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 Nikki Fried

August 23, 2022

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

1. Respectfully request approval of the minutes of the March 29, 2022, Cabinet meeting.

(ATTACHMENT 1)

RECOMMEND APPROVAL

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

(ATTACHMENT 2)

RECOMMEND APPROVAL

3. Respectfully request approval of and authority to publish Notices of Proposed Rule in the Florida Administrative Register, for rules relating to Property Tax Oversight 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.

(ATTACHMENT 3)

RECOMMEND APPROVAL

4. Respectfully request approval of and authority to publish Notices of Proposed Rule in the Florida Administrative Register, for rules relating to the Child Support Program 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.

(ATTACHMENT 4)

RECOMMEND APPROVAL

ATTACHMENT 1

In Re: Florida Cabinet Meeting

March 29, 2022



Raising the Bar!

STATE OF FLORIDA

IN RE: MEETING OF THE GOVERNOR AND CABINET

CABINET MEMBERS: GOVERNOR RON DESANTIS

ATTORNEY GENERAL ASHLEY MOODY

CHIEF FINANCIAL OFFICER JIMMY PATRONIS COMMISSIONER OF AGRICULTURE NIKKI FRIED

TIME: Tuesday, March 29, 2022

COMMENCED: 9:00 a.m. - 11:19 a.m.

LOCATION: CABINET MEETING ROOM

LOWER LEVEL, THE CAPITOL

TALLAHASSEE, FL

This cause came on to be heard at the time and place aforesaid, when and where the following proceedings were stenographically reported by: Stephanie Nargiz, FPR-C, RPR

Job No.: 241745

Page 101 including the Gopher Tortoise, Sherman's Fox Squirrel, 1 2 the Burrowing Owl and the Florida Sandhill Crane. 3 these are certainly opportunities for us to protect all of those. So thank you for bringing this item 4 before us. 5 6 MR. ALBURY: Yes, ma'am. Second item, item 27, Todd Clemons Unit 1 in 7 8 Okeechobee County we are requesting approval and 9 option agreement to acquire 932 acre perpetual conservation easement within the Todd Clemons Unit 1 10 Project and designation, once again, of the Florida 11 12 Forest Services, the monitoring agency. The Trustees' purchase price is \$2,260,000 of which 89 percent or 13 14 \$2 million may be provided through the U.S. Air Force 15 Readiness and Environmental Protection Initiative 16 Grant for the Avon Park Air Force Rangers Sentinel 17 Landscape Program. Staff recommends approval of the 18 item. 19 All right. I move to GOVERNOR DESANTIS: Is there a second? 20 approve. 21 COMMISSIONER FRIED: Second. 22 GOVERNOR DESANTIS: No objection, the motion 23 carries. Think, sir. 24 Thank you all. MR. ALBURY: Zingale. 25 DEPARTMENT OF REVENUE

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1	Jim Zingale
2	MR. ZINGALE. Good morning. The old guy in the
3	room up here. Governor, Cabinet, fairly short agenda.
4	The Department requests approval of the Minutes.
5	GOVERNOR DESANTIS: All right. I move to approve
6	to approve the item. Is there a second?
7	COMMISSIONER FRIED: Second.
8	GOVERNOR DESANTIS: Hearing no objection, the
9	motion carries.
10	MR. ZINGALE: The agenda today consists of three
11	items that address the general tax, property tax, and
12	child support areas. These items primarily address
13	rule changes stemming from legislation passed during
14	the 2021 Legislative Session. The following legal
15	statement relates to all three items and helps us from
16	bringing amendments back. The Department requests
17	approval of and authority to publish notice of
18	proposed rules in the Florida Administrative Register
19	for rules relating to general tax, property tax, and
20	child support, and further requests approval to file
21	and certify with the Secretary of State for financial
22	adoption Under Chapter 120 Florida Statute, if the
23	substance of the proposed rules remain unchanged upon
24	reaching the date of application for final adoption.
25	Okay. Item number 2 addresses rules relating to

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- 1 foreign tax bills passed during the '21 session.
- 2 Request approval.
- 3 GOVERNOR DESANTIS: All right. I move to
- 4 approve. Is there a second?
- 5 COMMISSIONER FRIED: Second.
- 6 GOVERNOR DESANTIS: No objection, the motion
- 7 carries.
- 8 MR. ZINGALE: Item number 3 relates to rules
- 9 relating to three property tax bills and tax packages
- 10 that were adopted during the '21 session. Request
- 11 approval.
- GOVERNOR DESANTIS: I move to approve. Is there
- 13 a second?
- 14 COMMISSIONER MOODY: Second.
- 15 GOVERNOR DESANTIS: Hearing no objection, the
- 16 motion carries.
- MR. ALBURY: Finally, Item number 4 consists of
- 18 10 child support rule and related forms to reflect
- 19 current department practices. We request approval of
- 20 item 4.
- 21 GOVERNOR DESANTIS: All right. I move to
- 22 approve. Is there a second?
- 23 COMMISSIONER PATRONIS: Second.
- 24 GOVERNOR DESANTIS: Hearing no objection, the
- 25 motion carries. Thank you, sir.

Page 104 MR. ALBURY: That concludes the agenda. 1 Thank 2 you, as always. Appreciate it. 3 GOVERNOR DESANTIS: One second. COMMISSIONER PATRONIS: Dr. Z, thank you. Τ understand Lisa's retired. Can you please pass on our 5 regards to her and thank her for her service? 6 MR. ALBURY: She's retired first week of next 7 8 month, and I'm working her really hard all the way up 9 to that final date, but I will certainly pass that 10 along. She is retiring, taking a longstanding vacation, and then after 6 months will be looking for 11 12 employment again. 13 COMMISSIONER PATRONIS: Well, she been an amazing 14 public servant, and anyway, we're better off because 15 of her. Anyway, so I wanted to pass the words. 16 MR. ALBURY: I appreciate that, and have been the one that's benefited the most in the room. 17 18 GOVERNOR DESANTIS: Thank you. 19 MR. ALBURY: Thank you. 20 GOVERNOR DESANTIS: All right. Law enforcement. 21 DEPARTMENT OF LAW ENFORCEMENT 22 Ron Draa 23 Good morning, Governor and Cabinet MR. DRAA: Members. Ron Draa, Chief of Staff for the Florida 24 25 Department of Law Enforcement. The Department has

ATTACHMENT 2



Florida Department of Revenue Office of the Executive Director

Jim Zingale Executive Director

5050 West Tennessee Street, Tallahassee, FL 32399

floridarevenue.com

August 23, 2022

MEMORANDUM

TO: The Honorable Ron DeSantis, Governor

Attention: Melissa Smith, Deputy Chief of Staff

The Honorable Jimmy Patronis, Chief Financial Officer Attention: Tanya Cooper, Director of Cabinet Affairs

Robert Tornillo, Senior Cabinet Aide

The Honorable Ashley Moody, Attorney General

Attention: Erin Sumpter, Director of Cabinet Affairs

The Honorable Nikki Fried, Commissioner of Agriculture Attention: Kyle W. Troop, Director of Cabinet Affairs

Nicole DiBartolomeo, Deputy Director of Cabinet Affairs

THRU: Jim Zingale, Executive Director

FROM: Andrea Moreland, Deputy Executive Director

Alec Yarger, Director, Legislative and Cabinet Services

Janet Young, Agency Rules Coordinator

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 for the proposed rules. The Department therefore requests approval to publish a Notice of Proposed Rule in the *Florida Administrative Register* for the following proposed rules:

Chapter 12-6 Informal Protest and Appeal Procedure

Rule 12-6.001, F.A.C., Application of Rules

<u>Chapter 12-24 Payment of Taxes and Submission of Returns by Electronic Means; Taxpayer Recordkeeping</u> and Retention Requirements

- Rule 12-24.002, F.A.C., Definitions
- Rule 12-24.003, F.A.C., Requirements to File or Pay Taxes by Electronic Means

Chapter 12A-1 Sales and Use Tax

- Rule 12A-1.005, F.A.C., Admissions
- Rule 12A-1.059, F.A.C., Fuels
- Rule 12A-1.087, F.A.C., Exemption for Power Farm Equipment; Electricity Used for Certain Agricultural Purposes; Suggested Exemption Certificate for Items Used for Agricultural Purposes
- Rule 12A-1.097, F.A.C., Public Use Forms

Chapter 12A-16 Rental Car Surcharge

• Rule 12A-16.008, F.A.C., Public Use Forms

Chapter 12A-19 Communications Services Tax

• Rule 12A-19.100, F.A.C., Public Use Forms

Chapter 12B-4 Documentary Stamp Tax

• Rule 12B-4.003, F.A.C., Public Use Forms

Chapter 12B-5 Tax on Motor Fuels, Diesel Fuels, Aviation Fuels, Pollutants, and Natural Gas Fuel

• Rule 12B-5.150, F.A.C., Public Use Forms

Chapter 12B-6 Gross Receipts Tax

Rule 12B-6.005, F.A.C., Payment of Tax; Reports; Public Use Forms

Chapter 12B-7 Severance Taxes, Fees, and Surcharges

- Rule 12B-7.008, F.A.C., Public Use Forms
- Rule 12B-7.026, F.A.C., Public Use Forms
- Rule 12B-7.031, F.A.C., Public Use Forms

Chapter 12B-8 Insurance Premium Taxes, Fees and Surcharges

• Rule 12B-8.003, F.A.C., Tax Statement; Overpayments

Chapter 12C-1 Corporate Income Tax

- Rule 12C-1.013, F.A.C., Adjusted Federal Income Defined
- Rule 12C-1.0198, F.A.C., Internship Tax Credit Program
- Rule 12C-1.042, F.A.C., Methods of Accounting
- Rule 12C-1.051, F.A.C., Forms

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, if any] remain unchanged upon reaching the date applicable to filing for final adoption pursuant to s. 120.54(3)(e)2., F.S.

Chapter 12-6 Informal Protest and Appeal Procedure

Why are the proposed rules necessary?

The purpose of the proposed amendments to Rule 12-6.001(2)(b), F.A.C., is to clarify that a notice is issued when it is created and dated, and to clarify the Department's current practice of sending notices to taxpayers or authorized representatives via regular mail.

What do the proposed rules do?

The amendments to Rule 12B-6.001(2)(b), F.A.C., update current rule language regarding the method by which the Department sends notices to taxpayers and their representatives. The amendments also update the rule to specify that certain notices will be sent by email or fax to the last known email or fax number of the taxpayer or authorized representative when affirmative consent is provided by the taxpayer or authorized representative.

Were comments received from external parties?

No. The Department published a Notice of Rule Development on July 12, 2022, and scheduled a workshop for July 27, 2022, if requested in writing. No request was received.

<u>Chapter 12-24 Payment of Taxes and Submission of Returns by Electronic Means; Taxpayer Recordkeeping and Retention Requirements</u>

Why are the proposed rules necessary?

Section 213.755(1), F.S., authorizes the Executive Director of the Department of Revenue to require a taxpayer to file returns and remit payments by electronic means when the amount of tax paid by the taxpayer in the previous state fiscal year was more than \$20,000. Effective January 1, 2023, Chapter 2022-151, L.O.F., reduces the electronic filing threshold for a taxpayer to file returns and remit payments from \$20,000 to \$5,000. The purpose of this rulemaking is to incorporate the reduced electronic filing threshold and to provide the taxes for which a taxpayer meeting the electronic filing threshold beginning January 1, 2023, will be required to either pay taxes by electronic means or to file tax returns and pay taxes by electronic means.

What do the proposed rules do?

Beginning January 1, 2023, the proposed amendments to Rule 12-24.002, F.A.C. (Definitions), and to Rule 12-24.003, F.A.C. (Requirements to File or to Pay Taxes by Electronic Means), incorporate the reduced electronic filing threshold of \$5,000 for those taxes for which a taxpayer is currently required to remit payments by electronic means or to file returns and remit payments by electronic means. The proposed amendments also require taxpayers who meet the electronic filing threshold of \$5,000 beginning January 1, 2023, for documentary stamp tax, insurance premium taxes, fees, regulatory assessments, excise taxes, and surcharges, and pollutant taxes to file tax returns and pay taxes by electronic means. In addition, the proposed amendments remove reference to the emergency excise tax and the water treatment upgrade fees that are no longer imposed.

Were comments received from external parties?

No. The Department published a Notice of Rule Development on July 12, 2022, and scheduled a workshop for July 27, 2022, if requested in writing. No request was received.

Chapter 12A-1 Sales and Use Tax

Why are the proposed rules necessary?

The purpose of this rulemaking is to implement the following law changes:

- Section 212.04(2)(a)5., F.S., provides for an exemption from tax for admissions to certain professional or collegiate sporting events. Section 19 of Chapter 2022-97, L.O.F., revises s. 212.04(2)(a)5., F.S., to include additional events. The purpose of this rulemaking is to implement this law change by amending Rule 12A-1.005, F.A.C.
- Section 212.08(7)(b), F.S., provides for an exemption from tax for certain combustible fuels used in an industrial manufacturing, processing, compounding, or production process at a fixed location in this state. Section 23 of Chapter 2022-97, L.O.F., revises s. 212.08(7)(b), F.S., to include hydrogen as one of the specified exempt combustible fuels. The purpose of this rulemaking is to implement this law change by amending Rule 12A-1.059, F.A.C.
- Section 212.08(3)(b), F.S., provides for an exemption from tax for that portion of the sales price below \$20,000 for a trailer weighing 12,000 pounds or less purchased by a farmer for agriculture production and transportation. Section 212.08(5)(b), F.S., provides for an exemption from tax for purchases of materials used to construct or repair fencing used in agricultural production. Section 23 of Chapter 2022-97, L.O.F., revises s. 212.08(3)(b), F.S., by allowing the exemption from tax for any trailer purchased by a farmer for agriculture production and transportation and revises the exemption for purchases of certain fencing materials provided by s. 212.08(5)(b), F.S., by including additional materials that qualify for the exemption. The purpose of this rulemaking is to implement this law change by amending Rule 12A-1.087, F.A.C.
- Section 213.755(1), F.S., authorizes the Executive Director of the Department of Revenue to require
 a taxpayer to file returns and remit payments by electronic means when the amount of tax paid by
 the taxpayer in the previous state fiscal year was more than \$20,000. Effective January 1, 2023,
 Chapter 2022-151, L.O.F., reduces the electronic filing threshold for a taxpayer to file returns and
 remit payments from \$20,000 to \$5,000. The purpose of this rulemaking is to implement this law
 change and provide clarifying updates by amending Rule 12A-1.097, F.A.C.

What do the proposed rules do?

- The proposed amendments to Rule 12A-1.005(2)(d), F.A.C., include additional exemptions from tax for admission to certain FIFA World Cup matches, Formula One Grand Prix races, and the Daytona 500, including certain qualifying or support races.
- The proposed amendments to Rule 12A-1.059(2)(a), F.A.C., incorporate the exemption from tax for hydrogen used in the manufacturing, processing, compounding, or production of tangible personal property for sale, as well as update the exemption certificate used to document the exempt purchase.
- The proposed amendments to Rule 12A-1.087(4), F.A.C., incorporate changes to the exemption from tax for the purchase of a trailer by a farmer for agriculture production and transportation. The proposed amendments to Rule 12A-1.087(10), F.A.C., incorporate the changes to the exemption from tax for the purchase of a trailer by a farmer for agriculture production and transportation and the exemption from tax for purchases of materials used to construct or repair fencing used in agricultural production in the exemption certificate used to document exempt purchases.
- Beginning January 1, 2023, the proposed amendments to Rule 12A-1.097, F.A.C., incorporate the
 reduced electronic filing threshold of \$5,000 requiring the electronic filing of tax returns and
 electronic payment of tax. Form DR-15N (*Instructions for DR-15 Sales and Use Tax Returns*) and
 Form DR-15EZN (*Instructions for DR-15EZ Sales and Use Tax Returns*) are revised to notify taxpayers

of the lowered threshold amount requiring taxpayers to file Forms DR-15 (*Sales and Use Tax Return*) and DR-15EZ (*Sales and Use Tax Return*) and pay the tax by electronic means. Form DR-1N (*Registering Your Business*) is revised to clarify sales and use tax registration instructions for motor vehicle rental companies, car sharing services, and peer-to-peer car sharing programs by adding a bullet for motor vehicle rental companies under the column for businesses required to submit Form DR-1 (*Florida Business Tax Application*) for each business location, and a bullet for car-sharing services and peer-to-peer car sharing programs under the column for businesses required to submit Form DR-1 for each county.

Form changes include:

- DR-15N (Instructions for DR-15 Sales and Use Tax Returns)
- DR-15EZN (Instructions for DR-15EZ Sales and Use Tax Returns)
- DR-1N (Registering Your Business)

Were comments received from external parties?

Workshop scheduled June 2, 2022: No. The Department published a Notice of Rule Development on May 18, 2022, and scheduled a workshop for June 2, 2022 if requested in writing. No request was received.

Workshop scheduled July 27, 2022: No. The Department published a Notice of Rule Development on July 12, 2022, and scheduled a workshop for July 27, 2022, if requested in writing. No request was received.

Chapter 12A-16 Rental Car Surcharge

Why are the proposed rules necessary?

Section 213.755(1), F.S., authorizes the Executive Director of the Department of Revenue to require a taxpayer to file returns and remit payments by electronic means when the amount of tax paid by the taxpayer in the previous state fiscal year was more than \$20,000. Effective January 1, 2023, Chapter 2022-151, L.O.F., reduces the electronic filing threshold for a taxpayer to file returns and remit payments from \$20,000 to \$5,000. The purpose of this rulemaking is to implement this law change and to provide clarifying updates.

What do the proposed rules do?

Beginning January 1, 2023, the proposed amendments to Rule 12A-16.008, F.A.C., incorporate the reduced electronic filing threshold of \$5,000 requiring the electronic filing of tax returns and electronic payment of taxes, fees, and surcharges. Form DR-15SWN (*Instructions for DR-15SW Solid Waste and Surcharge Return*) is revised to notify taxpayers of the lowered threshold amount requiring taxpayers to file Form DR-15SW (*Solid Waste and Surcharge Return*) and pay the taxes, fees, and surcharges by electronic means. Form DR-15SWN is also revised to provide clarifying language for separately stating the lead-acid battery fee on invoices and provides registration requirements for motor vehicle rental companies, car-sharing services and peer-to-peer car-sharing programs.

Form changes include:

• DR-15SWN (Instructions for DR-15SW Solid Waste and Surcharge Return)

Were comments received from external parties?

No. The Department published a Notice of Rule Development on July 12, 2022, and scheduled a workshop for July 27, 2022, if requested in writing. No request was received.

Chapter 12A-19 Communications Services Tax

Why are the proposed rules necessary?

Section 213.755(1), F.S., authorizes the Executive Director of the Department of Revenue to require a taxpayer to file returns and remit payments by electronic means when the amount of tax paid by the taxpayer in the previous state fiscal year was more than \$20,000. Effective January 1, 2023, Chapter 2022-151, L.O.F., reduces the electronic filing threshold for a taxpayer to file returns and remit payments from \$20,000 to \$5,000. The purpose of this rulemaking is to implement this law change and update the name of a local jurisdiction.

What do the proposed rules do?

Beginning January 1, 2023, the proposed amendments to Rule 12A-19.100, F.A.C., incorporate the reduced electronic filing threshold of \$5,000 requiring the electronic filing of tax returns and electronic payment of tax. Form DR-700016 (*Florida Communications Services Tax Return*) is revised to notify taxpayers of the lowered threshold amount requiring taxpayers to file the return and pay the tax by electronic means. Form DR-700016 is also revised to update the name of a local jurisdiction within Palm Beach County from Lake Worth to Lake Worth Beach pursuant to city ordinance (number 2018-18, § 7, 12-13-18, passed at referendum 3-12-19).

Form changes include:

• DR-700016 (Florida Communications Services Tax Return)

Were comments received from external parties?

No. The Department published a Notice of Rule Development on July 12, 2022, and scheduled a workshop for July 27, 2022, if requested in writing. No request was received.

Chapter 12B-4 Documentary Stamp Tax

Why are the proposed rules necessary?

Section 213.755(1), F.S., authorizes the Executive Director of the Department of Revenue to require a taxpayer to file returns and remit payments by electronic means when the amount of tax paid by the taxpayer in the previous state fiscal year was more than \$20,000. Effective January 1, 2023, Chapter 2022-151, L.O.F., reduces the electronic filing threshold for a taxpayer to file returns and remit payments from \$20,000 to \$5,000. The purpose of this rulemaking is to implement this law change.

What do the proposed rules do?

Beginning January 1, 2023, the proposed amendments to Rule 12B-4.003, F.A.C., incorporate the reduced electronic filing threshold of \$5,000 requiring the electronic filing of tax returns and electronic payment of tax and any surtax that may be due. Form DR-225 (*Documentary Stamp Tax Return for Registered Taxpayers' Unrecorded Documents*) is revised to notify taxpayers of the lowered threshold amount requiring taxpayers to file the return and pay the tax and any surtax that may be due by electronic means.

Form changes include:

• DR-225 (Documentary Stamp Tax Return for Registered Taxpayers' Unrecorded Documents)

Were comments received from external parties?

No. The Department published a Notice of Rule Development on July 12, 2022, and scheduled a workshop for July 27, 2022, if requested in writing. No request was received.

Chapter 12B-5 Tax on Motor Fuels, Diesel Fuels, Aviation Fuels, Pollutants, and Natural Gas Fuel

Why are the proposed rules necessary?

Section 213.755(1), F.S., authorizes the Executive Director of the Department of Revenue to require a taxpayer to file returns and remit payments by electronic means when the amount of tax paid by the taxpayer in the previous state fiscal year was more than \$20,000. Effective January 1, 2023, Chapter 2022-151, L.O.F., reduces the electronic filing threshold for a taxpayer to file returns and remit payments from \$20,000 to \$5,000. The purpose of this rulemaking is to implement this law change and to provide a clarifying update.

What do the proposed rules do?

Beginning January 1, 2023, the proposed amendments to Rule 12B-5.150, F.A.C., incorporate the reduced electronic filing threshold of \$5,000 requiring the electronic filing of tax returns and electronic payment of tax. Form DR-176 (*Application for Air Carrier Fuel Tax License*) is revised to notify taxpayers that file Form DR-182 (*Florida Air Carrier Fuel Tax Return*) of the lowered threshold amount requiring taxpayers to pay the tax associated with Form DR-182 by electronic means. Form DR-182 is also revised to notify taxpayers of the lowered threshold amount requiring taxpayers to pay the tax associated with Form DR-182 by electronic means. Form DR-904 (*Pollutants Tax Return*) is revised to notify taxpayers of the lowered threshold amount requiring taxpayers to file Form DR-904 and pay the tax by electronic means. Form DR-904 is also revised to provide clarifying language related to requesting a refund of pollutant taxes.

Form changes include:

- DR-176 (Application for Air Carrier Fuel Tax License)
- DR-182 (Florida Air Carrier Fuel Tax Return)
- DR-904 (Pollutants Tax Return)

Were comments received from external parties?

No. The Department published a Notice of Rule Development on July 12, 2022, and scheduled a workshop for July 27, 2022, if requested in writing. No request was received.

Chapter 12B-6 Gross Receipts Tax

Why are the proposed rules necessary?

Section 213.755(1), F.S., authorizes the Executive Director of the Department of Revenue to require a taxpayer to file returns and remit payments by electronic means when the amount of tax paid by the taxpayer in the previous state fiscal year was more than \$20,000. Effective January 1, 2023, Chapter 2022-151, L.O.F., reduces the electronic filing threshold for a taxpayer to file returns and remit payments from \$20,000 to \$5,000. The purpose of this rulemaking is to implement this law change.

What do the proposed rules do?

Beginning January 1, 2023, the proposed amendments to Rule 12B-6.005, F.A.C., incorporate the reduced electronic filing threshold of \$5,000 requiring the electronic filing of tax returns and electronic payment of tax. Form DR-133 (*Gross Receipts Tax Return*) is revised to notify taxpayers of the lowered threshold amount requiring taxpayers to file the return and pay the tax by electronic means.

Form changes include:

• DR-133 (Gross Receipts Tax Return)

Were comments received from external parties?

No. The Department published a Notice of Rule Development on July 12, 2022, and scheduled a workshop for July 27, 2022, if requested in writing. No request was received.

Chapter 12B-7 Severance Taxes, Fees, and Surcharges

Why are the proposed rules necessary?

Section 213.755(1), F.S., authorizes the Executive Director of the Department of Revenue to require a taxpayer to file returns and remit payments by electronic means when the amount of tax paid by the taxpayer in the previous state fiscal year was more than \$20,000. Effective January 1, 2023, Chapter 2022-151, L.O.F., reduces the electronic filing threshold for a taxpayer to file returns and remit payments from \$20,000 to \$5,000. The purpose of this rulemaking is to implement this law change.

What do the proposed rules do?

Beginning January 1, 2023, the proposed amendments to Rules 12B-7.008, 12B-7.026, and 12B-7.031, F.A.C., incorporate the reduced electronic payment threshold of \$5,000 requiring the electronic payment of taxes, fees, and surcharges. Forms DR-144 (*Gas and Sulfur Production Quarterly Tax Return*); DR-144ES (*Declaration of Estimated Gas and Sulfur Production Tax*); DR-145 (*Oil Production Monthly Tax Return*); DR-145X (*Oil Production Monthly Amended Return*); DR-142 (*Solid Mineral Severance Tax Return*); DR-142ES (*Declaration/Installment Payment of Estimated Solid Mineral Severance Tax*); and DR-146 (*Miami-Dade County Lake Belt Mitigation Fees Return*) are revised to notify taxpayers of the lowered threshold amount requiring taxpayers to pay the taxes, fees, and surcharges by electronic means.

Form changes include:

- DR-144 (Gas and Sulfur Production Quarterly Tax Return)
- DR-144ES (Declaration of Estimated Gas and Sulfur Production Tax)
- DR-145 (Oil Production Monthly Tax Return)
- DR-145X (Oil Production Monthly Amended Return)
- DR-142 (Solid Mineral Severance Tax Return)
- DR-142ES (Declaration/Installment Payment of Estimated Solid Mineral Severance Tax)
- DR-146 (Miami-Dade County Lake Belt Mitigation Fees Return)

Were comments received from external parties?

No. The Department published a Notice of Rule Development on July 12, 2022, and scheduled a workshop for July 27, 2022, if requested in writing. No request was received.

Chapter 12B-8 Insurance Premium Taxes, Fees and Surcharges

Why are the proposed rules necessary?

Section 213.755(1), F.S., authorizes the Executive Director of the Department of Revenue to require a taxpayer to file returns and remit payments by electronic means when the amount of tax paid by the taxpayer in the previous state fiscal year was more than \$20,000. Effective January 1, 2023, Chapter 2022-151, L.O.F., reduces the electronic filing threshold for a taxpayer to file returns and remit payments from \$20,000 to \$5,000. The purpose of this rulemaking is to implement this law change and to provide other updates.

What do the proposed rules do?

Beginning January 1, 2023, the proposed amendments to Rule 12B-8.003, F.A.C., incorporate the reduced electronic filing threshold of \$5,000 requiring the electronic filing of tax returns and electronic payment of tax. Forms DR-907N (*Instructions for Filing Insurance Premium Installment Payment (Form DR-907)*) and DR-908N (*Instructions for Preparing Form DR-908 Insurance Premium Taxes and Fees Return*) are revised to notify taxpayers of the lowered threshold amount requiring taxpayers to file Form DR-908 (*Insurance Premium Taxes and Fees Return*) and pay the tax by electronic means.

Other updates include:

- Forms DR-907N, DR-908, and DR-908N are revised to incorporate the Strong Families and New Worlds Reading Initiative tax credits that may be taken against insurance premium tax.
- Form DR-908 and Form DR-350900 (Insurance Premium Tax Information for Schedules XII and XIII, Form DR-908) are revised to update the name of a local jurisdiction within Palm Beach County from Lake Worth to Lake Worth Beach pursuant to city ordinance (number 2018-18, § 7, 12-13-18, passed at referendum 3-12-19).

Form changes include:

- DR-907N (Instructions for Filing Insurance Premium Installment Payment (Form DR-907))
- DR-908 (Insurance Premium Taxes and Fees Return)
- DR-908N (Instructions for Preparing Form DR-908 Insurance Premium Taxes and Fees Return)
- DR-350900 (Insurance Premium Tax Information for Schedules XII and XIII, Form DR-908)

Were comments received from external parties?

No. The Department published a Notice of Rule Development on July 12, 2022, and scheduled a workshop for July 27, 2022, if requested in writing. No request was received.

Chapter 12C-1 Corporate Income Tax

Why are the proposed rules necessary?

- The purpose of the proposed amendments to Rule 12C-1.013(3), F.A.C., is to delete obsolete language.
- The purpose of the creation of Rule 12C-1.0198, F.A.C., is to implement the Florida Internship Tax Credit Program pursuant to s. 220.198, F.S., as created by section 34 of Chapter 2021-31, L.O.F., during the 2021 legislative session.
- The purpose of the proposed amendments to Rule 12C-1.042, F.A.C., is to repeal the rule, as it contains obsolete language related to long-term contract adjustments.
- Section 213.755(1), F.S., authorizes the Executive Director of the Department of Revenue to require
 a taxpayer to file returns and remit payments by electronic means when the amount of tax paid by
 the taxpayer in the previous state fiscal year was more than \$20,000. Effective January 1, 2023,
 Chapter 2022-151, L.O.F., reduces the electronic filing threshold for a taxpayer to file returns and
 remit payments from \$20,000 to \$5,000. The purpose of this rulemaking is to implement this law
 change and to provide other updates.

What do the proposed rules do?

- The proposed rulemaking deletes paragraph 12C-1.013(3)(b), as it consists of a cross-reference to Rule 12C-1.042, F.A.C., which is proposed for repeal, and also deletes obsolete language related to long-term contract adjustments in Rule 12C-1.013(3)(a); emergency excise tax in Rule 12C-1.013(3)(c); and installment sales adjustments in Rule 12C-1.013(3)(e). The proposed rulemaking specifies that the flush left paragraph in s. 220.131(1), F.S., referenced in Rule 12C-1.013(3)(a), may be viewed in the 1985 edition of the Florida Statutes.
- Under s. 220.198, F.S., a business is eligible for a credit against the tax imposed by Ch. 220, F.S., equal to \$2,000 per student intern, but may not claim more than \$10,000 in any one taxable year. Rule 12C-1.0198, F.A.C., is created to implement the provisions of s. 220.198, F.S., and to provide guidelines for the eligibility to receive a credit against corporate income/franchise tax. Revisions to Rule 12C-1.051, F.A.C., incorporate Form F-1198 (Florida Internship Tax Credit Program Application for Tax Credit). To claim a tax credit, businesses must meet the criteria specified in s. 220.198(3) and (4), F.S.
- The proposed rulemaking repeals Rule 12C-1.042, F.A.C.
- Beginning January 1, 2023, the proposed amendments to Rule 12C-1.051, F.A.C., incorporate the
 reduced electronic filing threshold of \$5,000 requiring the electronic filing of tax returns and
 electronic payment of tax. Form F-1120N (Instructions for Corporate Income/Franchise Tax
 Return) is revised to notify taxpayers of the lowered threshold amount requiring taxpayers to file
 Form F-1120 (Florida Corporate Income/Franchise Tax Return) and pay the tax by electronic means.
 Other updates include:
 - Form F-1120 is revised to update the tax rate from 3.535% to 5.5% pursuant to s. 220.1105(5),
 F.S., and also revised to remove references to the obsolete Florida renewable energy production tax credit and to Internal Revenue Code s. 179 expenses.
 - Forms F-1120, F-1120N, and F-2220 are revised to incorporate the Strong Families and New Worlds Reading Initiative tax credits that may be taken against corporate income/franchise tax.
 - Form F-1198 is incorporated within the rule as part of the administration of the Florida Internship Tax Credit Program. This form is the means by which taxpayers may apply for an internship tax credit against corporate income/franchise tax.

Form changes include:

- F-1120 (Florida Corporate Income/Franchise Tax Return)
- F-1120N (Instructions for Corporate Income/Franchise Tax Return)
- F-1198 (Florida Internship Tax Credit Program Application for Tax Credit) (new form)
- F-2220 (Underpayment of Estimated Tax on Florida Corporate Income/Franchise Tax)

Were comments received from external parties?

<u>Workshop held April 27, 2022</u>: Yes. The Department published a Notice of a Rule Development Workshop on April 1, 2022, and held a workshop on April 27, 2022. During the workshop, the Department received several questions regarding the eligibility of the internship for students enrolled in various academic and technical programs; staff members explained that if a person met the requirements provided in the rule, then they would be considered a student intern and that it is not the program itself that would qualify for an internship. No comments regarding the substance of the rule were received. No written comments were received by the Department.

Workshop scheduled July 27, 2022: No. The Department published a Notice of Rule Development on July 12, 2022, and scheduled a workshop for July 27, 2022, if requested in writing. No request was received.

For each rule, attached are copies of:

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

STATE OF FLORIDA

DEPARTMENT OF REVENUE

CHAPTER 12-6, FLORIDA ADMINISTRATIVE CODE

INFORMAL PROTEST AND APPEAL PROCEDURE

AMENDING RULE 12-6.001

SUMMARY OF PROPOSED RULE

The amendments to Rule 12B-6.001(2)(b), F.A.C., update current rule language regarding the method by which the Department sends notices to taxpayers and their representatives. The amendments also update the rule to specify that certain notices will be sent by email or fax to the last known email or fax number of the taxpayer or authorized representative when affirmative consent is provided by the taxpayer or authorized representative.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

The purpose of the proposed amendments to Rule 12-6.001(2)(b), F.A.C., is to clarify that a notice is issued when it is created and dated, and to clarify the Department's current practice of sending notices to taxpayers or authorized representatives via regular mail.

FEDERAL COMPARISON STATEMENT

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

SUMMARY OF RULE DEVELOPMENT WORKSHOP

July 27, 2022

A Notice of Proposed Rule Development was published in the *Florida Administrative Register* on July 12, 2022 (Vol. 48, No. 134), to advise the public of the proposed changes to Rule 12-6.001, 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 on July 27, 2022. No request was received, and no workshop was held. No written comments were received by the Department.

NOTICE OF PROPOSED RULE

DEPARTMENT OF REVENUE

Departmental

RULE NO.:

RULE TITLE:

12-6.001

Application of Rules

notices to taxpayers or authorized representatives via regular mail.

PURPOSE AND EFFECT: The purpose of the proposed amendments to Rule 12-6.001(2)(b), F.A.C., is to clarify that a notice is issued when it is created and dated, and to clarify the Department's current practice of sending

SUMMARY: The amendments to Rule 12B-6.001(2)(b), F.A.C., update current rule language regarding the method by which the Department sends notices to taxpayers and their representatives. The amendments also update the rule to specify that certain notices will be sent by email or fax to the last known email or fax number of the taxpayer or authorized representative when affirmative consent is provided by the taxpayer or authorized representative.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE

RATIFICATION:

The Agency has determined that this 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 SERC has not been prepared by the Agency.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: 1) no requirement for the Statement of Economic Regulatory Costs (SERC) was triggered under Section 120.541(1), F.S.; and 2) based on past experiences regarding rules of this nature, the adverse impact or regulatory cost, if any, do not exceed nor would exceed any one of the economic analysis criteria in a SERC, as set forth in Section 120.541(2)(a), F.S.

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

RULEMAKING AUTHORITY: 72.011(2), 213.06(1), 213.21(1) FS.

LAW IMPLEMENTED: 72.011, 213.0537, 213.21(1) FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE

DATE, TIME AND PLACE SHOWN BELOW (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD):

DATE AND TIME: TBD

PLACE: TBD

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to

participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by

contacting: Tonya Fulford at (850)717-6799. If you are hearing or speech impaired, please contact the agency using

the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Jennifer Ensley, Technical

Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443,

telephone (850)717-7659, email RuleComments@floridarevenue.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

12-6.001 Application of Rules.

(1) No change

(2)(a) No change

(b) Notices issued by the Department pursuant to this rule chapter will be <u>sent</u> issued to the taxpayer, unless the

taxpayer submits a completed Power of Attorney and Declaration of Representative (Form DR-835, incorporated by

reference in Rule rule 12-6.0015, F.A.C.) which instructs the Department as to whom how the taxpayer wants these

notices to be sent issued (see paragraph 12-6.005(1)(d), F.A.C.). A notice is issued when the notice is created and

dated. Notices will be sent to the taxpayer or authorized representative by United States Postal Service to the last

known mailing address of the taxpayer or authorized representative. Notices of Proposed Assessment and Notices of

Proposed Refund Denial may also be sent by email or fax to the last known email address or fax number with the

affirmative consent of the taxpayer or authorized representative.

(c) through (d) No change

(3) No change

Rulemaking Authority 72.011(2), 213.06(1), 213.21(1) FS. Law Implemented 72.011, 213.0537, 213.21(1) FS.

History-New 10-8-81, Formerly 12-6.01, Amended 3-6-03, XX-XX-XX.

NAME OF PERSON ORIGINATING PROPOSED RULE: Jennifer Ensley

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: (Date of Cabinet Meeting)

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: July 12, 2022

STATE OF FLORIDA

DEPARTMENT OF REVENUE

CHAPTER 12-24. FLORIDA ADMINISTRATIVE CODE

PAYMENT OF TAXES AND SUBMISSION OF RETURNS BY ELECTRONIC MEANS;

TAXPAYER RECORDKEEPING AND RETENTION REQUIREMENTS

AMENDING RULES 12-24.002 and 12-24.003

SUMMARY OF PROPOSED RULES

Beginning January 1, 2023, the proposed amendments to Rule 12-24.002, F.A.C. (Definitions), and to Rule 12-24.003, F.A.C. (Requirements to File or to Pay Taxes by Electronic Means), incorporate the reduced electronic filing threshold of \$5,000 for those taxes for which a taxpayer is currently required to remit payments by electronic means or to file returns and remit payments by electronic means. The proposed amendments also require taxpayers who meet the electronic filing threshold of \$5,000 beginning January 1, 2023, for documentary stamp tax, insurance premium taxes, fees, regulatory assessments, excise taxes, and surcharges, and pollutant taxes to file tax returns and pay taxes by electronic means. In addition, the proposed amendments remove reference to the emergency excise tax and the water treatment upgrade fees that are no longer imposed.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULES

Section 213.755(1), F.S., authorizes the Executive Director of the Department of Revenue to require a taxpayer to file returns and remit payments by electronic means when the amount of tax paid by the taxpayer in the previous state fiscal year was more than \$20,000. Effective January 1, 2023, Chapter 2022-151, L.O.F., reduces the electronic filing threshold for a taxpayer to file returns and remit payments from \$20,000 to \$5,000. The purpose of this rulemaking is to incorporate the reduced electronic filing threshold and to provide the taxes for which a taxpayer meeting the electronic filing threshold beginning January 1, 2023, will be required to either pay taxes by electronic means or to file tax returns and pay taxes by electronic means.

FEDERAL COMPARISON STATEMENT

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

SUMMARY OF RULE DEVELOPMENT WORKSHOP

July 27, 2022

A Notice of Proposed Rule Development was published in the *Florida Administrative Register* on July 12, 2022 (Vol. 48, No. 134), to advise the public of the proposed changes to Rules 12-24.002 and 12-24.003, 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 on July 27, 2022. No request was received, and no workshop was held. No written comments were received by the Department.

NOTICE OF PROPOSED RULE

DEPARTMENT OF REVENUE

Departmental

RULE NO.: RULE TITLE:

12-24.002 Definitions

12-24.003 Requirements to File or Pay Taxes by Electronic Means

PURPOSE AND EFFECT: Section 213.755(1), F.S., authorizes the Executive Director of the Department of Revenue to require a taxpayer to file returns and remit payments by electronic means when the amount of tax paid by the taxpayer in the previous state fiscal year was more than \$20,000. Effective January 1, 2023, Chapter 2022-151, L.O.F., reduces the electronic filing threshold for a taxpayer to file returns and remit payments from \$20,000 to \$5,000. The purpose of this rulemaking is to incorporate the reduced electronic filing threshold and to provide the taxes for which a taxpayer meeting the electronic filing threshold beginning January 1, 2023, will be required to either pay taxes by electronic means or to file tax returns and pay taxes by electronic means.

SUMMARY: Beginning January 1, 2023, the proposed amendments to Rule 12-24.002, F.A.C. (Definitions), and to Rule 12-24.003, F.A.C. (Requirements to File or to Pay Taxes by Electronic Means), incorporate the reduced electronic filing threshold of \$5,000 for those taxes for which a taxpayer is currently required to remit payments by electronic means or to file returns and remit payments by electronic means. The proposed amendments also require taxpayers who meet the electronic filing threshold of \$5,000 beginning January 1, 2023, for documentary stamp tax, insurance premium taxes, fees, regulatory assessments, excise taxes, and surcharges, and pollutant taxes to file tax returns and pay taxes by electronic means. In addition, the proposed amendments remove reference to the emergency excise tax and the water treatment upgrade fees that are no longer imposed.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

The Agency has determined that this 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 SERC has not been prepared by the Agency.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and

described herein: 1) no requirement for the Statement of Economic Regulatory Costs (SERC) was triggered under Section 120.541(1), F.S.; and 2) based on past experiences regarding rules of this nature, the adverse impact or regulatory cost, if any, do not exceed nor would exceed any one of the economic analysis criteria in a SERC, as set forth in Section 120.541(2)(a), F.S.

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

RULEMAKING AUTHORITY: 202.26(3)(a), 206.485(1), 213.06(1), 213.755(8), (9), 220.21(2), (3), 443.1317, 443.163(1) FS.

LAW IMPLEMENTED: 202.30, 206.485, 212.11(4)(f), 213.755, 220.21(2), (3), 443.163 FS., section 2, Ch. 2022-151 LOF.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD):

DATE AND TIME: TBD

PLACE: TBD

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Tonya Fulford at (850)717-6799. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Jennifer Ensley, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)717-7659, email RuleComments@floridarevenue.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

12-24.002 Definitions.

For the purposes of Part I of this rule chapter, the terms and phrases used in these rules shall have the meanings prescribed in this section.

- (1) through (19) No change
- (20) "Tax type" means a tax, surtax, surcharge, or fee that is subject to remittance of payments, and the submission of tax returns, information reports, or data, by electronic means to the Department. The tax types for

which taxpayers will be required to pay amounts due and/or submit tax returns, information reports, or data by electronic means are as follows:

- (a) No change
- (b) Corporate income/franchise tax and emergency excise tax;
- (c) through (g) No change
- (h) Miami-Dade Lake Belt mitigation fee and water treatment upgrade fees;
- (i) through (p) No change
- (21) through (22) No change

PROPOSED EFFECTIVE DATE: January 1, 2023

Rulemaking Authority 202.26(3)(a), 206.485(1), 213.06(1), 213.755(8), (9), 220.21(2), (3), 443.1317, 443.163(1)

FS. Law Implemented 202.30, 206.485, 213.755, 220.21(2), (3), 443.163 FS. History—New 12-19-89, Amended 1-891, 10-24-96, 4-30-02, 10-5-03, 6-1-09, 2-17-15, 11-12-20, XX-XX-XX.

12-24.003 Requirements to File or to Pay Taxes by Electronic Means.

- (1) Any taxpayer subject to the following taxes, surtaxes, surcharges, and fees who has paid that tax, surtax, surcharge, or fee in the prior state fiscal year in an amount of \$5,000 \$20,000 or more must pay the taxes, surtaxes, surcharges, or fees due during the succeeding calendar year by electronic means:
 - (a) Documentary stamp tax (other than remittances subject to Section 213.13, F.S.);
 - (a)(b) Fuel taxes reported on Form DR-182 (Florida Air Carrier Fuel Tax Return);
- (c) Insurance premium taxes, fees, regulatory assessments, excise taxes, and surcharges required to be remitted to the Department;
 - (b)(d) Miami-Dade Lake Belt mitigation fee and water treatment upgrade fees;
 - (e) Pollutant taxes imposed under Section 376.75, F.S., and under Chapter 206, Part IV, F.S.;
 - (c)(f) Severance taxes and surcharges on gas and sulfur production, oil production, and solid mineral severance.
- (2) The following taxpayers must pay taxes, surtaxes, surcharges, and fees and file tax returns by electronic means during the succeeding calendar year when the taxpayer:
- (a) Has paid any one of the following taxes, surtaxes, surcharges, or fees in the prior state fiscal year in an amount of \$5,000 \$20,000 or more:

1. No change

2. Corporate income/franchise tax and emergency excise tax;

3. Documentary stamp tax (other than remittances subject to Section 213.13, F.S.);

4.3. Gross receipts tax on natural gas, manufactured gas, or electricity; or,

5. Insurance premium taxes, fees, regulatory assessments, excise taxes, and surcharges required to be remitted

to the Department.

6. Pollutant taxes imposed under Section 376.75, F.S., and under Chapter 206, Part IV, F.S.;

7.4. Sales and use tax, discretionary sales surtaxes, any tourist development tax, tourist impact tax, or

convention development tax administered by the Department, rental car surcharge, and solid waste fees in the

aggregate amount of \$5,000 \$20,000 or more for all business locations.

8.5. Prepaid wireless E911 fees in the aggregate amount of 5,000 20,000 or more for all business locations.

(b) through (e) No change

(3) No change

(4) No change

(a) No change

(b) Any corporation with assets of \$10 million or more and that files at least 250 federal tax returns annually

with the Internal Revenue Service is required to file its federal income tax returns and its Florida corporate income

tax returns using the Internal Revenue Service e-File program. Any corporation that paid \$5,000 \$20,000 or more in

corporate income/franchise emergency excise tax in the prior fiscal year must file its Florida corporate

income/franchise tax return using the Internal Revenue Service e-File program.

(5) Any tax collector, as defined in Rule 12-24.002, F.A.C., who has paid the following taxes, surtaxes, fees,

and interest earned in an aggregate amount of \$5,000 \$20,000 during the prior state fiscal year, must pay the taxes,

surtaxes, fees, and interest earned, and file tax returns for those revenues, due during the succeeding calendar year

by electronic means:

(a) through (c) No change

(6) No change

PROPOSED EFFECTIVE DATE: January 1, 2023

FS. Law Implemented 202.30, 206.485, 212.11(4)(f), 213.755, 220.21(2), (3), 443.163 FS., section 2, Ch. 2022-151

<u>LOF.</u> History–New 12-19-89, Amended 1-8-91, 11-17-93, 4-30-02, 10-5-03, 6-1-09, 6-28-10, 2-17-15, 11-12-20, 5-23-22, XX-XX-XX.

NAME OF PERSON ORIGINATING PROPOSED RULE: Jennifer Ensley

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: (Date of Cabinet Meeting)

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: July 12, 2022

STATE OF FLORIDA

DEPARTMENT OF REVENUE

CHAPTER 12A-1, FLORIDA ADMINISTRATIVE CODE

SALES AND USE TAX

AMENDING RULES 12A-1.005, 12A-1.059, 12A-1.087, and 12A-1.097

SUMMARY OF PROPOSED RULES

- The proposed amendments to Rule 12A-1.005(2)(d), F.A.C., include additional exemptions from tax for admission to certain FIFA World Cup matches, Formula One Grand Prix races, and the Daytona 500, including certain qualifying or support races.
- The proposed amendments to Rule 12A-1.059(2)(a), F.A.C., incorporate the exemption from tax for hydrogen used in the manufacturing, processing, compounding, or production of tangible personal property for sale, as well as update the exemption certificate used to document the exempt purchase.
- The proposed amendments to Rule 12A-1.087(4), F.A.C., incorporate changes to the exemption from tax for the purchase of a trailer by a farmer for agriculture production and transportation. The proposed amendments to Rule 12A-1.087(10), F.A.C., incorporate the changes to the exemption from tax for the purchase of a trailer by a farmer for agriculture production and transportation and the exemption from tax for purchases of materials used to construct or repair fencing used in agricultural production in the exemption certificate used to document exempt purchases.
- electronic filing threshold of \$5,000 requiring the electronic filing of tax returns and electronic payment of tax. Form DR-15N (Instructions for DR-15 Sales and Use Tax Returns) and Form DR-15EZN (Instructions for DR-15EZ Sales and Use Tax Returns) are revised to notify taxpayers of the lowered threshold amount requiring taxpayers to file Forms DR-15 (Sales and Use Tax Return) and DR-15EZ (Sales and Use Tax Return) and pay the tax by electronic means. Form DR-1N (Registering Your Business) is revised to clarify sales and use tax registration instructions for motor vehicle rental companies, car sharing services, and peer-to-peer car sharing programs by adding a bullet for motor vehicle rental companies under the column for businesses required to submit Form DR-1 (Florida Business

Tax Application) for each business location, and a bullet for car-sharing services and peer-to-peer car sharing programs under the column for businesses required to submit Form DR-1 for each county.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULES

The purpose of this rulemaking is to implement the following law changes:

- Section 212.04(2)(a)5., F.S., provides for an exemption from tax for admissions to certain professional or collegiate sporting events. Section 19 of Chapter 2022-97, L.O.F., revises s. 212.04(2)(a)5., F.S., to include additional events. Amending Rule 12A-1.005, F.A.C., is necessary to implement this law change.
- Section 212.08(7)(b), F.S., provides for an exemption from tax for certain combustible fuels used in an industrial manufacturing, processing, compounding, or production process at a fixed location in this state.
 Section 23 of Chapter 2022-97, L.O.F., revises s. 212.08(7)(b), F.S., to include hydrogen as one of the specified exempt combustible fuels. Amending Rule 12A-1.059, F.A.C., is necessary to implement this law change.
- Section 212.08(3)(b), F.S., provides for an exemption from tax for that portion of the sales price below \$20,000 for a trailer weighing 12,000 pounds or less purchased by a farmer for agriculture production and transportation. Section 212.08(5)(b), F.S., provides for an exemption from tax for purchases of materials used to construct or repair fencing used in agricultural production. Section 23 of Chapter 2022-97, L.O.F., revises s. 212.08(3)(b), F.S., by allowing the exemption from tax for any trailer purchased by a farmer for agriculture production and transportation and revises the exemption for purchases of certain fencing materials provided by s. 212.08(5)(b), F.S., by including additional materials that qualify for the exemption. Amending Rule 12A-1.087, F.A.C., is necessary to implement this law change.
- Section 213.755(1), F.S., authorizes the Executive Director of the Department of Revenue to require a taxpayer to file returns and remit payments by electronic means when the amount of tax paid by the taxpayer in the previous state fiscal year was more than \$20,000. Effective January 1, 2023, Chapter 2022-151, L.O.F., reduces the electronic filing threshold for a taxpayer to file returns and remit payments from \$20,000 to \$5,000. Amending Rule 12A-1.097, F.A.C., is necessary to implement this law change and provide clarifying updates.

FEDERAL COMPARISON STATEMENT

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

SUMMARY OF RULE DEVELOPMENT WORKSHOP

June 2, 2022

A Notice of Proposed Rule Development was published in the *Florida Administrative Register* on May 18, 2022 (Vol. 48., No. 97), to advise the public of the proposed changes to Rule 12A-1.097, F.A.C., and to provide that, if requested in writing, a rule development workshop would be held on June 2, 2022. No request was received, and no workshop was held. No written comments were received by the Department.

July 27, 2022

A Notice of Proposed Rule Development was published in the *Florida Administrative Register* on July 12, 2022 (Vol. 48, No. 134), to advise the public of the proposed changes to Rules 12A-1.005, 12A-1.059, 12A-1.087, and 12A-1.097, 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 on July 27, 2022. No request was received, and no workshop was held. No written comments were received by the Department.

NOTICE OF PROPOSED RULE

DEPARTMENT OF REVENUE

Sales and Use Tax

RULE NO.: RULE TITLE:

12A-1.005 Admissions

12A-1.059 Fuels

12A-1.087 Exemption for Power Farm Equipment; Electricity Used for Certain Agricultural Purposes;

Suggested Exemption Certificate for Items Used for Agricultural Purposes

12A-1.097 Public Use Forms

PURPOSE AND EFFECT: The purpose of this rulemaking is to implement the following law changes:

- Section 212.04(2)(a)5., F.S., provides for an exemption from tax for admissions to certain professional or collegiate sporting events. Section 19 of Chapter 2022-97, L.O.F., revises s. 212.04(2)(a)5., F.S., to include additional events. The purpose of this rulemaking is to implement this law change by amending Rule 12A-1.005, F.A.C.
- Section 212.08(7)(b), F.S., provides for an exemption from tax for certain combustible fuels used in an industrial manufacturing, processing, compounding, or production process at a fixed location in this state. Section 23 of Chapter 2022-97, L.O.F., revises s. 212.08(7)(b), F.S., to include hydrogen as one of the specified exempt combustible fuels. The purpose of this rulemaking is to implement this law change by amending Rule 12A-1.059, F.A.C.
- Section 212.08(3)(b), F.S., provides for an exemption from tax for that portion of the sales price below \$20,000 for a trailer weighing 12,000 pounds or less purchased by a farmer for agriculture production and transportation. Section 212.08(5)(b), F.S., provides for an exemption from tax for purchases of materials used to construct or repair fencing used in agricultural production. Section 23 of Chapter 2022-97, L.O.F., revises s. 212.08(3)(b), F.S., by allowing the exemption from tax for any trailer purchased by a farmer for agriculture production and transportation and revises the exemption for purchases of certain fencing materials provided by s. 212.08(5)(b), F.S., by including additional materials that qualify for the exemption. The purpose of this rulemaking is to implement this law change by amending Rule 12A-1.087, F.A.C.

• Section 213.755(1), F.S., authorizes the Executive Director of the Department of Revenue to require a taxpayer to file returns and remit payments by electronic means when the amount of tax paid by the taxpayer in the previous state fiscal year was more than \$20,000. Effective January 1, 2023, Chapter 2022-151, L.O.F., reduces the electronic filing threshold for a taxpayer to file returns and remit payments from \$20,000 to \$5,000. The purpose of this rulemaking is to implement this law change and provide clarifying updates by amending Rule 12A-1.097, F.A.C.

SUMMARY:

- The proposed amendments to Rule 12A-1.005(2)(d), F.A.C., include additional exemptions from tax for admission to certain FIFA World Cup matches, Formula One Grand Prix races, and the Daytona 500, including certain qualifying or support races.
- The proposed amendments to Rule 12A-1.059(2)(a), F.A.C., incorporate the exemption from tax for hydrogen used in the manufacturing, processing, compounding, or production of tangible personal property for sale, as well as update the exemption certificate used to document the exempt purchase.
- The proposed amendments to Rule 12A-1.087(4), F.A.C., incorporate changes to the exemption from tax for the purchase of a trailer by a farmer for agriculture production and transportation. The proposed amendments to Rule 12A-1.087(10), F.A.C., incorporate the changes to the exemption from tax for the purchase of a trailer by a farmer for agriculture production and transportation and the exemption from tax for purchases of materials used to construct or repair fencing used in agricultural production in the exemption certificate used to document exempt purchases.
- Beginning January 1, 2023, the proposed amendments to Rule 12A-1.097, F.A.C., incorporate the reduced electronic filing threshold of \$5,000 requiring the electronic filing of tax returns and electronic payment of tax. Form DR-15N (Instructions for DR-15 Sales and Use Tax Returns) and Form DR-15EZN (Instructions for DR-15EZ Sales and Use Tax Returns) are revised to notify taxpayers of the lowered threshold amount requiring taxpayers to file Forms DR-15 (Sales and Use Tax Return) and DR-15EZ (Sales and Use Tax Return) and pay the tax by electronic means. Form DR-1N (Registering Your Business) is revised to clarify sales and use tax registration instructions for motor vehicle rental companies, car sharing services, and peer-to-peer car sharing programs by adding a bullet for motor vehicle rental companies under the column for businesses required to submit Form DR-1 (Florida Business)

Tax Application) for each business location, and a bullet for car-sharing services and peer-to-peer car sharing programs under the column for businesses required to submit Form DR-1 for each county.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

The Agency has determined that this 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 SERC has not been prepared by the Agency.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: 1) no requirement for the Statement of Economic Regulatory Costs (SERC) was triggered under Section 120.541(1), F.S.; and 2) based on past experiences regarding rules of this nature, the adverse impact or regulatory cost, if any, do not exceed nor would exceed any one of the economic analysis criteria in a SERC, as set forth in Section 120.541(2)(a), F.S.

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

RULEMAKING AUTHORITY: 201.11, 202.17(3)(a), 202.22(6), 202.26(3), 212.04(4), 212.0515(7), 212.0596(3), 212.06(5)(b)13., 212.07(1)(b), 212.08(5)(b)4., (n)4., (o)4., (7), 212.099(10), 212.11(5)(b), 212.12(1)(a)2., 212.17(6), 212.18(2), (3), 212.183, 213.06(1), 288.1258(4)(c), 376.70(6)(b), 376.75(9)(b), 403.718(3)(b), 403.7185(3)(b), 1002.40(16) FS.

LAW IMPLEMENTED: 125.0104, 125.0108, 201.01, 201.08(1)(a), 201.133, 202.11(2), (3), (6), (16), (24), 202.22(3)-(6), 202.28(1), 203.01, 206.86(4), 212.02(1), (14)(c), (30), (31), (32), 212.03, 212.0305, 212.031, 212.04, 212.05, 212.0501, 212.0515, 212.054, 212.055, 212.0596, 212.05965, 212.06, 212.06(1), (3), 212.0606, 212.07(1), (8), 212.08, 212.08(3), (4), (5) (a), (e), (6), (7)(b), (j), (gg), (jjj), (8), 212.084(3), 212.085, 212.09, 212.096, 212.099, 212.11(1), (4), (5), 212.12(1), (2), (9), (13), 212.14(2), (4), (5), 212.18(2), (3), 212.183, 212.1832, 213.235(1), (2), 213.29, 213.37, 213.755, 215.26(6), 219.07, 288.1258, 290.00677, 365.172(9), 376.70(2), 376.75(2), 403.718, 403.7185(3), 443.131, 443.1315, 443.1316, 443.171(2), 616.260, 1002.40(13) FS., sections 19, 23, Ch. 2022-97, section 2, Ch. 2022-151 LOF.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE

DATE, TIME AND PLACE SHOWN BELOW (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD):

DATE AND TIME: TBD

PLACE: TBD

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Tonya Fulford at (850)717-6799. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Brinton Hevey, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)717-7754, email RuleComments@floridarevenue.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

12A-1.005 Admissions.

- (1) No change
- (2) Exempt admissions. The following admissions are exempt from the tax imposed under Section 212.04, F.S.:
- (a) through (c) No change
- (d) Admissions to the following professional or collegiate sporting events are exempt, as provided in Sections 212.04(2)(a)5. and 10., F.S.;
 - 1. National Football League championship game or Pro Bowl;
- 2. Major League Baseball, Major League Soccer, National Basketball Association, or National Hockey League all-star game and Major League Baseball Home Run Derby held before the Major League Baseball all-star games;
- 3. National Basketball Association all-star events produced by the National Basketball Association and held at a facility such as an arena, convention center, or municipal facility;
- 4. Any semifinal or championship game of a national collegiate tournament or any postseason collegiate football game sanctioned by the National Collegiate Athletic Association; -
- 5. Any FIFA World Cup match sanctioned by the Fédération Internationale de Football Association (FIFA), including any qualifying match held up to 12 months before the FIFA World Cup matches;
- 6. Any Formula One Grand Prix race sanctioned by Fédération Internationale de l'Automobile, including any qualifying or support races held at the circuit up to 72 hours before the grand prix race;

- 7. The Daytona 500 sanctioned by the National Association for Stock Car Auto Racing, including any qualifying or support races held at the same track up to 72 hours before the race.
 - (e) through (k) No change
 - (3) through (6) No change

Rulemaking Authority 212.04(4), 212.17(8)(6), 212.18(2), 213.06(1) FS. Law Implemented 212.02(1), 212.04, 212.08(6), (7)(gg), 616.260 FS, section 19, Ch. 2022-97 LOF. History—New 10-7-68, Amended 1-7-70, 6-16-72, 7-19-72, 12-11-74, 9-28-78, 7-3-79, 12-3-81, 7-20-82, Formerly 12A-1.05, Amended 1-2-89, 12-16-91, 10-17-94, 3-20-96, 3-4-01, 10-2-01, 4-17-03, 6-28-05, 4-26-10, 1-12-11, 1-17-13, 1-19-15, 1-17-18, XX-XX-XX.

12A-1.059 Fuels.

- (1) No change
- (2)(a) "Boiler" fuels. When purchased as a combustible fuel, purchases of natural gas, residual oil, recycled oil, waste oil, solid waste material as defined in Section 403.703(35)(13), F.S., coal, sulfur, hydrogen, wood, wood residues, or wood bark used in an industrial manufacturing, processing, compounding, or production process at a fixed location in this state is exempt. For the purpose of this exemption, the term "residual oil" means ASTM Grades No. 5 and No. 6, heavy diesel, and bunker C. This exemption does not apply to any type of liquefied petroleum gases, naphtha, kerosene, or distillate fuel oil, such as diesel fuels, No. 1 and No. 2 heating oils, and No. 4 fuel oil. The term "fixed location" means being permanently affixed to one location or plant site, or any portable plant which may be set up for a period of not less than six months in a stationary manner so as to perform the same industrial manufacturing, processing, compounding, or production process that could be performed at a permanent location or plant site. To be entitled to this exemption at the time of purchase, the purchaser must issue the seller a certificate stating that the combustible fuel is used in an industrial manufacturing, processing, compounding, or production process. The following is a suggested format of a certificate to be used for this purpose:

SUGGESTED PURCHASER'S EXEMPTION CERTIFICATE

tothat purch	hases of natural gas, residual oil, recycled oil, wast	te oil, solid waste
material as defined in section 403.703(35)	(13), Florida Statutes F.S., coal, sulfur, hydrogen,	wood, wood residues, or
wood bark from	(SELLER) under account number	will be
exclusively used as a combustible fuel in the	he manufacturing, processing, compounding, or pr	oduction of tangible
personal property for sale. This industrial p	process is located at	(ADDRESS) in
, Florida , County of		
I further certify Further, it is certified that_	(PURCHASER) is not s	ubject to regulation by
the Division of Hotels and Restaurants, of	the Department of Business and Professional Regu	ulation, and the. The
purchase of the combustible fuel as identif	<u>Sied in pursuant to</u> this <u>certificate</u> certification is ex	empt from sales and use
tax as provided in, pursuant to Section 212	2.08(7)(b), Florida Statutes F.S.	
I understand that if I fraudulently issue this	s certificate to evade the payment of sales and use	tax, I will be liable for
payment of the tax plus a penalty of 200%	of the tax and may be subject to conviction of a th	nird-degree felony.
Under penalties of perjury, I declare that I	have read the foregoing certificate and that the fac	ets stated in it are true.
Signature of Purchaser or Purchaser's Age	ent or Representative	
<u>Title</u>		
<u>Date</u>		
Dated at, Florida	, this day of,	
AUTHORIZED OFFICER OF COMPAN	¥	
BY:		
TITLE:		
(b) No change		

(3) through (6) No change

Rulemaking Authority 212.18(2), 213.06(1) FS. Law Implemented 206.86(4), 212.05, 212.06(3), 212.08(4), (7)(b), (j), (8) FS., section 23, Ch. 2022-97 LOF. History—New 10-7-68, Amended 6-16-72, 7-19-72, 12-11-74, 10-18-78, 7-3-79, 6-3-80, 12-23-80, 8-26-81, 12-31-81, 7-20-82, 10-13-83, Formerly 12A-1.59, Amended 12-13-88, 5-19-93, 9-14-93, 3-20-96, 10-2-01, 4-17-03, 6-12-03, 5-9-13, 1-20-14, XX-XX-XX.

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

- (1) through (3) No change
- (4)(a) The portion of sales price below \$20,000 for a trailer weighing 12,000 pounds or less and purchased by a farmer for exclusive use in agricultural production, or to transport farm products from the farm to the place where the farmer transfers ownership of the farm products, is exempt from tax. This exemption is allowed regardless of whether the trailer is required to be or is licensed as a motor vehicle under chapter 320, F.S. The portion of the sales price at or above \$20,000 for such a trailer remains subject to tax. This exemption does not apply to leases or rentals of trailers. The exemption for trailers under this paragraph will not be allowed unless the purchaser furnishes the seller a written certificate that the purchased items qualify for the exemption under Section 212.08(3), F.S. The format of a suggested certificate is contained in subsection (10).
- (b) The partial exemption granted for trailers does not apply to non-farmers such as haulers, contractors, loggers, and providers of crop services.
 - (c) No change
 - (5) through (9) No change
 - (10) Suggested Exemption Certificate for Items Used for Agricultural Purposes.
 - (a) through (e) No change
- (f) The following is a suggested format of an exemption certificate to be issued by any person purchasing or leasing power farm equipment qualifying for exemption under section 212.08(3), F.S., or items that qualify for exemption as items for agricultural use or items for agricultural purposes. Exemption purposes listed on the suggested format that are not relevant to the purchaser or lessee may be eliminated from the certificate. The Department does not furnish the printed exemption certificate to be executed by purchasers or lessees when

purchasing tax-exempt power farm equipment or items for agricultural use or for agricultural purposes. For an aquaculture health product, the purchaser may use the suggested purchaser's exemption certificate below or provide a copy of the aquaculture producer's Aquaculture Certification from the Florida Department of Agriculture and Consumer Services to the selling dealer.

SUGGESTED PURCHASER'S EXEMPTION CERTIFICATE

ITEMS FOR AGRICULTURAL USE OR FOR

AGRICULTURAL PURPOSES AND POWER FARM EQUIPMENT

This is to certify that the items identified below, purchased on or after (date) from
(Selling Dealer's Business Name) are purchased, leased, licensed, or rented for the
following purpose as checked in the space provided. This is not intended to be an exhaustive list.
() Cloth, plastic, or similar material used for shade, mulch, or protection from frost or insects on a farm.
() Fertilizers (including peat, topsoil, sand used for rooting purposes, peatmoss, compost, and manure, but not
fill dirt), insecticides, fungicides, pesticides, and weed killers used for application on or in the cultivation of crops,
groves, home vegetable gardens, and commercial nurseries.
() Generators purchased, rented, or leased for exclusive use on a poultry farm. See the exemption category
provided for power farm equipment, as defined in Section 212.02(30), F.S., which includes generators, motors, and
similar types of equipment.
() Insecticides and fungicides, including disinfectants, used in dairy barns or on poultry farms for the purpose
of protecting cows or poultry or used directly on animals, as provided in Section 212.08(5)(a), F.S.
() Animal health <u>products</u> product that are administered to, applied to, or consumed by livestock or poultry to
alleviate pain or cure or prevent sickness, disease, or suffering, as provided in Section 212.08(5)(a), F.S.
() Aquaculture health <u>products</u> product to prevent or treat fungi, bacteria, and parasitic diseases, as provided in
Section 212.08(5)(a), F.S. I certify that I am engaged in the production of aquaculture products and certified under
Section 597.004, F.S.
() Nets, and parts used in the repair of nets, purchased by commercial fisheries.
() Nursery stock, seedlings, cuttings, or other propagative material for growing stock.
() Portable containers, or moveable receptacles in which portable containers are placed, that are used for
harvesting or processing farm products.

() S	Seedlings, cuttings, and plants used to produce food for human consumption.
() S	Stakes used to support plants during agricultural production.
<u>() F</u>	Hog wire and barbed wire fencing, including gates and materials used to construct or repair such fencing,
used in a	gricultural production on lands classified as agricultural lands under Section 193.461, F.S. Materials used to
construct	t or repair hog wire and barbed wire fencing means those materials that are incorporated into and become a
compone	ent part of the constructed or repaired fencing, such as: welded or barbed wire; hog or barbed wire fence
rolls; lum	nber or steel for posts or rails; nails, screws, hinges; and concrete consisting of premixed dry mortar or other
compone	ents.
() I	tems that are used by a farmer to contain, produce, or process an agricultural commodity, such as: glue for
tin and gl	lass for use by apiarists; containers, labels, and mailing cases for honey; wax moth control with
paradichl	lorobenzene; cellophane wrappers; shipping cases; labels, containers, clay pots and receptacles, sacks or
bags, bur	rlap, cans, nails, and other materials used in packaging plants for sale; window cartons; baling wire and
twine use	ed for baling hay; and other packaging materials for one time use in preparing an agricultural commodity
for sale.	
() L	Liquefied petroleum gas or other fuel used to heat a structure in which started pullets or broilers are raised.
() L	Liquefied petroleum gas, diesel, or kerosene used to transport bees by water and in the operation of
equipme	nt used in the apiary of a beekeeper.
() L	Liquefied petroleum gas, diesel, or kerosene used for agricultural purposes in any tractor, vehicle, or other
farm equ	ipment that is used exclusively on a farm for farming purposes.
() E	Butane gas, propane gas, natural gas, or other form of liquefied petroleum gas used in a tractor, vehicle, or
other fari	m equipment used directly or indirectly for the production, packing, or processing of aquacultural products,
whether o	on or off the farm.
() F	Power farm equipment or irrigation equipment for exclusive use in the agricultural production of crops or
products,	, as produced by those agricultural industries included in sections 570.02(1) and 581.217, F.S., or
() F	Power farm equipment or irrigation equipment for exclusive use in fire prevention and suppression work for
such crop	ps or products, as produced by those agricultural industries included in sections 570.02(1) and 581.217,
F.S., or	

() Repairs to, or parts and accessories for, qualifying power farm equipment or irrigation equipment for
exclusive use in the agricultural production of crops or products, as produced by those agricultural industries
included in sections 570.02(1) and 581.217, F.S., or
() Repairs to, or parts and accessories for, qualifying power farm equipment or irrigation equipment for
exclusive use in fire prevention and suppression work for such crops or products, as produced by those agricultural
industries included in sections 570.02(1) and 581.217, F.S.
() A trailer purchased by a farmer that is used exclusively in an agricultural production or to transport farm
products from the farmer's farm to the place where the farmer transfers ownership of the farm products to another.
This exemption does not apply to the lease or rental of a trailer. The exemption is not forfeited by using the trailer
to transport the farmer's equipment.
() Other (include description and statutory citation):
I understand that if I use the item for any purpose other than the one I stated, I must pay tax on the purchase or
lease price of the taxable item directly to the Department of Revenue.
I understand that if I fraudulently issue this certificate to evade the payment of sales tax I will be liable for
payment of the sales tax plus a penalty of 200% of the tax and may be subject to conviction of a third degree felony.
The exemption specified by the purchaser may be verified by calling (850)488-6800, Monday through Friday
(excluding holidays).
Under penalties of perjury, I declare that I have read the foregoing document and that the facts stated in it are
true.
Purchaser's Name
Purchaser's Address
Name and Title of Purchaser's Authorized Representative
Sales and Use Tax Certificate No. (if applicable)

By
(Signature of Purchaser or Authorized Representative)
Title
(Title – only if purchased by an authorized representative of a business entity)
Date
(g) The following is a suggested format of an exemption certificate to be issued by any person purchasing a
trailer qualifying for a partial exemption under Section 212.08(3)(b), F.S. The Department does not furnish the
printed exemption certificate to be executed by purchasers when purchasing trailers qualifying for the partial
exemption.
SUGGESTED EXEMPTION CERTIFICATE
FARM TRAILERS WEIGHING
12,000 POUNDS OR LESS
This is to certify that the trailer described below, purchased on or after(date)
from(Selling Dealer's Business Name) is purchased by a farmer in
accordance with Section 212.08(3)(b), F.S., for exclusive use in agricultural production or to transport farm product
from his or her farm to the place where the farmer transfers ownership of the farm products to another.
DESCRIPTION OF TRAILER INCLUDING WEIGHT:
Note: Any portion of the sales price in excess of \$20,000.00 is subject to sales tax. I understand that if I use the

trailer equipment for any purpose other than the one stated, I must pay tax on the initial \$20,000 of the purchase

price of the trailer directly to the Department of Revenue. I understand that if I fraudulently issue this certificate to

evade the payment of sales tax, I will be liable for payment of the sales tax plus a penalty of 200% of the tax and may be subject to conviction of a third degree felony. The exemption specified by the purchaser may be verified by ealling (850)488-6800, Monday through Friday (excluding holidays).

Purchaser's Name
Purchaser's Address
Name and Title of Purchaser's Authorized Representative
Sales and Use Tax Certificate No. (if applicable)
(Signature of Purchaser or Authorized Representative) Title
(Title – only if purchased by an authorized representative of a business entity) Date
(11) through (12) No change
Rulemaking Authority 212.18(2), 213.06(1) FS. Law Implemented 212.02(14)(c), (30), (31), (32), 212.05(1),
212.0501, 212.06(1), 212.08(3), (5)(a), (e), (7)(jjj), 212.085 FS., section 23, Ch. 2022-97 LOF. History–New 10-7-
68, Amended 1-7-70, 6-16-72, 10-18-78, 7-20-82, 4-12-84, Formerly 12A-1.87, Amended 12-13-88, 3-1-00, 6-19-01,

12A-1.097 Public Use Forms.

9-15-08, 1-17-13, 1-11-16, 1-10-17, 1-17-18, 1-8-19, 12-12-19<u>, XX-XX-XX</u>.

(1) No change

Form Number	Title	Effective Date
(2)(a)	No change	
(b) DR-1N	Registering Your Business (http://www.flrules.org/Gateway/reference.asp?No=Ref12309)	01/23 01/21
	(http://www.firules.org/Gateway/fereference.asp/fivo=Ref12309)	

(c) through (g)	No change	
(3) through (4)	No change	
(5)(a)	No change	
(b) DR-15N	Instructions for DR-15 Sales and Use Tax Returns	01/23 07/21
	(http://www.flrules.org/Gateway/reference.asp?No=Ref14230)	
(c) through (d)	No change	
(e) DR-15EZN	Instructions for DR-15EZ Sales and Use Tax Returns	<u>01/23</u> 07/21
	(http://www.flrules.org/Gateway/reference.asp?No=Ref14231)	
(f) through (k)	No change	
(6) through (24)	No change	

PROPOSED EFFECTIVE DATE: January 1, 2023

Rulemaking Authority 201.11, 202.17(3)(a), 202.22(6), 202.26(3), 212.0515(7), 212.0596(3), 212.06(5)(b)13., 212.0596(3), 212.06(5)(b)13., 212.07(1)(b), 212.08(5)(b)4., (n)4., (o)4., (7), 212.099(10), 212.11(5)(b), 212.12(1)(a)2., 212.18(2), (3), 212.183, 213.06(1), 288.1258(4)(c), 376.70(6)(b), 376.75(9)(b), 403.718(3)(b), 403.7185(3)(b), 1002.40(16) FS. Law Implemented 125.0104, 125.0108, 201.01, 201.08(1)(a), 201.133, 202.11(2), (3), (6), (16), (24), 202.22(3)-(6), 202.28(1), 203.01, 212.03, 212.0305, 212.031, 212.04, 212.05, 212.0501, 212.0515, 212.054, 212.055, 212.0596, 212.05965, 212.06, 212.0606, 212.07(1), (8), 212.08, 212.084(3), 212.085, 212.09, 212.096, 212.099, 212.11(1), (4), (5), 212.12(1), (2), (9), (13), 212.14(2), (4), (5), 212.18(2), (3), 212.183, 212.1832, 213.235(1), (2), 213.29, 213.37, 213.755, 215.26(6), 219.07, 288.1258, 290.00677, 365.172(9), 376.70(2), 376.75(2), 403.718, 403.7185(3), 443.131, 443.1315, 443.1316, 443.171(2), 1002.40(13) FS., section 2, Ch. 2022-151 LOF. History—New 4-12-84, Formerly 12A-1.97, Amended 8-10-92, 11-30-97, 7-1-99, 4-2-00, 6-28-00, 6-19-01, 10-2-01, 10-21-01, 8-1-02, 4-17-03, 5-4-03, 6-12-03, 10-1-03, 9-28-04, 6-28-05, 5-1-06, 4-5-07, 1-1-08, 4-1-08, 6-4-08, 1-27-09, 9-1-09, 11-3-09, 1-11-10, 4-26-10, 6-28-10, 7-12-10, 1-12-11, 1-25-12, 1-17-13, 5-9-13, 1-20-14, 1-19-15, 1-11-16, 4-5-16, 1-10-17, 2-9-17, 1-17-18, 4-16-18, 1-8-19, 10-28-19, 12-12-19, 3-25-20, 12-31-20, 6-14-22, XX-XX-XX.

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: (Date of Cabinet Meeting)

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May 18, 2022; July 12, 2022

Do I Have the Application I need?

Registering Your Business

Rule 12A-1.097, F.A.C. Effective XX/XX Page 1 of 6

The Florida Department of Revenue administers over 30 taxes and fees. In most cases, you must register with the Department as a dealer before you begin conducting business activities subject to Florida's taxes and fees. This publication provides the information you will need to register with the Department using a *Florida Business Tax* Application, additional registration applications you may need to complete your registration with the Department, and registration applications you may need instead of the Florida Business Tax Application.

The Florida Business Tax Application (online or paper Form DR-1) asks you to answer a series of questions about your business that will assist you in identifying your tax responsibilities and to register to collect, report, and pay the following Florida taxes and fees:

- Communications services tax
- Documentary stamp tax
- Gross receipts tax on dry-cleaners
- · Gross receipts tax on electrical power and gas
- Lead-acid battery fee
- · Miami-Dade County Lake Belt fees

- Rental car surcharge
- Reemployment tax
- Prepaid wireless E911 fee
- Sales and use tax
- Severance taxes (solid mineral, gas, sulfur, and oil production)
- Waste tire fee

If you previously submitted a Florida Business Tax Application to the Department and you hold an active certificate of registration or reemployment tax account number (if you have employees), you may use the Application for Registered Businesses to Add a New Florida Location (Form DR-1A) to register:

- an additional business location or Florida rental property
- · a registered location that has moved from one Florida county to another

to collect, report, and pay the following Florida taxes:

Sales and use tax

Belt fees

Reemployment tax

- Prepaid wireless E911 fee
- Lead-acid battery fee

- Waste tire fee
- Rental car surcharge
- Documentary stamp tax

Submit one application for	Submit one application for	Submit one application for
each Business Entity	each Location	each County
 Communications services tax Gross receipts tax on dry-cleaning facilities Gross receipts tax on electrical power and gas Severance tax (extracting oil, gas, sulfur, solid minerals, heavy minerals, or phosphate rock) Miami-Dade County Lake 	 Sales and use tax Prepaid wireless E911 fee Lead-acid battery fee Waste tire fee Documentary stamp tax Rental car surcharge (Motor vehicle rental company) 	Rental car surcharge (carsharing service and peer-to-peer car-sharing program) Operators of:

Register online - it's fast and secure! You can apply online using the Department's online application at floridarevenue.com/taxes/registration. You will be able to return to the website to retrieve your certificate number(s) after three business days.

Identification Numbers

The Internal Revenue Service (IRS) requires any business that has employees and any partnership, corporation, nonprofit organization, trust (except certain revocable trusts), and estate to have a **federal employer identification number** (FEIN). You will need this number to register with the Department. For more information, visit the IRS website at **irs.gov**.

If you are a sole proprietor (individual business owner) or an individual who is the sole member of a limited liability company, you will need your **social security number** (SSN) to register with the Department. If you are not eligible to obtain a social security number, you must provide a **Visa number** issued by the United States Department of State.

When you register with the Department, you are issued a **business partner number** as a unique identifying number for your business. The number will be located on the back of your certificate of registration.

Sales and Use Tax - Special Reporting Numbers

To make reporting and paying sales and use tax for your registered business easier, you may obtain a **county control reporting number**. If you own multiple business locations (including rental properties) within a single county, you may submit an **Application for Sales and Use Tax County Control Reporting Number** (Form DR-1CCN) to assign a reporting number for that county. You may submit an application for each Florida county where you want to report using a county control reporting number. If you register additional business locations within a county where you have a county control reporting number, you may indicate on your application that you will be filing sales and use tax for the new location using your county control reporting number for that county.

If you own multiple business locations (including rental properties) in a single county or in multiple counties, you may submit an *Application for Consolidated Sales and Use Tax Filing Number* (Form DR-1CON) to obtain a **consolidated sales and use tax filing number** that allows you to make a single sales and use tax payment for all your business locations. If you register additional business locations, you may indicate on your application that you will be filing sales and use tax for the new location using your consolidated sales and use tax filing number.

Registering Rental Properties to Collect and Remit Sales Tax

If you collect or receive lease or rental payments for the rental, lease, or license to use real property (**commercial rental property**) or for living, sleeping, or housekeeping accommodations for rental periods less than six months (**transient rental accommodations**), register each commercial rental property location and each transient rental accommodation for which you collect rent. If you collect lease or rental payments for more than one real property rental location or more than one transient rental accommodation, use a separate application for each rental location or each transient rental accommodation. You may use the shorter *Application for Registered Businesses to Add a New Florida Location* (Form DR-1A) to register additional rental property.

Business Information

To register your business, you will need:

- Legal name of business entity (e.g., name of sole proprietor, partnership, corporation, or other entity)
- Business trade name ("doing business as"), if any
- · Business mailing address
- Physical street address of business location (including Florida County)
- Physical street address (including Florida County) of the rental, lease, or license to use real property (commercial rental property) or for living, sleeping, or housekeeping accommodations for rental periods less than six months (transient rental accommodations)
- Date of first taxable activity at the business location you are registering

- The North American Industry Classification System (NAICS) Code for each of your business activities (For more information, visit http://www.census.gov/eos/www/naics/index.html)
- If you will sell communications services, the method(s) you will use to assign customer locations to the correct taxing jurisdiction, and the name, telephone number, and email address of the person to contact regarding communications services tax returns. For more information, see the *Communications Services Tax* brochure (GT-800011) at **floridarevenue.com/forms**.

Owner or Manager Information

You will need the following information about the owners or managers of your business:

- Sole proprietorship
 - name, home address, identification number (SSN or Visa #), and telephone number
- Each general partner (includes married couples)
 name, title, home address, identification number (SSN, Visa #, or FEIN), and telephone number
- Each director, officer, managing member, grantor, trustee, and personal representative –
 name, title, home address, identification number (last four digits of the individual's SSN, Visa #, or FEIN), and
 telephone number
- Limited liability company (LLC)
 - name, title, home address, identification number (last four digits of the individual's SSN, Visa #, or FEIN), and telephone number for all members

Employee Information

If you have, or anticipate that you will have, employees in Florida, you will need:

- The number of employees you have or anticipate you will have
- The amount of wages paid or expected to be paid within a calendar quarter
- Your employer type regular, nonprofit organization, domestic employer (employees perform only household services), Indian tribe, agricultural (citrus or noncitrus), or crew chief
- The type of services you provide administrative, research, or other
- If you use a payroll agent agent's name, address, telephone number, email address, and federal preparer tax identification number (PTIN)

Mailing addresses for mailing your:

- Reporting Forms and Information (Employer's Quarterly Reports, certifications, and related correspondence)
- Tax Rate Information (Tax rate notices and related correspondence)
- Benefits Paid Information (Notices of benefits paid and related correspondence)

The *Employer Guide to Reemployment Tax* (RT-800002) contains information employers need to comply with Florida's Reemployment Assistance Program Law.

If the Form of Your Business Ownership Changed or You Acquired a Business

You will need:

- Your prior or acquired business name and address
- The prior business federal employer identification number
- · The prior business Florida tax number
- · Portion of business acquired (if applicable)
- Effective date of the change or acquisition
- To know whether employees were transferred to the new business and, if so, on what date
- To know whether, at the time of acquisition, there was ownership, management, or control of the two entities

It is recommended that before buying an existing business, you ask the seller for documentation of any tax, penalty, or interest that is due to the Florida Department of Revenue. As a purchaser, you could be liable for any tax, penalty, or interest owed by the seller. For more information, visit **floridarevenue.com** and select "Businesses and Employers," then select "Certificate of Compliance."

Additional Applications

Enrollment to File and Pay Tax Electronically

Filing and paying electronically is quick, easy, and secure. You can electronically file and pay all taxes, fees and surcharges, except severance taxes and Miami-Dade County Lake Belt fees. For severance taxes and Miami-Dade County Lake Belt fees, payments can be made electronically; however, electronic return filing is not available.

Taxpayers choosing to enroll with the Department to file or pay electronically can take advantage of additional features: an encrypted system that securely saves your contact and bank account information; the ability to view your filing history and bills posted to your tax account; and, the ability to reprint your returns.

If you enroll with the Department to make electronic payments or to file electronic returns, you will need the:

- Bank routing number and your account number
- Contact person's name, address, telephone and fax numbers, email addresses, and federal preparer tax identification number (PTIN), if using a payroll agent to prepare your reemployment tax returns

For more information about the enrollment system and filing and paying tax electronically, visit floridarevenue.com/taxes/filepay.

Do you have a tax warrant or outstanding tax liability?

When you register, you will be required to post a cash deposit, surety bond, or an irrevocable letter of credit if you are seeking an additional registration and you own a controlling interest in a business that:

- · Has a tax warrant that is currently unsatisfied
- Has an outstanding liability of \$2,500 or more
- · Had a previous certificate of registration revoked
- Failed to comply with the provisions of a judgment, settlement agreement, closing agreement, stipulated payment agreement, or consent agreement with the Department
- Has no permanent business location in Florida, or is operated from a temporary Florida location for less than six months in any consecutive twelve-month period, and there is evidence that you will fail to remit taxes

For more information, see Rule 12A-1.060, Florida Administrative Code (F.A.C.), Registration, available at flrules.org.

Applications You May Need in Addition to a Florida Business Tax Application

Application for Amusement Machine Certificate (Form DR-18)

Each location where a coin-operated amusement machine is in operation must be registered for sales and use tax. In addition, an *Amusement Machine Certificate* is required for each location where machines are operated. This application is used to obtain an annual *Amusement Machine Certificate*.

Application for Self-Accrual Authority / Direct Pay Permit – Communications Services Tax (Form DR-700030)

This application is used by a purchaser of communications services to obtain a *Communications Services Tax Direct Pay Permit* and pay the communications services tax directly to the Department when:

- the majority of the communications services used by the purchaser are for communications that originate outside of Florida and terminate within Florida
- the taxable status of sales of communications services will only be known upon use

Application for Self-Accrual Authority / Direct Pay Permit - Sales and Use Tax (Form DR-16A)

This application is used to obtain a *Sales and Use Tax Direct Pay Permit* as authorized by section 212.183, Florida Statutes. See Rule 12A-1.0911, F.A.C., Self-Accrual Authorization; Direct Remittance on Behalf of Independent Distributors.

Business Information Changes

Applications You May Need in Addition to a Florida Business Tax Application (continued)

Registration Application for Secondhand Dealers and Secondary Metals Recyclers (Form DR-1S)

This registration, in addition to a sales and use tax registration, is required for those persons who:

- · Purchase, consign, trade, or sell secondhand goods
- Purchase, gather, obtain, or sell salvage or scrap metal to be recycled or convert ferrous or nonferrous metals into raw materials

Report to Determine Succession and Application for Transfer of Experience Rating Records (Form RTS-1S)

This report, in addition to registration for reemployment tax purposes, is required if the form of ownership of your business changes. The information contained in the report is used to determine any reemployment tax rate change that would result from the transfer of the predecessor's employment records to you. If you acquire an existing business, and there was no common ownership, management, or control between your business and the acquired business, you must complete this report within 90 days of the date of the acquisition. If there was common ownership, management, or control between your business and the acquired business at the time of acquisition, and you report this information in *Florida Business Tax Application* (Form DR-1), you are not required to complete Form RTS-1S.

Independent Contractor Analysis (Form RTS-6061)

This analysis, in addition to registration for reemployment tax purposes, is required for those who employ the services of self-employed, independent contractors other than those engaged in a distinct business, occupation, or profession that serves the general public.

Applications You May Need Instead of a Florida Business Tax Application

Application for Registered Businesses to Add a New Florida Location (Form DR-1A)

Any business that holds an active certificate of registration or reemployment tax account with the Department may use Form DR-1A to register an additional business location or Florida rental property, a location that has moved from one Florida county to another, or when starting a new taxable activity at a registered business location. This shorter application requests only that information necessary to issue a certificate of registration for a new or relocated business location.

Application for Collective Registration of Living or Sleeping Accommodations (Form DR-1C)

This application allows an agent, representative, or management company to register multiple, separately owned properties located in a single county to collect sales and use tax on short-term rentals of living or sleeping accommodations. To use this application, the agent, representative, or management company must have completed a *Florida Business Tax Application* (Form DR-1) and received a sales and use tax certificate of registration for each county in which living or sleeping accommodations are located.

Application for a Consumer's Certificate of Exemption (Form DR-5)

Florida law provides an exemption from sales and use tax to certain nonprofit organizations and governmental entities. To make qualified, tax-exempt purchases, nonprofit organizations and governmental entities (except federal government agencies) must obtain a Florida Consumer's Certificate of Exemption. This application is used to apply for the certificate.

Application for Air Carrier Fuel Tax License (Form DR-176)

This application is used by commercial air carriers to obtain a Florida fuel tax license.

Florida Fuel or Pollutants Tax Application (Form DR-156)

This application is used to obtain a Florida fuel tax license or a Florida pollutants tax license.

What If My Business Information Changes?

Notify the Department if you:

- change your business name
- change your mailing address
- change your location address within the same county
- close or sell your business

You can also notify the Department when you temporarily suspend or resume business operations. The quickest way to notify the Department is by visiting **floridarevenue.com/taxes/updateaccount**.

What If My Business Information Changes? (continued)

Submit a new registration (online or paper) if you:

- · move your business location from one Florida county to another
- · add another business location
- · purchase or acquire an existing business
- · change the form of ownership of your business

The New Business Start-up Kit available at **floridarevenue.com/dor/business** provides information to assist newly registered businesses in working with the Florida Department of Revenue.

Contact Us

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

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

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

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

Subscribe to Receive Updates by Email

Visit **floridarevenue.com/dor/subscribe** to sign up to receive an email when the Department posts:

- Tax Information Publications (TIPs)
- Proposed rules, including notices of rule development workshops and emergency rulemaking
- Due date reminders for reemployment tax and sales and use tax

References

The following documents were mentioned in this form and are incorporated by reference in the rules indicated below.

The forms are available online at **floridarevenue.com/forms**.

Form DR-1	Florida Business Tax Application	Rule 12A-1.097, F.A.C.
Form DR-1A	Application for Registered Businesses to Add a New Florida Location	Rule 12A-1.097, F.A.C.
Form DR-1CCN	Application for Sales and Use Tax County Control Reporting Number	Rule 12A-1.097, F.A.C.
Form DR-1CON	Application for Consolidated Sales and Use Tax Filing Number	Rule 12A-1.097, F.A.C.
Form DR-18	Application for Amusement Machine Certificate	Rule 12A-1.097, F.A.C.
Form DR-700030	Application for Self-Accrual Authority/Direct Pay Permit Communications Services Tax	Rule 12A-19.100, F.A.C.
Form DR-16A	Application for Self-Accrual Authority/ Direct Pay Permit Sales and Use Tax	Rule 12A-1.097, F.A.C.
Form DR-1S	Registration Application for Secondhand Dealers and Secondary Metals Recyclers	Rule 12A-17.005, F.A.C.
Form RTS-1S	Report to Determine Succession and Application for Transfer of Experience Rating Records	Rule 73B-10.037, F.A.C.
Form RTS-6061	Independent Contractor Analysis	Rule 73B-10.037, F.A.C.
Form DR-1C	Application for Collective Registration of Living or Sleeping Accommodations	Rule 12A-1.097, F.A.C.
Form DR-5	Application for a Consumer's Certificate of Exemption	Rule 12A-1.097, F.A.C.
Form DR-176	Application for Air Carrier Fuel Tax License	Rule 12B-5.150, F.A.C.
Form DR-156	Florida Fuel or Pollutants Tax Application	Rule 12B-5.150, F.A.C.



Instructions for DR-15 Sales and Use Tax Returns

DR-15N R. XX/XX Rule 12A-1.097, F.A.C. Effective XX/XX Page 1 of 8

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

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

	0.00	0.1			
	Certificate Number:		nd Use Tax Return	HD/PM Date: / /	DR-15
	Florida	1. Gross Sales	2. Exempt Sales	3. Taxable Amount	4. Tax Due
	A. Sales/Services/Electricity				
	B. Taxable Purchases	Include use tax on Internet / out-	of-state untaxed purchases		
	C. Commercial Rentals				
	D. Transient Rentals				
	E. Food & Beverage Vending				
		Surtax Rate:	Reporting Period	5. Total Amount of Tax Due	
		Juitax nate.	7	6. Less Lawful Deductions	
				7. Net Tax Due	
Be sure to	use the corre	ect tax		8. Less Est Tax Pd / DOR Cr Memo	
notions for		or newled		Plus Est Tax Due Current Month	
return for	each reportin	ig period.		10. Amount Due	
	EL OBIDA DEL	PARTMENT OF REVENUE		11. Less Collection Allowance—	E-file/E-pay Only
	5050 W TENN			12. Plus Penalty	⊿ .
		E FL 32399-0120		13. Plus Interest	
				14. Amount Due with Return	
	Due: Late After:				
	= = 310 / 111011			7	7

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

_						
		Under penalties of Signature of Taxpayer	perjury, I declare that I have read	this return and the facts stated in it are true. Signature of Preparer	Date	
		oignature of laxbayer	Date	dignature of Freparer	Date	
	()	(_)	Bo sure to cor	mploto Lino
		Telephone Number		Telephone Number	Be sure to cor	•
					15(a) through	15(d).
1						
	_	Discretionary Sales Surta	V Lines 1E(s) through	45(4)		
	$\overline{}$.,,,			
	7.1		,	15(a)		
	15(b).	. Other Taxable Amounts NOT Subject to Su	rtax (included in Column 3)	15(b)	:	
	15(c).	. Amounts Subject to Surtax at a Rate Differen	ent Than Your County Surtax Rate	(included in Column 3)	:	
	15(d).	. Total Amount of Discretionary Sales Surt	ax Due (included in Column 4)	15(d)		
	16.	Hope Scholarship Credits (included in Lin	e 6)	16		
	17.	Taxable Sales/Untaxed Purchases or Uses	of Electricity (included in Line A)	17		
	18.	Taxable Sales/Untaxed Purchases of Dyed	Diesel Fuel (included in Line A)	18		
11	19.	Taxable Sales from Amusement Machines	(included in Line A)	19		
	20.	Rural or Urban High Crime Area Job Tax Cr	edits	20.		
Ι'	21.	Other Authorized Credits		21.		

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

Due Dates: Tax returns and payments are due on the 1st and late after the 20th day of the month following each reporting period. If the 20th falls on a Saturday, Sunday, or a state or federal holiday, your tax return must be received electronically, postmarked, or hand delivered on the first business day following the 20th.

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

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

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

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

Electronic Filing and Payment: You can file returns and pay sales and use tax using the Department's website or you may purchase software from a software vendor. You may voluntarily file returns and pay tax electronically; however, taxpayers who paid \$5,000 or more in sales and use tax during the State of Florida's prior fiscal year (July 1 through June 30) are required to file returns and pay tax electronically during the next calendar year (January through December).

Enroll to file and pay electronically: Visit floridarevenue.com/taxes/eEnroll to enroll. After you complete your electronic enrollment, additional information about electronic filing will be sent to you.

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

Amended replacement returns: If you discover that your original return was incorrect, you must complete an amended

return and submit it electronically or by mail. Your amended return will replace any return you previously filed for the same reporting period. It is important that you complete the amended return as it should have been originally filed rather than entering only additional or corrected information.

The quickest way to file an amended return is online. Visit floridarevenue.com to submit your amended return electronically and pay any additional tax due or report an overpayment.

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

- Write "Amended replacement" on the return you use (see example below).
- Enter the correct information on the return.



Your amended return may result in an overpayment or an additional amount due. If you overpaid the amount due with your original return or you owe an additional amount, the amount reported on Line 14 of the amended return will not match any overpayment or any additional amount due. You must pay any additional amount due with the amended return. If you have overpaid, a credit for the amount overpaid will be issued.

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

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

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

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

Account Changes

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

floridarevenue.com/taxes/updateaccount.

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

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

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

Submit a new registration (online or paper) if you:

- move your business location from one Florida county to another;
- · add another location;
- · purchase or acquire an existing business; or
- change the form of ownership of your business.

Florida Annual Resale Certificate

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

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

Sellers who make tax-exempt sales or rentals for purposes of resale or re-rental must document the exemption using any one of these methods:

- Obtain a paper or electronic copy of your customer's current Florida Annual Resale Certificate.
- For each tax-exempt sale, use your customer's Florida sales tax certificate number to obtain a transaction authorization number.
- For each tax-exempt customer, use your customer's Florida sales tax certificate number to obtain a vendor authorization number.

Sellers may verify a Florida Annual Resale Certificate number and obtain an authorization number:

- Online: Visit floridarevenue.com/taxes/certificates
- Phone: **877-357-3725**
- · Mobile app: Available for iPhone, iPad, and Android devices

Proper Collection of Tax

Collecting the right amount of tax is important because mistakes will cost you money. Florida's general state sales tax rate is 6%. Additionally, most counties also have a local option discretionary sales surtax. Surtax rates are published in the Discretionary Sales Surtax Information form (DR-15DSS) each year and available online at **floridarevenue.com/forms** under the Discretionary Sales Surtax section.

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

Dealers must calculate the total tax due on each sale. The tax must be shown separately on each invoice and may be calculated on either the combined taxable amount or the individual taxable amounts on an invoice.

Dealers must calculate the total tax due by multiplying the taxable sale by the total tax rate to determine the amount of tax due.

[Sale Amount] x [Total Tax Rate] = [Tax Due on Sale]

The tax computation must be carried to the third decimal place and rounded up to the next whole cent when the third decimal place is greater than 4.

Example: A customer purchases one taxable item and takes delivery in a county that does not impose a discretionary sales surtax. The dealer's taxable selling price for the item is \$50.45. To calculate the tax due, multiply the taxable selling price by the tax rate of 6% and carry to the third decimal place.

Since the third decimal place is greater than 4, the tax due must be rounded up to the next whole cent. The total tax due on the sale is \$3.03.

Line-by-Line Instructions

Line A. Sales/Services/Electricity

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

- Sales, leases, or licenses to use certain property or goods (tangible personal property).
- Sales and rentals, admissions, amusement machine receipts, and vending machine receipts (except food and beverage sales reported on Line E). The amount of taxable sales from amusement machines are also separately reported on Line 19.
- Sales of services including nonresidential interior pest control, nonresidential interior janitorial and cleaning services, residential and nonresidential burglar and other protection services, and detective services.
- Sales and untaxed purchases or uses of electricity taxed at the rate of 6.95% (2.6% imposed under Chapter 203, Florida Statutes (F.S.), and 4.35% imposed under Chapter 212, F.S.), plus surtax. You must also report this amount on Line 17.
- Sales and untaxed purchases of dyed diesel fuel used in vessels or off-road equipment taxed at the rate of 6% sales tax, plus surtax. You must also report this amount on Line 18.

NOTE: Registered Florida motor vehicle dealers may use the method described in *Sales and Use Tax on Motor Vehicles* (Brochure GT-800030) to report tax on sales of motor vehicles to out-of-state residents.

Line-by-Line Instructions continued

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

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

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

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

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

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

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

Amusement and Vending Machine Sales

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

Total machine receipts ÷ Tax Rate Divisor = Gross Sales.

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

Gross Sales x Surtax Rate = Discretionary Sales Surtax due.

- If you operate vending machines containing food or beverage items, complete Line E.
- If you operate amusement machines, include receipts in Line A and also complete Line 19.

Sales/Surtax Rate	Amusement Divisor	Other Vended Items Divisor
6.0%	1.040	1.0659
6.5%	1.045	1.0707
7.0%	1.050	1.0749
7.5%	1.055	1.0791
8.0%	1.060	1.0833
8.5%	1.065	1.0875

Example: The total receipts from an amusement machine(s) in a county with a combined sales and surtax rate of 6.5% total \$100.00. Total receipts divided by the amusement machine divisor for the 6.5% rate equals gross sales. Total receipts minus gross sales equals tax due, including discretionary sales surtax due. Gross sales multiplied by the surtax rate equals discretionary sales surtax due.

\$100 ÷ 1.045 = \$95.69 (gross sales) \$100 - \$95.69 = \$4.31 (tax due, including surtax due) \$95.69 x .005 = \$.48 [surtax portion to be reported on Line 15(d)]

Line B. Taxable Purchases - Use Tax

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

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

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

Column 1. Gross Sales - Not Applicable

Column 2. Exempt Sales - Not Applicable

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

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

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

Line C. Commercial Rentals (5.5% Plus County Surtax Rate)

Commercial rentals include the renting, leasing, letting, or granting a license to use or occupy real property. Sales tax at the rate of 5.5%, plus discretionary sales surtax, is due on the total consideration charged for commercial property. The consideration charged may include charges for property taxes (whether paid to the landlord or directly to the county tax collector's office), or common area maintenance. Rentals, leases, and licenses to use or occupy real property by related persons are also

Line-by-Line Instructions continued

considered commercial rentals (e.g., a corporate owner leases property to his or her corporation). The \$5,000 limitation for discretionary sales surtax does not apply to commercial rentals.

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

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

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

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

Line C(a). Less Sales Tax Scholarship Credits E-file/E-pay Only

Report the amount of any state tax credit authorized by the Florida Tax Credit Scholarship Program for Commercial Rental Property and taken by your tenant(s) against the total sales tax and surtax due on commercial rentals. The amount of sales tax credit reported may not exceed the state sales tax due and reported in the amount on Line C, Column 4 (Commercial Rentals Tax Due). This credit is not available for any discretionary sales surtax due on commercial rentals. For more information on the Florida Tax Credit Scholarship Program for Commercial Rental Property, visit floridarevenue.com/taxes/sfo.

Line D. Transient Rentals

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

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

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

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

Column 2. Exempt Sales - Enter the total amount of taxexempt transient rentals included in Line D, Column 1. Enter "0" if none.

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

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

Line E. Food & Beverage Vending

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

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

Column 2. Exempt Sales - Enter the total amount of taxexempt sales included in Line E, Column 1. Enter "0" if none.

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

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

-		
	Sales/Surtax Rate	Food and Beverage Divisor
1	6.0%	1.0645
1	6.5%	1.0686
1	7.0%	1.0726
١	7.5%	1.0767
1	8.0%	1.0808
1	8.5%	1.0849

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

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

Line 5. Total Amount of Tax Due

Add the amounts in Column 4, Lines A, B, C, D, and E. Subtract the amount on Line C(a), Column 4, from the total and enter the result on Line 5.

Line 6. Less Lawful Deductions

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

- If you are claiming any approved Hope Scholarship Credits, report the amount of the credits on Line 6 and on Line 16.
- Do not include documentation with your return.

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

Line 7. Net Tax Due

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

Lines 8 - 9. Estimated Tax

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

Line 8. Less Estimated Tax Paid/Department of Revenue (DOR) Credit Memo

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

You will not receive a credit if the amount of credit (Line 8) is greater than the net amount of tax due (Line 7). If the amount of your credit is greater than the net amount of tax due, reduce the amount of credits claimed to equal the net amount of tax due. You may report the remaining amount of credit (not to exceed the net amount of tax due) on your next return. When you file your FINAL return, complete an *Application for Refund – Sales and Use Tax* (Form DR-26S) to obtain a refund of the credit balance.

Line 9. Plus Estimated Tax Due Current Month

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

Three Methods for Computing Estimated Tax

The percentage for calculating estimated tax is 60%. Your estimated tax liability is based only on Florida sales and use tax due (Form DR-15, Line 7, Net Tax Due minus any local option discretionary sales surtax and any local option transient rental tax). Compute your estimated tax liability by one of the following methods:

Method 1 – Average Tax Liability

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

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

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

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

Method 2 - Current Month/Previous Year

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

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

Method 3 – Current Month

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

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

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

You cannot amend your return to increase your estimated tax payment after the due date of the return.

Line 10. Amount Due

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

Line 11. Less Collection Allowance E-file/E-pay Only

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

Line-by-Line Instructions continued

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

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

Line 12. Plus Penalty

For late returns and payments, the penalty is either:

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

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

Line 13. Plus Interest

If your payment is late, you owe interest on the Amount Due (Line 10). Florida law provides a floating rate of interest for late payments of taxes and fees due, including discretionary sales surtax. Interest rates, including daily rates, are updated semiannually on January 1 and July 1 each year and available at floridarevenue.com/taxes/rates.

Line 14. Amount Due with Return

You may receive a collection allowance when you file and pay electronically and on time. Subtract Line 11 from Line 10 and enter the amount due on Line 14. If you choose to donate your collection allowance to education, check the "donate to education" box and leave Line 11 blank.

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

Lines 15(a) - 15(d). Discretionary Sales Surtax

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

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

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

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

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

Use the Department's Address/Jurisdiction database to determine which county an address is located in. Visit **floridarevenue.com/taxes/pointmatch**.

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

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

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

If a selling dealer located in any Florida county	with a discretionary surtax	sells and delivers	into the county where the selling dealer is located	surtax is collected at the county rate where the delivery is made
	with or without a discretionary surtax		into counties with different discretionary surtax rates	surtax is collected at the county rate where the delivery is made
	with or without a discretionary surtax		into counties without a discretionary surtax	surtax is not collected
If an out-of-state selling dealer		sells and delivers	into a Florida county with a discretionary surtax	surtax is collected at the county rate where the delivery is made
			into a Florida county without a discretionary surtax	surtax is not collected

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

Enter the amount of taxable sales and purchases included in Line A, Column 3, that are not subject to discretionary sales surtax. This includes services and tangible personal property delivered into a non-surtax county subject to sales tax, but not subject to discretionary sales surtax. Do **NOT** include exempt sales reported in Line A, Column 2.

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

On Line 15(c) you must report the total amount of taxable sales and purchases for which discretionary sales surtax is due at a rate different than the rate of the county in which you are located. Enter the taxable amounts from Line A, Column 3, and Line B, Column 3, for which discretionary sales surtax is due at a rate different than the county in which you are located.

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

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

Enter the total amount of discretionary sales surtax due on Line 15(d). **Do not include state sales tax in this amount.**

Line 16. Hope Scholarship Credits

Enter the total Hope Scholarship Credits on Line 16 and include the total amount of credits in the amount entered on Line 6. For more information on the Hope Scholarship Program, visit floridarevenue.com/taxes/sfo.

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

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

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

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

Line 19. Taxable Sales from Amusement Machines

Enter the amount of taxable sales from amusement machines.

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

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

Line 21. Other Authorized Credits

Enter only credits specifically authorized by the Department. Follow the instructions sent to you from the Department.

Signature(s)

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

Contact Us

Information and tutorials are available at floridarevenue.com/taxes/education.

Forms are available at floridarevenue.com/forms.

If you have questions, need assistance, or need to replace a lost or damaged return or coupon book, call Taxpayer Services at 850-488-6800, Monday through Friday, excluding holidays.

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

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

References

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

Form DR-15 Sales and Use Tax Return Rule 12A-1.097, F.A.C.

Form DR-26S Application for Refund –

Application for Refund – Sales and Use Tax Rule 12-26.008, F.A.C.



Instructions for DR-15EZ Sales and Use Tax Returns

DR-15EZN R. XX/XX Rule 12A-1.097, F.A.C. Effective XX/XX Page 1 of 7

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

Businesses that:

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

are <u>NOT</u> eligible to use a DR-15EZ return and must use a DR-15 return.

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

Collection Allowance

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

Verify a Resale or Exemption Certificate:

Online: Visit

floridarevenue.com/taxes/certificates

Phone: 877-357-3725

Mobile app: Available for iPhone, iPad,

and Android devices

Education Website

Visit the Department's Taxpayer Education webpage for additional information and tutorials at

floridarevenue.com/taxes/education.

Complete the Back of the Return First!

	1. Gross Sales (Do not include tax)	CENTS Under penalties of perjury, I declare that I have read this return and the facts stated in it are true.
	2. Exempt Sales (Include these in Gross Sales, Line 1)	• Signature
	3. Taxable Sales/Purchases (Include Internet/Out-of-State → Purchases)	The total amount of lawful deductions (Line 5) and sales tax credit memos issued by the Department
	4. Total Tax Due (Include Discretionary Sales Surtax from Line B)	(Line 6) cannot be more than the total tax due (Line 4).
	5. Less Lawful Deductions	Discretionary Sales Surtax Information
	6. Less DOR Credit Memo	A. Taxable Sales and Purchases NOT Subject to DISCRETIONARY
	7. Net Tax Due	SALES SURTAX B. Total Discretionary Sales Surtax Due
	8Less Collection Allowance or Plus Penalty and Interest	E-file / E-pay to Receive Collection Allowance
	9. Amount Due With Return (Enter this amount on front)	Please do not fold or staple.
- 4		
File an	nd pay electronically and on time	
	eive a collection allowance.	Be sure to use the correct tax
		return for each reporting period.
	Florida Sales a	nd Use Tay Return DR-15EZ
	Reporting	Period
	Certificate Number:	HD/PM DATE:
	Surtax Rate:	Location/Mailing Address Changes:
		New Location Address:
		Telephone Number: () New Mailing Address:
	FLORIDA DEPARTMENT OF REVENUE 5050 W TENNESSEE ST	Amount Due From Line 9
	TALLAHASSEE FL 32399-0120	On Reverse Side
	Due:	
Ļ	Late After:	

Enter the amount due from Line 9 on the back of the return.

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

Due Dates: Tax returns and payments are due on the 1st and late after the 20th day of the month following each reporting period. If the 20th falls on a Saturday, Sunday, or a state or federal holiday, your tax return must be received electronically, postmarked, or hand delivered on the first business day following the 20th.

Due Dates for Electronic Payments: To avoid penalty and interest, you must initiate your electronic payment and receive a confirmation number no later than 5 p.m. ET on the business day prior to the 20th. Keep the confirmation number in your records. For a list of deadlines for initiating electronic payments on time, visit floridarevenue.com/forms, select the eServices

section, and then select the current year Florida eServices Calendar of Electronic Payment Deadlines (Form DR-659).

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

No Tax Due? Telefile at 800-550-6713 - You must file a tax return for each reporting period, even if no tax is due. You can telefile using the toll-free number to conveniently file your returns when no tax is due and

you are not claiming deductions or credits. When you telefile your return instead of mailing it, you will receive a confirmation number for your records. If you telefile, remember:

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

Electronic Filing and Payment: You can file returns and pay sales and use tax using the Department's website or you may purchase software from a software vendor. You may voluntarily file returns and pay tax electronically; however, taxpayers who paid \$5,000 or more in sales and use tax during the State of Florida's prior fiscal year (July 1 through June 30) are required to file returns and pay tax electronically during the next calendar year (January through December).

Enroll to file and pay electronically: Visit floridarevenue.com/taxes/eEnroll to enroll. After you complete your electronic enrollment, additional information about electronic filing will be sent to you.

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

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

The quickest way to file an amended return is online. Visit floridarevenue.com to submit your amended return electronically and pay any additional tax due or report an overpayment.

Florida Sales and U Reporting Per Certificate Number:	
Surtax Rate:	Location/Mailing Address Changes: New Location Address:
Amended replacement	Telephone Number: () New Mailing Address:
FLORIDA DEPARTMENT OF REVENUE 5050 W TENNESSEE ST TALLAHASSEE FL 32399-0120	Amount Due From Line 9 On Reverse Side
Due: Lote After:	

If you choose to file an amended return by mail, you will need a blank return from the Department. To download a blank return, visit floridarevenue.com/forms, select the Sales and Use Tax section, and then select the return

that you need. Write your certificate number, reporting period, business name, and address on the return. Write "Amended replacement" on the return you use (see preceding example) and enter the correct information on your return.

Your amended return may result in an overpayment or an additional amount due. If you overpaid the amount due with your original return or you owe an additional amount, the amount reported on Line 9 of the amended return will not match any overpayment or any additional amount due. You must pay any additional amount due with the amended return. If you have overpaid, a credit for the amount overpaid will be issued.

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

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

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

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

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

Account Changes

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

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

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

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

Submit a new registration (online or paper) if you:

- move your business location from one Florida county to another:
- add another location;
- · purchase or acquire an existing business; or
- change the form of ownership of your business.

Florida Annual Resale Certificate

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

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

Sellers who make tax-exempt sales or rentals for purposes of resale or re-rental must document the exemption using any one of these methods:

- Obtain a paper or electronic copy of your customer's current Florida Annual Resale Certificate.
- For each tax-exempt sale, use your customer's Florida sales tax certificate number to obtain a transaction authorization number.
- For each tax-exempt customer, use your customer's Florida sales tax certificate number to obtain a vendor authorization number.

Sellers may verify a Florida Annual Resale Certificate number and obtain an authorization number:

- Online: Visit floridarevenue.com/taxes/certificates
- Phone: 877-357-3725
- Mobile app: Available for iPhone, iPad, and Android devices

Proper Collection of Tax

Collecting the right amount of tax is important because mistakes will cost you money. Florida's general state sales tax rate is 6%. Additionally, most counties also have a local option discretionary sales surtax. Surtax rates are published in the Discretionary Sales Surtax Information form (DR-15DSS) each year and available online at floridarevenue.com/forms under the Discretionary Sales Surtax section.

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

Dealers must calculate the total tax due on each sale. The tax must be shown separately on each invoice and may be calculated on either the combined taxable amount or the individual taxable amounts on an invoice.

Dealers must calculate the total tax due by multiplying the taxable sale by the total tax rate to determine the amount of tax due.

[Sale Amount] x [Total Tax Rate] = [Tax Due on Sale]

The tax computation must be carried to the third decimal place and rounded up to the next whole cent when the third decimal place is greater than 4.

Example: A customer purchases one taxable item and takes delivery in a county that does not impose a discretionary sales surtax. The dealer's taxable selling price for the item is \$50.45. To calculate the tax due, multiply the taxable selling price by the tax rate of 6% and carry to the third decimal place.

 $$50.45 \times 6\% \text{ (or .06)} = 3.027

Since the third decimal place is greater than 4, the tax due must be rounded up to the next whole cent. The total tax due on the sale is \$3.03.

Line-by-Line Instructions

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

Lines 1 through 4 Instructions to Only Report Tax on Commercial Rentals (5.5% Plus County Surtax Rate)

If you **only** report tax collected for the lease or rental of commercial property (you have no other sales or untaxed purchases to report), you may use Form DR-15EZ to report sales and use tax due. If you have other taxable sales or untaxed purchases, you must use Form DR-15, Sales and Use Tax Return, to report sales and use tax. Contact Taxpayer Services to update your account information.

Commercial rentals include the renting, leasing, letting, or granting a license to use or occupy real property. Sales tax at the rate of 5.5%, plus discretionary sales surtax, is due on the total consideration charged for commercial property. The consideration charged may include charges for property taxes (whether paid to the landlord or directly to the county tax collector's office), or common area maintenance. Rentals, leases, and licenses to use or occupy real property by related persons are also considered commercial rentals (e.g., a corporate owner leases property to his or her corporation). The \$5,000 limitation for discretionary sales surtax does not apply to commercial rentals.

Line 1. Gross Sales

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

Line 2. Exempt Sales

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

Line 3. Taxable Sales/Purchases

Subtract the amount reported in Line 2 from the amount reported in Line 1 and enter the difference (the taxable amount).

Line 4. Total Tax Due

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

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

Line 1. Gross Sales

Enter the total amount of gross sales. Do not include tax collected in gross sales.

Line 2. Exempt Sales

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

Line 3. Taxable Sales/Purchases

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

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

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

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

How to compute Line 3

Gross Sales	\$1,000.00
Minus exempt sales	<u>- \$100.00</u>
Equals taxable sales	\$900.00
Plus taxable purchases	<u>+\$50.00</u>
Equals Line 3	\$950.00

Line 4. Total Tax Due

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

Line 5. Less Lawful Deductions

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

Line 6. Less Department of Revenue Credit Memo

Enter the total amount of any sales tax **credit memo(s)** issued to you by the Department.

Line 7. Net Tax Due

Enter the result of Line 4 minus Lines 5 and 6. If negative, enter "0." Claim any remaining balance of lawful deductions on Line 5 of your next return or any remaining credit memo balance on Line 6 of your next return.

You will not receive a credit if the total amount of lawful deductions (Line 5) plus the amount of sales tax credit memos (Line 6) is greater than the total tax due (Line 4). If the total amount of lawful deductions plus credits is greater than the total tax due, reduce the amount of lawful deductions and credit memos claimed to equal the total tax due. You may report the remaining amount of lawful deductions and credits (not to exceed the net amount of tax due) on your next return. When you file your FINAL return, complete an *Application for Refund - Sales and Use Tax* (Form DR-26S) to obtain a refund of the credit balance.

Line 8. Less Collection Allowance or Plus Penalty and Interest

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

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

floridarevenue.com/taxes/eServices

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

Penalty

For late returns and payments, the penalty is either:

- A minimum of \$50 if 10% of Line 7 is less than \$50, or
- 10% of the amount due on Line 7.

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

Interest

If your payment is late, you owe interest on the Net Tax Due (Line 7). Florida law provides a floating rate of interest for late payments of taxes and fees due, including discretionary sales surtax. Interest rates, including daily rates, are updated semiannually on January 1 and July 1 each year and available at **floridarevenue.com/taxes/rates**.

Line 9. Amount Due With Return

If you file and pay electronically and on time and do not donate your collection allowance to education, enter the result of Line 7 minus collection allowance on Line 9. If you file late or pay late, enter the result of Line 7 plus penalty and interest on Line 9.

The amount due on Line 9 is the amount you owe. **Enter** the amount from Line 9 on the front of your return.

Discretionary Sales Surtax Information Lines A – B

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

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

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

Current discretionary sales surtax rates for all counties are listed on Form DR-15DSS, *Discretionary Sales Surtax Information*, available at **floridarevenue.com/taxes/rates**.

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

The surtax applies to the first \$5,000 of the sales amount on any item of tangible personal property. The \$5,000 limitation does not apply to rentals of real property, transient rentals, or services.

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

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

Line A. Taxable Sales and Purchases NOT Subject to DISCRETIONARY SALES SURTAX

On the back of your return, on Line A, enter the total of all sales and purchases not subject to discretionary sales surtax. This normally consists of sales of single items that exceed the \$5,000 discretionary sales surtax limit. Do NOT include exempt sales reported on Line 2. Commercial rentals are not subject to the \$5,000 discretionary sales surtax limit. The example for Line A illustrates a transaction where the \$5,000 limit applies and what information should be reported on Line A.

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

If a selling dealer located in any Florida county	with a discretionary surtax	sells and delivers	into the county where the selling dealer is located	surtax is collected at the county rate where the delivery is made
	with or without a discretionary surtax		into counties with different discretionary surtax rates	surtax is collected at the county rate where the delivery is made
	with or without a discretionary surtax		into counties without a discretionary surtax	surtax is not collected
If an out-of-state selling dealer		sells and	into a Florida county with a discretionary surtax	surtax is collected at the county rate where the delivery is made
		delivers	into a Florida county without a discretionary surtax	surtax is not collected

*NOTE: If you deliver into any county with a different discretionary surtax rate, you must use Form DR-15 to accurately report the discretionary sales surtax you collect.

Example for Line A

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

\$6,500 (Sales amount)

- \$5,000 (Limit on a single item)

\$1,500 (Amount exempt from discretionary sales surtax)

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

Line B. Total Discretionary Sales Surtax Due

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

Example for Line B

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

Signature(s)

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

Contact Us

Information and tutorials are available at floridarevenue.com/taxes/education.

Forms are available at **floridarevenue.com/forms**.

If you have questions, need assistance, or need to replace a lost or damaged return or coupon book, call Taxpayer Services at 850-488-6800, Monday through Friday, excluding holidays.

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

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

References

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

Form DR-15EZ	Sales and Use Tax Return

Rule 12A-1.097, F.A.C.

Form DR-15 Sales and Use Tax Return

Rule 12A-1.097, F.A.C.

Form DR-26S Application for Refund –

Sales and Use Tax Rule 12-26.008, F.A.C.

STATE OF FLORIDA

DEPARTMENT OF REVENUE

CHAPTER 12A-16, FLORIDA ADMINISTRATIVE CODE

RENTAL CAR SURCHARGE

AMENDING RULE 12A-16.008

SUMMARY OF PROPOSED RULE

Beginning January 1, 2023, the proposed amendments to Rule 12A-16.008, F.A.C., incorporate the reduced electronic filing threshold of \$5,000 requiring the electronic filing of tax returns and electronic payment of taxes, fees, and surcharges. Form DR-15SWN (Instructions for DR-15SW Solid Waste and Surcharge Return) is revised to notify taxpayers of the lowered threshold amount requiring taxpayers to file Form DR-15SW (Solid Waste and Surcharge Return) and pay the taxes, fees, and surcharges by electronic means. Form DR-15SWN is also revised to provide clarifying language for separately stating the lead-acid battery fee on invoices and provides registration requirements for motor vehicle rental companies, car-sharing services and peer-to-peer car-sharing programs.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

Section 213.755(1), F.S., authorizes the Executive Director of the Department of Revenue to require a taxpayer to file returns and remit payments by electronic means when the amount of tax paid by the taxpayer in the previous state fiscal year was more than \$20,000. Effective January 1, 2023, Chapter 2022-151, L.O.F., reduces the electronic filing threshold for a taxpayer to file returns and remit payments from \$20,000 to \$5,000. This rulemaking is necessary to implement this law change and to provide clarifying updates.

FEDERAL COMPARISON STATEMENT

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

SUMMARY OF RULE DEVELOPMENT WORKSHOP

July 27, 2022

A Notice of Proposed Rule Development was published in the Florida Administrative Register on July 12,

2022 (Vol. 48, No. 134), to advise the public of the proposed changes to Rule 12A-16.008, 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 on July 27, 2022. No request was received, and no workshop was held. No written comments were received by the Department.

NOTICE OF PROPOSED RULE

DEPARTMENT OF REVENUE

Sales and Use Tax

RULE NO.: RULE TITLE:

12A-16.008 Public Use Forms

PURPOSE AND EFFECT: Section 213.755(1), F.S., authorizes the Executive Director of the Department of Revenue to require a taxpayer to file returns and remit payments by electronic means when the amount of tax paid by the taxpayer in the previous state fiscal year was more than \$20,000. Effective January 1, 2023, Chapter 2022-151, L.O.F., reduces the electronic filing threshold for a taxpayer to file returns and remit payments from \$20,000 to \$5,000. The purpose of this rulemaking is to implement this law change and to provide clarifying updates.

SUMMARY: Beginning January 1, 2023, the proposed amendments to Rule 12A-16.008, F.A.C., incorporate the reduced electronic filing threshold of \$5,000 requiring the electronic filing of tax returns and electronic payment of taxes, fees, and surcharges. Form DR-15SWN (Instructions for DR-15SW Solid Waste and Surcharge Return) is revised to notify taxpayers of the lowered threshold amount requiring taxpayers to file Form DR-15SW (Solid Waste and Surcharge Return) and pay the taxes, fees, and surcharges by electronic means. Form DR-15SWN is also revised to provide clarifying language for separately stating the lead-acid battery fee on invoices and provides registration requirements for motor vehicle rental companies, car-sharing services and peer-to-peer car-sharing programs.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

The Agency has determined that this 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 SERC has not been prepared by the Agency.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: 1) no requirement for the Statement of Economic Regulatory Costs (SERC) was triggered under Section 120.541(1), F.S.; and 2) based on past experiences regarding rules of this nature, the adverse impact or

regulatory cost, if any, do not exceed nor would exceed any one of the economic analysis criteria in a SERC, as set forth in Section 120.541(2)(a), F.S.

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

RULEMAKING AUTHORITY: 212.18(2), 213.06(1) FS.

LAW IMPLEMENTED: 212.0606, 212.12(2), 213.235, 213.755, 376.70, 403.717, 403.718, 403.7185 FS., section 2, Ch. 2022-151 LOF.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD):

DATE AND TIME: TBD

PLACE: TBD

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Tonya Fulford at (850)717-6799. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Jennifer Ensley, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)717-7659, email RuleComments@floridarevenue.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

12A-16.008 Public Use Forms.

(1) No change

Form Number	Title	Effective Date
(2)	No change	
(3) DR-15SWN	Instructions for DR-15SW Solid Waste and Surcharge Returns	01/23 01/22
	(http://www.flrules.org/Gateway/reference.asp?No=Ref14234)	
(4)	No change	

PROPOSED EFFECTIVE DATE: January 1, 2023

Rulemaking Authority 212.18(2), 213.06(1) FS. Law Implemented 212.0606, 212.12(2), 213.235, 213.755, 376.70, 403.717, 403.718, 403.7185 FS., section 2, Ch. 2022-151 LOF. History—New 11-14-89, Amended 7-7-91, 8-10-92, 3-21-95, 6-19-01, 4-17-03, 9-28-04, 6-28-05, 7-25-06, 4-5-07, 1-1-08, 1-27-09, 1-11-10, 1-12-11, 1-25-12, 1-20-14, 7-28-15, 4-16-18, 1-1-21, 5-23-22, XX-XX-XX.

NAME OF PERSON ORIGINATING PROPOSED RULE: Jennifer Ensley

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: (Date of Cabinet Meeting)

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: July 12, 2022



Instructions for DR-15SW

DR-15SWN R. XX/XX Rule 12A-16.008, F.A.C. Effective XX/XX Page 1 of 4

Solid Waste and Surcharge Returns

Use this return to Report:

- ► Dry-Cleaning Gross Receipts Tax Due
- ► New Tire Fees Due

- ► Lead-Acid Battery Fees Due
- Rental Car Surcharge Due

Complete the Back of the Return FIRST!

Dr	y-Cleaning Gross Receipts	
А	. Dry-Cleaning Gross Receipts	Under penalties of perjury, I declare that I have read this return and the facts stated in it are true.
В	. Less Exempt Receipts	Signature of Taxpayer Date Telephone #
С	. Taxable Gross Receipts	Signature of Preparer Date Telephone #
1	Dry-Cleaning Gross Receipts Tax Due - Multiply Taxable Gross Receipts by 2% (.02) and enter this amount on Line 1	
2	. New Tire Fees Due	.00
3	. Lead-Acid Battery Fees Due	The amount due (Line 5)
4	. Rental Car Surcharge Due	,0 0 on the back of the return is
5	. Total Amount Due - Bring amount to Line 5 on front of return.	entered on Line 5 on the front of the return.

	Solid Waste and Sur	charge Return	HD/PM DATE: /	DR-15SW
Certificate Number	Reporting Period	7		
			DR-158	
		Total tax, fees, and surcharges due (from Line 5 on reverse sid		
Be sure to use the corr	ect	6. Less credits	ا والناليان الناوليا	
tax return for each repo		7. Net amount due		
period.		8. Plus penalty		
111 11 111		9. Plus interest		
FLORIDA DEPARTME 5050 W TENNESSEE S TALLAHASSEE FL 32	NT OF REVENUE ST	10. Amount due with retu	ım , , , , ,	
Due: Late After:		Thora	and a supply of a supply	ita (l ina C) sannat
Check here if payment was made electronically.	vas		ore than the tax	its (Line 6) cannot x, fees, and
		surch	narges due (Lin	ne 5).

Subscribe to Receive Email Alerts from the Department!

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

Subscribe today at: floridarevenue.com/dor/subscribe

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

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

Electronic Filing and Payment: You can file and pay solid waste taxes, fees, and surcharges by using the Department's website or you may purchase software from a software vendor. If you would like to voluntarily file and pay solid waste taxes, fees, and surcharges electronically, you may do so. Solid waste taxpayers who paid \$5,000 or more in solid waste taxes, fees, and surcharges during the State of Florida's prior fiscal year (July through June) are required to file and pay solid waste taxes, fees, and surcharges electronically during the next calendar year (January through December).

Enroll to file and pay electronically: Visit **floridarevenue.com/taxes/eEnroll** and sign up. After you complete your electronic enrollment, additional instructions on electronic filing will be mailed to you.

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

No Tax Due?

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

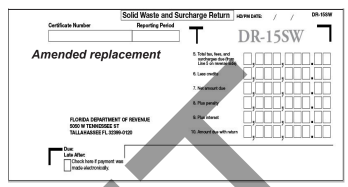
Due Date Reminders: If you file your paper returns monthly or quarterly, you can sign up to receive an email every reporting period, reminding you of the due date. Visit floridarevenue.com/dor/subscribe. Electronic filers will receive due date reminders without using the subscription service.

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

The quickest way to file an amended return is online. Visit **floridarevenue.com/taxes/filepay** to submit your amended return electronically and pay any additional tax due or report an overpayment.

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

- Write "Amended replacement" on the return you use. (see example below)
- Enter the correct information on Lines 1-10.



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

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

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

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

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

Account Changes

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

floridarevenue.com/taxes/updateaccount.

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

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

If you cancel your account or sell your business, you must file a final return and pay all applicable taxes within 15 days after

closing or selling the business. Your final return must cover the period from your most recent return filing to the closing date.

Submit a new registration (online or paper) if you:

- Move your business location from one Florida county to another (does not apply to accounts for the dry-cleaning gross receipts tax);
- · add another location;
- · purchase or acquire an existing business; or
- change the form of ownership of your business.

Explanation of Taxes, Fees, and Surcharges

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

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

Lead-Acid Battery Fee: The lead-acid battery fee is imposed on dealers making retail sales of new and remanufactured lead-acid batteries, including those sold to governmental entities or tax-exempt entities, when such sales are made within Florida. The fee applies to new and remanufactured batteries for use in motor vehicles (on-road or off-road), vessels, or aircraft. The fee is due whether the battery is sold separately or as a component part of the vehicle, vessel, or aircraft. Dealers are not required to separately state the fee on the invoice to the purchaser. However, if the fee is separately stated on the invoice, the fee is part of the amount subject to sales tax.

Rental Car Surcharge: A rental car surcharge is imposed on the lease or rental of a for-hire passenger motor vehicle through a motor vehicle rental company or car-sharing service or the use of a shared vehicle through a peer-to-peer car-sharing program. The surcharge applies to motor vehicles designed to accommodate less than nine passengers, and does not apply to the lease, rental, or use of motorcycles, mopeds, trucks, trailers, recreational vehicles, or van conversions. The lease or rental is exempt from the surcharge when the lessee issues a sales tax exemption certificate to lease, rent, or use the motor vehicle exempt from sales tax.

A surcharge of \$2 per day or any part of a day is imposed upon the lease or rental of a for-hire passenger motor vehicle by a motor vehicle rental company. The surcharge applies to the first 30 days the for-hire passenger motor vehicle is continuously leased or rented in Florida to one person, even when the vehicle is licensed outside of Florida.

A surcharge of \$1 per day or any part of a day is imposed upon each peer-to-peer car-sharing program agreement involving a shared vehicle. The surcharge applies to the first 30 days, or to a portion of a day, of the peer-to-peer car-sharing program agreement. If the car-sharing period is less than 24 hours, then the rental car surcharge is \$1 per use.

A surcharge of \$1 per usage is imposed when the for-hire passenger motor vehicle is used for less than 24 hours by a member of the car-sharing service. If the same motor vehicle is used for 24 hours or more, then the surcharge is \$2 per day or any part of a day the motor vehicle is used.

The rental car surcharge must be collected by the motor vehicle rental company, the peer-to-peer car-sharing program, or the car-sharing service.

Report the Surcharge by County (DR-15SWS Schedule):

Florida law requires dealers to report rental car surcharge by the county where the surcharge is "attributed." This is defined as the county where the lessee picks up the for-hire passenger motor vehicle for lease or rental, or the county corresponding to the location of the shared vehicle at the car-sharing start time.

Motor vehicle rental companies are required to register each place of business in Florida and report the rental car surcharge due for that business location. Car-sharing services and peer-to-peer car-sharing programs are required to register for each county in which business is conducted.

Form DR-15SWS, Schedule of Rental Car Surcharge by County, must be completed by dealers who lease, rent, or allow the use of motor vehicles under an agreement for financial consideration without transfer of the title of the motor vehicle. On Form DR-15SWS, enter the rental car surcharge by the county where the surcharge is attributed. Total the surcharge due for all counties and enter the total amount on the "Rental Car Surcharge Due" line (Line 4) on the back of Form DR-15SW, Solid Waste and Surcharge Return.

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

Line-by-Line Instructions

Complete the back of the return first.

Dry-Cleaning Gross Receipts

A: Dry-Cleaning Gross Receipts

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

B: Less Exempt Receipts

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

C: Taxable Gross Receipts

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

Line 1 Dry-Cleaning Gross Receipts Tax Due

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

Line 2 New Tire Fees Due

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

Line 3 Lead-Acid Battery Fees Due

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

Line 4 Rental Car Surcharge Due

Enter the total amount of rental car surcharge due during the reporting period on the lease or rental of a for-hire passenger motor vehicle through a motor vehicle rental company or a car-sharing service or the use of a shared vehicle through a peer-to-peer car-sharing program. This is the total of the rental car surcharges reported on Form DR-15SWS.

Line 5 Total tax, fees, and surcharges due

Add lines 1 through 4 and enter the total on Line 5 on the back of the return. Bring the total from Line 5 on the back of the return to Line 5 on the front of the return.

Line 6 Less credits

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

You will not receive a credit if the total amount of credits (Line 6) is greater than the total tax, fees, and surcharges due (Line 5). If the total amount of credits is greater than the total tax, fees, and surcharges due,

reduce the amount of credits claimed to equal the total tax, fees, and surcharges due. You may report the remaining amount of credits (not to exceed the total tax, fees, and surcharges due) on your next return. When you file your FINAL return, complete an *Application for Refund - Sales and Use Tax* (Form DR-26S) to obtain a refund of the credit balance.

Line 7 Net amount due

Enter the result of Line 5 minus Line 6 on Line 7.

Line 8 Plus penalty

For late returns and payments, the penalty is either:

- A minimum of \$50 if 10% of Line 7 is less than \$50, or
- 10% of the net amount due on Line 7.

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

Line 9 Plus interest

If your payment is late, you owe interest on the "Net amount due" (Line 7). Florida law provides a floating rate of interest for late payments of taxes, fees, and surcharges due. Interest rates, including daily rates, are updated semiannually on January 1 and July 1 each year and available at

floridarevenue.com/taxes/rates.

Line 10 Amount due with return

Enter the total of Lines 7, 8, and 9.

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

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

Contact Us

Forms are available at floridarevenue.com/forms.

Information and tutorials are available at floridarevenue.com/taxes/education.

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

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

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

References

The following documents were mentioned in this form and are incorporated by reference in the rules indicated below.

The forms are available online at **floridarevenue.com/forms**.

Form DR-15SWS Schedule of Rental Car Surcharge by County Rule 12A-16.008, F.A.C.

Form DR-15SW Solid Waste and Surcharge Return Rule 12A-16.008, F.A.C.

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

STATE OF FLORIDA

DEPARTMENT OF REVENUE

CHAPTER 12A-19. FLORIDA ADMINISTRATIVE CODE

COMMUNICATIONS SERVICES TAX

AMENDING RULE 12A-19.100

SUMMARY OF PROPOSED RULE

Beginning January 1, 2023, the proposed amendments to Rule 12A-19.100, F.A.C., incorporate the reduced electronic filing threshold of \$5,000 requiring the electronic filing of tax returns and electronic payment of tax. Form DR-700016 (Florida Communications Services Tax Return) is revised to notify taxpayers of the lowered threshold amount requiring taxpayers to file the return and pay the tax by electronic means. Form DR-700016 is also revised to update the name of a local jurisdiction within Palm Beach County from Lake Worth to Lake Worth Beach pursuant to city ordinance (number 2018-18, § 7, 12-13-18, passed at referendum 3-12-19).

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

Section 213.755(1), F.S., authorizes the Executive Director of the Department of Revenue to require a taxpayer to file returns and remit payments by electronic means when the amount of tax paid by the taxpayer in the previous state fiscal year was more than \$20,000. Effective January 1, 2023, Chapter 2022-151, L.O.F., reduces the electronic filing threshold for a taxpayer to file returns and remit payments from \$20,000 to \$5,000. This rulemaking is necessary to implement this law change and update the name of a local jurisdiction.

FEDERAL COMPARISON STATEMENT

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

SUMMARY OF RULE DEVELOPMENT WORKSHOP

July 27, 2022

A Notice of Proposed Rule Development was published in the *Florida Administrative Register* on July 12, 2022 (Vol. 48, No. 134), to advise the public of the proposed changes to Rule 12A-19.100, 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 on July 27, 2022. No request was received, and no workshop was held. No written comments were received by the Department.

NOTICE OF PROPOSED RULE

DEPARTMENT OF REVENUE

Sales and Use Tax

RATIFICATION:

RULE NO.: RULE TITLE:

12A-19.100 Public Use Forms

PURPOSE AND EFFECT: Section 213.755(1), F.S., authorizes the Executive Director of the Department of Revenue to require a taxpayer to file returns and remit payments by electronic means when the amount of tax paid by the taxpayer in the previous state fiscal year was more than \$20,000. Effective January 1, 2023, Chapter 2022-151, L.O.F., reduces the electronic filing threshold for a taxpayer to file returns and remit payments from \$20,000 to \$5,000. The purpose of this rulemaking is to implement this law change and update the name of a local jurisdiction. SUMMARY: Beginning January 1, 2023, the proposed amendments to Rule 12A-19.100, F.A.C., incorporate the reduced electronic filing threshold of \$5,000 requiring the electronic filing of tax returns and electronic payment of tax. Form DR-700016 (Florida Communications Services Tax Return) is revised to notify taxpayers of the lowered threshold amount requiring taxpayers to file the return and pay the tax by electronic means. Form DR-700016 is also revised to update the name of a local jurisdiction within Palm Beach County from Lake Worth to Lake Worth Beach pursuant to city ordinance (number 2018-18, § 7, 12-13-18, passed at referendum 3-12-19).

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE

The Agency has determined that this 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 SERC has not been prepared by the Agency.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: 1) no requirement for the Statement of Economic Regulatory Costs (SERC) was triggered under Section 120.541(1), F.S.; and 2) based on past experiences regarding rules of this nature, the adverse impact or regulatory cost, if any, do not exceed nor would exceed any one of the economic analysis criteria in a SERC, as set forth in Section 120.541(2)(a), F.S.

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

RULEMAKING AUTHORITY: 175.1015(5), 185.085(5), 202.151, 202.16(2), 202.22(6)(a), 202.26(3)(a), (c), (d), (e), (j), 202.27(1), (7) FS.

LAW IMPLEMENTED: 175.1015, 185.085, 202.12(1), (3), 202.151, 202.16(2), (4), 202.17(6), 202.19(1), (7), 202.22(6), 202.27, 202.28(1), (2), 202.29, 202.30(3), 202.33, 202.34(3), (4)(c), 202.35(1), (2) FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD):

DATE AND TIME: TBD

PLACE: TBD

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Tonya Fulford at (850)717-6799. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Jennifer Ensley, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)717-7659, email RuleComments@floridarevenue.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

12A-19.100 Public Use Forms.

- (1) No change
- (2) The following versions of Form DR-700016, Florida Communications Services Tax Return, are applicable to the reporting periods and service billing dates indicated:

REVISION DATE	REPORTING PERIODS	SERVICE BILLING DATES
01/23	<u>January 2023 –</u>	<u>January 1, 2023 –</u>
05/22	May 2022 – <u>December 2022</u>	May 1, 2022 – <u>December 31, 2022</u>
01/22	January 2022 – February 2022	January 1, 2022 – February 28, 2022
03/21	April 2021 – December 2021	April 2021 – December 31, 2021

01/21	January 2021 – March 2021	January 1, 2021 – March 31, 2021
01/20	January 2020 – December 2020	January 1, 2020 – December 31, 2020
01/19	January 2019 – December 2019	January 1, 2019 – December 31, 2019
01/18	January 2018 – December 2018	January 1, 2018 – December 31, 2018
01/17	January 2017 – December 2017	January 1, 2017 – December 31, 2017
07/16	July 2016 – December 2016	July 1, 2016 – December 31, 2016
01/16	January 2016 – June 2016	January 2016 – June 30, 2016
07/15	July 2015 – December 2015	July 1, 2015 – December 31, 2015
01/15	January 2015 – June 2015	January 1, 2015 – June 30, 2015
01/14	January 2014 – December 2014	January 1, 2014 – December 2014
01/13	January 2013 – December 2013	January 1, 2013 – December 31, 2013
07/12	July 2012 – December 2012	July 1, 2012 – December 31, 2012
01/12	January 2012 – June 2012	January 1, 2012 – June 30, 2012
07/11	July 2011 – December 2011	July 1, 2011 – December 31, 2011
01/11	January 2011 – June 2011	January 1, 2011 – June 30, 2011
08/10	August 2010 – December 2010	August 1, 2010 – December 31, 2010
01/10	January 2010 – July 2010	January 1, 2010 – July 31, 2010
06/09	June 2009 – December 2009	June 1, 2009 – December 31, 2009
01/09	January 2009 – May 2009	January 1, 2009 – May 31, 2009
09/08	September 2008 – December 2008	September 1, 2008 – December 31, 2008
06/08	June 2008 – August 2008	June 1, 2008 – August 31, 2008
05/08	May 2008	May 1, 2008 – May 31, 2008
01/08	January 2008 – April 2008	January 1, 2008 – April 30, 2008
09/07	September 2007 – December 2007	September 1, 2007 – December 31, 2007
06/07	June 2007 – August 2007	June 1, 2007 – August 31, 2007
02/07	February 2007 – May 2007	February 1, 2007 – May 31, 2007
01/07	January 2007	January 1, 2007 – January 31, 2007

06/06	June 2006 – December 2006	June 1, 2006 – December 31, 2006
01/06	January 2006 – May 2006	January 1, 2006 – May 31, 2006
11/05	November 2005 – December 2005	November 1, 2005 – December 31, 2005
06/05	June 2005 – October 2005	June 1, 2005 – October 31, 2005
01/05	January 2005 – May 2005	January 1, 2005 – May 31, 2005
11/04	November 2004 – December 2004	November 1, 2004 – December 31, 2004
10/04	October 2004	October 1, 2004 – October 31, 2004
06/04	June 2004 – September 2004	June 1, 2004 – September 30, 2004
01/04	January 2004 – May 2004	January 1, 2004 – May 31, 2004
12/03	December 2003	December 1, 2003 – December 31, 2003
11/03	November 2003	November 1, 2003 – November 30, 2003
10/03	October 2003	October 1, 2003 – October 31, 2003
06/03	June 2003 – September 2003	June 1, 2003 – September 30, 2003
03/03	March 2003 – May 2003	March 1, 2003 – May 31, 2003
01/03	January 2003 – February 2003	January 1, 2003 – February 28, 2003
12/02	December 2002	December 1, 2002 – December 31, 2002
11/02	November 2002	November 1, 2002 – November 30, 2002
10/02	October 2002	October 1, 2002 – October 31, 2002
01/02	January 2002 – September 2002	January 1, 2002 – September 30, 2002
12/01	October 2001 – December 2001	October 1, 2001 – December 31, 2001

Form Number	Title	Effective Date
(3)	No change	
(4) <u>(a) DR-700016</u>	Florida Communications Services Tax Return (R. 01/23) (http://www.flrules.org/Gateway/reference.asp?No=Ref)	01/23
(b)(a) DR-700016	Florida Communications Services Tax Return (R. 05/22) (http://www.flrules.org/Gateway/reference.asp?No=Ref-14236)	05/22

(b) through (xx)	Renumbered (c) through (yy)	
(5) through (13)	No change	

PROPOSED EFFECTIVE DATE: January 1, 2023

Rulemaking Authority 175.1015(5), 185.085(5), 202.151, 202.16(2), 202.22(6)(a), 202.26(3)(a), (c), (d), (e), (j), 202.27(1), (7) FS. Law Implemented 175.1015, 185.085, 202.12(1), (3), 202.151, 202.16(2), (4), 202.17(6), 202.19(1), (7), 202.22(6), 202.27, 202.28(1), (2), 202.29, 202.30(3), 202.33, 202.34(3), (4)(c), 202.35(1), (2) FS. History—New 4-17-03, Amended 7-31-03, 10-1-03, 9-28-04, 6-28-05, 11-14-05, 7-16-06, 4-5-07, 11-6-07, 12-20-07, 1-28-08, 1-27-09, 1-11-10, 6-28-10 (3), 6-28-10 (5), 2-7-11, 1-25-12, 1-17-13, 5-9-13, 1-20-14, 1-20-15, 1-11-16, 1-10-17, 1-17-18, 1-8-19, 1-6-20, 3-25-20, 1-24-21, 8-15-21, 5-23-22, XX-XX-XX.

NAME OF PERSON ORIGINATING PROPOSED RULE: Jennifer Ensley

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: (Date of Cabinet Meeting)

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: July 12, 2022

Florida Communications Services Tax Return

DR-700016 R. XX/XX Page 1 of 24

Name **Address** City/State/ZIP BUSINESS PARTNER NUMBER FEIN Check here if you are discontinuing your business and this is your final return (see page 15). REPORTING PERIOD Typed Example 0 1 2 3 4 5 6 7 8 9 0123456789 Use black in **US Dollars** Cents Tax due on sales subject to 4.92% state and 0.15% gross receipts portions of communications services tax (from Summary of Schedule I, Line 3)....... 1. Tax due on sales subject to 2.37% gross receipts portion of communications services tax (from Summary of Schedule I, Line 6)...........2. Tax due on sales subject to local portion of communications services tax (from Summary of Schedule I, Line 7)......3 Tax due for direct-to-home satellite services (from Schedule II, Column C) 4. 5. 6. Collection allowance. Rate: (If rate above is blank, check one) ☐ None applies ☐ 0.0025 ☐ 0.0075 Net communications services tax due (subtract Line 6 from Line 5)............7. 7. 8. 9. 10. Adjustments (from Schedule III, Column G and/or Check here Schedule IV, Column U) AUTHORIZATION Under penalties of perjury, I declare that I have read this return and that the facts stated in it are true [ss. 92.525(2), 202.27(5), and 837.06, Florida Statutes]. Type or print name Authorized signature Preparer's signature Preparer (type or print name) Date Contact name (type or print name) Contact phone number Contact email address **Payment Coupon** DO NOT DETACH DR-700016 To ensure proper credit to your account, attach your check to this R. XX/XX payment coupon. Mail with tax return and all schedules. DOR USE ONLY **Business Partner Number Reporting Period** postmark or hand delivery date Check here if your address or business information changed and enter changes below. **Business Address** DR-700016 New location address: Telephone number: (_ New mailing address:

Amount due

Check here if payment was transmitted electronically.



Where to send payments and returns Make check payable to and send with return to:

Florida Department of Revenue PO Box 6520 Tallahassee FL 32314-6520

File online using the Department's website at floridarevenue.com/taxes/filepay.

File electronically . . . it's easy!

The Department maintains a free and secure website to file and pay communications services tax. To file and pay, go to the Department's website at floridarevenue.com/taxes/filepay.



	edule I - State, Gro		
Business name			Business partner number
A. Local jurisdiction	B. Taxable sales subject to 4.92% state tax and 0.15% gross receipts tax	C. Taxable sales subject to 2.37% gross receipts tax and local tax	D. Local tax rate E. Local tax due
ALACHUA			
Inincorporated area			0.0750
.lachua			0.0582
rcher			0.0582
Sainesville			0.0617
lawthorne			0.0582
ligh Springs			0.0582
a Crosse			0.0402
Micanopy			0.0570
lewberry			0.0582
Valdo			0.0582
BAKER			
Inincorporated area			0.0234
Glen St. Mary			0.0580
Macclenny			0.0652
BAY			
Jnincorporated area			0.0234
Callaway			0.0572
.ynn Haven			0.0572
Mexico Beach			0.0338
Panama City			0.0572
Panama City Beach			0.0572
Parker			0.0572
Springfield			0.0572
BRADFORD			
Unincorporated area			0.0124
Brooker			0.0360
Hampton			0.0280
_awtey			0.0170
Starke			0.0582
BREVARD			
Unincorporated area			0.0582
Cape Canaveral			0.0582
Cocoa			0.0582
Cocoa Beach			0.0582
Grant-Valkaria			0.0582
ndialantic			0.0640
ndian Harbour Beach			0.0582
Malabar			0.0582
Melbourne			0.0653
Melbourne Beach			0.0582
Melbourne Village			0.0582
Palm Bay			0.0582
Palm Shores			0.0582
Rockledge			0.0582
Satellite Beach		-	0.0582
Fitusville		-	0.0582
West Melbourne		-	0.0612



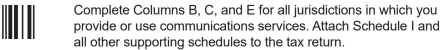
	oddio i Otato, Orc	os neceipis, and	Local Taxes Due
Business name			Business partner number
A. Local jurisdiction	B. Taxable sales subject to 4.92% state tax and 0.15% gross receipts tax	C. Taxable sales subject to 2.37% gross receipts tax and local tax	D. Local tax rate E. Local tax due
BROWARD			
Unincorporated area	-		0.0572
Coconut Creek	-		0.0572
Cooper City	-		0.0572
Coral Springs	-		0.0572
Dania Beach	_		0.0582
Davie	_		0.0570
Deerfield Beach			0.0572
Fort Lauderdale			0.0572
Hallandale Beach			0.0572
Hillsboro Beach			0.0170
Hollywood			0.0572
Lauderdale Lakes			0.0582
Lauderdale-by-the-Sea			0.0572
Lauderhill			0.0572
Lazy Lake	\		0.0110
Lighthouse Point			0.0672
Margate	-		0.0582
 Miramar	-		0.0572
North Lauderdale			0.0572
Oakland Park			0.0592
Parkland			0.0572
Pembroke Park			0.0572
Pembroke Pines			0.0592
Plantation			0.0572
Pompano Beach			0.0572
Sea Ranch Lakes			0.0572
Southwest Ranches			0.0572
Sunrise			0.0572
Tamarac			0.0572
West Park			0.0572
Weston			0.0572
	-		0.0572
Wilton Manors			0.0612
CALHOUN			0.0264
Unincorporated area			0.0264
Altha			0.0602
Blountstown			0.0602
CHARLOTTE			
Unincorporated area	-		0.0582
Punta Gorda			0.0582
CITRUS			
Unincorporated area			0.0224
Crystal River			0.0522
			0.0532
Inverness			0.0332



Sch	edule I - State, Gro	oss Receipts, and	Local Taxes Due
Business name			Business partner number
A. Local jurisdiction	B. Taxable sales subject to 4.92% state tax and 0.15% gross receipts tax	C. Taxable sales subject to 2.37% gross receipts tax and local tax	D. Local tax rate E. Local tax due
CLAY			
Unincorporated area			0.0672
Green Cove Springs	-		0.0602
Keystone Heights	-		0.0602
Orange Park			0.0602
Penney Farms	-		0.0602
COLLIER			
Unincorporated area			0.0280
Everglades City	-		0.0460
Marco Island	-		0.0280
Naples	-		0.0592
COLUMBIA			
Unincorporated area			0.0582
Fort White			0.0120
Lake City			0.0582
DESOTO			
Unincorporated area			0.0314
Arcadia	-		0.0602
DIXIE			
Unincorporated area			0.0234
Cross City			0.0300
Horseshoe Beach			0.0670
DUVAL			
Atlantic Beach			0.0602
Baldwin			0.0702
Jacksonville Beach			0.0602
Jax Duval (City of Jacksonville)			0.0602
Neptune Beach			0.0602
ESCAMBIA			
Unincorporated area			0.0274
Century			0.0300
Pensacola			0.0612
FLAGLER			
Unincorporated area			0.0254
Beverly Beach			0.0580
Bunnell			0.0645
Flagler Beach			0.0580
Marineland			0.0110
Palm Coast			0.0592
FRANKLIN			
Unincorporated area			0.0150
Apalachicola			0.0420
Carrabelle			0.0642
PAGE TOTAL			



Business name			Business partner number
A. Local jurisdiction	B. Taxable sales subject to 4.92% state tax and 0.15% gross receipts tax	C. Taxable sales subject to 2.37% gross receipts tax and local tax	D. Local tax rate E. Local tax due
GADSDEN			
Unincorporated area			0.0264
Chattahoochee			0.0602
Greensboro			0.0592
Gretna			0.0482
Havana			0.0602
Midway			0.0450
Quincy			0.0602
GILCHRIST			
Unincorporated area			0.0234
Bell			0.0500
Fanning Springs			0.0612
Trenton			0.0572
GLADES			
Unincorporated area			0.0244
Moore Haven	\		0.0180
GULF			
Unincorporated area			0.0234
Port St. Joe			0.0572
Wewahitchka			0.0572
HAMILTON			0.3072
Unincorporated area			0.0090
Jasper			0.0540
Jennings			0.0570
White Springs			0.0560
HARDEE			0.0300
			0.0194
Unincorporated area			0.0184
Bowling Green Wauchula			0.0560 0.0560
Zolfo Springs			0.0382
			0.0282
HENDRY			0.0044
Unincorporated area			0.0244
Clewiston			0.0582
La Belle			0.0482
HERNANDO			
Unincorporated area			0.0214
Brooksville			0.0552
HIGHLANDS			
Unincorporated area			0.0274
Avon Park			0.0612
Lake Placid			0.0612
Sebring			0.0612
		The state of the s	





Sche	edule I - State, Gro	oss Receipts, and	Local Taxes Du	е
Business name			Business partner number	
A. Local jurisdiction	B. Taxable sales subject to 4.92% state tax and 0.15% gross receipts tax	C. Taxable sales subject to 2.37% gross receipts tax and local tax	D. Local tax rate	E. Local tax due
HILLSBOROUGH				
Unincorporated area			0.0480	
Plant City			0.0652	
Tampa			0.0602	
Temple Terrace			0.0620	
HOLMES				
Unincorporated area			0.0264	
Bonifay			0.0662	
Esto			0.0160	*
Noma			0.0090	
Ponce De Leon			0.0350	
Westville			0.0170	
INDIAN RIVER				
Unincorporated area			0.0244	
Fellsmere			0.0582	
Indian River Shores			0.0582	
Orchid	`		0.0270	
Sebastian			0.0582	
Vero Beach			0.0572	
JACKSON				
Unincorporated area			0.0254	
Alford			0.0220	
Bascom			0.0202	
Campbellton			0.0592	
Cottondale			0.0592	
Graceville			0.0592	
Grand Ridge			0.0592	
Greenwood			0.0592	
Jacob City			0.0592	
Malone			0.0592	
Marianna			0.0592	
Sneads			0.0592	
JEFFERSON			0.0404	
Unincorporated area			0.0164	
Monticello			0.0500	
LAFAYETTE			0.0004	
Unincorporated area			0.0234	
Mayo			0.0250	
LAKE			0.0054	
Unincorporated area			0.0254	
Astatula			0.0582	
Clermont			0.0582	
Eustis			0.0582	
Fruitland Park			0.0582	
Groveland			0.0582	
Howey-in-the-Hills			0.0582	
Lady Lake			0.0582	
PAGE TOTAL				



Schedule I - State, Gross Receipts, and Local Taxes Due Business name Business partner number B. Taxable sales subject C. Taxable sales subject A. Local jurisdiction to 4.92% state tax and to 2.37% gross receipts D. Local tax rate E. Local tax due 0.15% gross receipts tax tax and local tax LAKE - continued 0.0582 Leesburg 0.0582 Mascotte 0.0582 Minneola Montverde 0.0570 Mount Dora 0.0582 0.0592 Tavares Umatilla 0.0582 LEE 0.0391 Unincorporated area **Bonita Springs** 0.0391 Cape Coral 0.0552 Estero 0.0391 0.0552 Fort Myers Fort Myers Beach 0.0552 Sanibel 0.0552 **LEON** Unincorporated area 0.0602 Tallahassee 0.0690 **LEVY** Unincorporated area 0.0234 Bronson 0.0300 Cedar Key 0.0260 Chiefland 0.0572 **Fanning Springs** 0.0612 Inglis 0.0572 Otter Creek 0.0120 Williston 0.0572 Yankeetown 0.0622 LIBERTY Unincorporated area 0.0140 Bristol 0.0602 MADISON Unincorporated area 0.0264 Greenville 0.0542 Lee 0.0602 0.0602 Madison **MANATEE** Unincorporated area 0.0244 Anna Maria 0.0582 Bradenton 0.0632 **Bradenton Beach** 0.0632 Holmes Beach 0.0582 Longboat Key 0.0582 Palmetto 0.0602 **PAGE TOTAL**



	edule I - State, Gro	oss Nece ipis, and	
Business name			Business partner number
	I		_
A. Local jurisdiction	B. Taxable sales subject to 4.92% state tax and 0.15% gross receipts tax	C. Taxable sales subject to 2.37% gross receipts tax and local tax	D. Local tax rate E. Local tax due
MARION			
Jnincorporated area			0.02235
Belleview			0.0562
Dunnellon			0.0572
McIntosh	-		0.0572
Ocala			0.0572
Reddick			0.0180
MARTIN			
Jnincorporated area			0.0214
ndiantown			0.0552
lupiter Island	-		0.0552
Ocean Breeze			0.0250
Sewalls Point			0.0342
Stuart			0.0552
MIAMI-DADE			0.0002
Jnincorporated area			0.0572
Aventura			0.0570
	_		0.0572
Bal Harbour Village	_		0.0572
Bay Harbor Islands	-		
Biscayne Park			0.0572
Coral Gables			0.0572
Cutler Bay			0.0572
Doral			0.0572
El Portal			0.0610
Florida City			0.0592
Golden Beach		V	0.0262
Hialeah			0.0637
Hialeah Gardens			0.0572
Homestead			0.0592
ndian Creek Village			0.0120
Key Biscayne			0.0572
Medley			0.0672
Miami			0.0572
Miami Beach			0.0572
viami Gardens			0.0572
Miami Lakes			0.0572
Miami Shores Village			0.0622
Miami Springs			0.0572
North Bay Village			0.0540
North Miami			0.0572
North Miami Beach			0.0572
Opa-locka			0.0572
Palmetto Bay			0.0572
	-		0.0602
Pinecrest			0.0572
South Miami			
Pinecrest South Miami Sunny Isles Beach Surfside			0.0572 0.0572 0.0572



	edule I - State, Gro	os necelpis, allu	
Business name			Business partner number
A. Local jurisdiction	B. Taxable sales subject to 4.92% state tax and 0.15% gross receipts tax	C. Taxable sales subject to 2.37% gross receipts tax and local tax	D. Local tax rate E. Local tax due
MIAMI-DADE - continued			
Sweetwater			0.0572
/irginia Gardens			0.0572
Vest Miami			0.0572
MONROE			
Jnincorporated area			0.0254
slamorada			0.0612
Key Colony Beach			0.0600
Key West			0.0612
_ayton			0.0090
Marathon			0.0612
NASSAU			
Jnincorporated area			0.0244
Callahan			0.0510
Fernandina Beach			0.0572
Hilliard			0.0582
OKALOOSA			
Jnincorporated area			0.0290
Cinco Bayou	-		0.0572
Crestview	-		0.0582
Destin			0.0582
Fort Walton Beach			0.0622
_aurel Hill			0.0340
Mary Esther			0.0562
Niceville			0.0502
Shalimar			0.0560
Valparaiso OKEECHOBEE			0.0582
			0.0440
Unincorporated area			0.0140
Okeechobee			0.0570
DRANGE			0.0700
Unincorporated area			0.0528
Apopka			0.0642
Bay Lake			0.0030
Belle Isle			0.0552
atonville			0.0552
Edgewood			0.0552
ake Buena Vista			0.0030
Maitland			0.0552
Dakland			0.0552
Ocoee			0.0552
Orlando			0.0552
Windermere			0.0552
Vinter Garden			0.0552
Vinter Park			0.0602
WIIIOT T GIR			
OSCEOLA			0.0602
OSCEOLA Unincorporated area			0.0602 0.0602
OSCEOLA Unincorporated area Kissimmee St. Cloud			



Sch	edule I - State, Gro	oss Receipts, and	Local Taxes Du	е
Business name		· · · · · · · · · · · · · · · · · · ·	Business partner number	
A. Local jurisdiction	B. Taxable sales subject to 4.92% state tax and 0.15% gross receipts tax	C. Taxable sales subject to 2.37% gross receipts tax and local tax	D. Local tax rate	E. Local tax due
PALM BEACH				
Unincorporated area			0.0632	
Atlantis			0.0570	
Belle Glade			0.0572	
Boca Raton			0.0602	
Boynton Beach			0.0582	
Briny Breezes			0.0582	
Cloud Lake			0.0292	
Delray Beach			0.0582	
Glen Ridge			0.0582	
Golf			0.0582	
Greenacres			0.0704	
Gulf Stream			0.0582	
Haverhill			0.0320	
Highland Beach			0.0582	
Hypoluxo			0.0652	
Juno Beach			0.0582	
Jupiter			0.0582	
Jupiter Inlet Colony			0.0582	
Lake Clarke Shores			0.0582	
Lake Park			0.0592	
Lake Worth Beach			0.0582	
Lantana			0.0602	
Loxahatchee Groves			0.0582	
Manalapan			0.0220	
Mangonia Park			0.0622	
North Palm Beach			0.0582	
Ocean Ridge		7	0.0260	
Pahokee			0.0582	
Palm Beach			0.0582	
Palm Beach Gardens			0.0410	
Palm Beach Shores			0.0612	
Palm Springs			0.0592	
Riviera Beach			0.0582	
Royal Palm Beach			0.0582	
South Bay			0.0570	
South Palm Beach			0.0620	
Tequesta			0.0582	
Wellington			0.0582	
Westlake			0.0582	
West Palm Beach			0.0602	
PASCO				
Unincorporated area			0.0244	
Dade Clty			0.0582	
New Port Richey			0.0622	
Port Richey			0.0570	
San Antonio			0.0140	
St. Leo			0.0582	
Zephyrhills			0.0612	
· ·			0.00.2	
PAGE TOTAL				



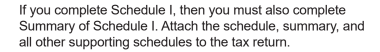
	edule I - State, Gro	,	
Business name			Business partner number
	D. Tayahla aslas subiast	C. Tayabla aslas subject	_
A. Local jurisdiction	B. Taxable sales subject to 4.92% state tax and 0.15% gross receipts tax	C. Taxable sales subject to 2.37% gross receipts tax and local tax	D. Local tax rate E. Local tax due
PINELLAS			
Unincorporated area			0.0582
Belleair			0.0582
Belleair Beach			0,0660
Belleair Bluffs			0.0582
Belleair Shore			0.0300
Clearwater			0.0572
Dunedin			0.0592
Gulfport			0,0672
ndian Rocks Beach			0.0290
ndian Shores			0.0582
Kenneth City			0.0570
Largo			0.0622
Madeira Beach			0.0632
North Redington Beach			0.0572
Oldsmar			0.0642
Pinellas Park			0.0600
Redington Beach			0.0600
Redington Shores			0.0582
Safety Harbor			0.0712
Seminole			0.0582
South Pasadena			0.0632
St. Petersburg			0.0622
St. Pete Beach			0.0630
Tarpon Springs			0.0632
Treasure Island			0.0582
POLK			0.0002
Unincorporated area			0.0582
Auburndale			0.0582
Bartow			0.0672
Davenport			0.0412
Dundee			0.0632
Eagle Lake			0.0632
Fort Meade			0.0602
Frostproof			0.0592
Haines City		<u> </u>	0.0592
Highland Park			0.0060
Hillcrest Heights	A		0.0170
_ake Alfred			0.0582
Lake Hamilton			0.0432
Lake Wales			0.0582
Lakeland			0.0703
Mulberry			0.0582
Polk City			0.0582
Winter Haven			0.0692



Business name	nedule I - State, Gro		Business partner number
Justiness name			Dustries parties number
A. Local jurisdiction	B. Taxable sales subject to 4.92% state tax and 0.15% gross receipts tax	C. Taxable sales subject to 2.37% gross receipts tax and local tax	D. Local tax rate E. Local tax du
PUTNAM			
Jnincorporated area			0.0244
Crescent City			0.0570
nterlachen			0.0582
Palatka			0.0582
Pomona Park			0.0582
Welaka			0.0582
ST. JOHNS			
Inincorporated area			0.0214
Marineland			0.0070
St. Augustine			0.0552
St. Augustine Beach			0.0552
ST. LUCIE			
Jnincorporated area			0.0244
ort Pierce			0.0582
Port St. Lucie			0.0582
St. Lucie Village			0.0220
SANTA ROSA			
Jnincorporated area			0.0218
Gulf Breeze			0.0582
Jay			0.0570
Milton			0.0642
SARASOTA	4/		
Unincorporated area			0.0542
_ongboat Key			0.0582
North Port			0.0632
Sarasota			0.0592
/enice			0.0582
SEMINOLE			
Unincorporated area			0.0572
Altamonte Springs			0.0654
Casselberry			0.0602
_ake Mary			0.0582
ongwood			0.0612
Oviedo			0.0616
Sanford			0.0760
Winter Springs			0.0652
SUMTER			
Jnincorporated area			0.0234
Bushnell			0.0562
Center Hill			0.0572
Coleman			0.0572
Webster			0.0572
Wildwood			0.0572
PAGE TOTAL			

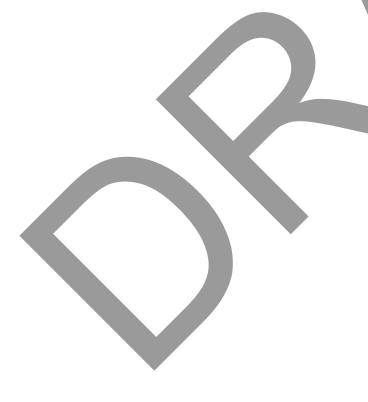


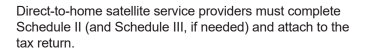
Sch	edule I - State, Gro	oss Receipts, and	Local Taxes Due
Business name			Business partner number
A. Local jurisdiction	B. Taxable sales subject to 4.92% state tax and 0.15% gross receipts tax	C. Taxable sales subject to 2.37% gross receipts tax and local tax	D. Local tax rate E. Local tax due
SUWANNEE			
Unincorporated area			0.0244
Branford			0.0520
Live Oak			0.0620
TAYLOR			
Unincorporated area			0.0244
Perry			0.0622
UNION			
Unincorporated area			0.0234
Lake Butler			0.0560
Raiford			0.0572
Worthington Springs			0.0550
VOLUSIA			
Unincorporated area			0.0552
Daytona Beach			0.0552
Daytona Beach Shores			0.0552
DeBary			0.0552
DeLand			0.0552
Deltona			0.0652
Edgewater			0.0552
Flagler Beach			0.0540
Holly Hill			0.0552
Lake Helen			0.0552
New Smyrna Beach			0.0552
Oak Hill			0.0552
Orange City			0.0552
Ormond Beach			0.0552
Pierson			0.0540
Ponce Inlet			0.0572
Port Orange			0.0552
South Daytona			0.0602
WAKULLA			
Unincorporated area			0.0582
Sopchoppy			0.0180
St. Marks			0.0570
WALTON			
Unincorporated area			0.0130
DeFuniak Springs			0.0542
Freeport			0.0190
Paxton			0.0320
WASHINGTON			
Unincorporated area			0.0264
Caryville			0.0602
Chipley			0.0622
Ebro			0.0140
Vernon			0.0620
Wausau			0.0602
PAGE TOTAL			
GRAND TOTAL (carry forward to next page)			





	Summ	ary of Schedu	ile I - State, Gr	oss Receipts, a	and Local Taxe	es Due
Bus	siness name				Business partner number	
Г	4.92% Sta 0.15% Gross	-		G. Receipts Tax		H. al Tax
1.	Taxable sales (Col. B grand total)		4. Taxable sales (Col. C grand total)			
2.	State tax rate (0.0492) and gross receipts tax rate (0.0015)	0.0507	5. Gross receipts tax rate (0.0237)	0.0237		
3.	State 4.92% plus 0.15% gross receipts tax due (Enter this amount on Page 1, Line 1)		6. Gross receipts tax due (Enter this amount on Page 1, Line 2)		7. Local tax due (Column E grand total). (Enter this amount on Page 1, Line 3)	





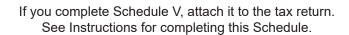


Schedule	e II - Direct-to-Home Satellite	Services
Business name		Business partner number
A. Taxable Sales	B. 11.44% Tax Rate	C. Net Tax Due Enter this amount on Page 1, Line 4.
	0.1144	

S	chedule III - Di	rect-to-Home	Satellite Service	ces Adjustmen	its
Business name	,	Reporting period (Use last day of reporting per	riod in MM/DD/YY format)	Business partner numbe	er
A. Change in Reported Taxable Sales	B. Rate	C. Collection Allowance Adjustment	D. Adjustment Amount (Report credits in parentheses)	E. Penalty	F. Interest
G. TOTAL ADJUST	MENTS (Add Column	ns D, E, and F. Enter	this amount on Page	1, Line 10)	



		ĺ		9	Schodule IV - Adinetments	Adinetm	prite					
Business name	ľ		Reno			unentra.	3		Business partner number	ther number		
			(Use Is	ast day of	(Use last day of reporting period in MM/DD/YY format)	//DD/YY format)						
		State Tax	Calculation	tion			Loc	al Tax Ca	Local Tax Calculation		Penalty and Interest	d Interest
A. Local Jurisdiction	B. Change in Reported Taxable Sales	C. Rate +/-	D. Co Allo Adju	D. Collection Allowance Adjustment	E. Adjustment Amount (Report credits in parentheses)	F. Change in Reported Taxable Sales	G. Rate	+	H. Collection Allowance Adjustment	I. Adjustment Amount (Report credits in parentheses)	J. Penalty	K. Interest
COUNTY:												
Unincorporated Area:												
CITY:												
CITY:												
CITY:												
COUNTY:												
Unincorporated Area:												
CITY:							,					
CITY:												
CITY:												
COUNTY:												
Unincorporated Area:												
CITY:									4			
CITY:												
CITY:												
COUNTY:												
Unincorporated Area:	•											
CITY:												
CITY:												
CITY:												
TOTAL:												
Gross Receipts Calculation	L. Change In Reported Taxable Sales (See Instructions)	M. Rate	+		N. Collection Allowance Adjustment (See Instructions)	(Re 0.	O. Adjustment Amount (Report credits in parentheses)	tment int edits in sses)	ø;	P. Penalty	O. in	Q. Interest
											II Total Adiustments	stments
Penalty and Interest Calculation		R. Net Tax Adjustments (Add Cols. E, I and O)	ents O)	+	S. Penalty (Add Cols. J and P)	lty and P)	+	(Add	T. Interest (Add Cols. K and Q)		(Add Cols. R, S, and T. Enter this amount on Page 1, Line 10.) (Report credits in parentheses)	T. Enter this 1, Line 10.) arentheses)
										•		





		Schedule V	' - Multistate	Credits		
Business name					Business partner nu	mber
	Applied	d Period	Local Tax Credits	State Tax Credits	Gross Receipts Credits	Direct-to-Home Satellite
A. Local Jurisdiction	B. Beginning Date (MMDDYYYY)	C. Ending Date (MMDDYYYY)	D. Multistate Credits	E. Multistate Credits	F. Multistate Credits	G. Multistate Credits
COUNTY:						
Unincorporated Area:						
CITY:						
CITY:						
CITY:						
COUNTY:						
Unincorporated Area:						
CITY:						
CITY:						
CITY:						
COUNTY:						
Unincorporated Area:						
CITY:						
CITY:		1				
CITY:						
COUNTY:						
Unincorporated Area:						
CITY:						
CITY:						
CITY:						
COUNTY:						
Unincorporated Area:						
CITY:						
CITY:						
CITY:						
COUNTY:						
Unincorporated Area:						
CITY:						
CITY:						
CITY:						
COLUMN TOTALS:						
H. TOTAL CREDITS: (A	dd totals of Columns I) through G. Enter this	s amount on Page 1, L	ine 11.)		

Instructions for Completing the Florida Communications Services Tax Return (Form DR-700016)

General Information and Instructions

Who must file a return?

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

What is the communications services tax?

Communications services tax is imposed on voice, data, audio, video, or any other information or signal transmitted by any medium. The tax includes:

- a state portion imposed by section (s.) 202.12, Florida Statutes (F.S.);
- a gross receipts portion imposed by s. 203.01, F.S., but collected and administered under Chapter 202, F.S.; and
- · a local portion imposed by s. 202.19, F.S.

Services subject to tax

Examples of services subject to the tax include:

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

Services not subject to tax

Examples of services not subject to the tax include:

- Information services (these services may include electronic publishing, web-hosting services, or end user 900-number services)
- Internet access services, electronic mail services, electronic bulletin board services, or similar online computer services
- Sale or recharge of prepaid calling arrangements
- · Pay telephone charges

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

Exemptions

Transactions exempt from the tax include:

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

Partial exemption for residential service

Communications services sold to a residential household are exempt from the 4.92% state portion and the 0.15% gross receipts portion of the tax. Residential service is subject to the 2.37% gross receipts tax

and local tax. This partial exemption does not apply to the sale of mobile communications service, video service, direct-to-home satellite service, or any residence that constitutes all or part of a transient public lodging establishment as defined in Chapter 509, F.S.

Tax Rates

The rate for the state portion is 4.92% (0.0492). The total rate for the gross receipts portion is 2.52% (0.0252), which is composed of 0.15% (0.0015) and 2.37% (0.0237). The rate for direct-to-home satellite services is 11.44% (0.1144). Each taxing jurisdiction (municipality, charter county, or unincorporated county) has a specific local tax rate. To verify current local tax rates, visit the Department's website at floridarevenue.com/taxes/cst.

When are returns due?

Returns are due on the 1st and late after the 20th day of the month following each reporting period. If the 20th falls on a Saturday, Sunday, or state or federal holiday, your return must be postmarked or hand delivered on the first business day following the 20th.

Electronic Payment of Tax

If you paid \$5,000 or more in tax during the State of Florida's prior fiscal year (July 1 - June 30), you must electronically file and pay taxes in the next calendar year. You may use the Department's free and secure website to file and pay tax electronically. Visit **floridarevenue.com/taxes/filepay** for information on paying tax electronically.

When is payment due?

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

Payments mailed to the Department are due on the 1st and late after the 20th day of the month following each reporting period. If the 20th falls on a Saturday, Sunday, or state or federal holiday, your return must be postmarked or hand delivered on the first business day following the 20th day of the month.

Where to send payments and returns

Make check payable to and send with return to:

Florida Department of Revenue PO Box 6520

Tallahassee FL 32314-6520

You may electronically file and pay using the Department's website at **floridarevenue.com/taxes/filepay**.

Penalty for late payments

A 10% penalty is due for each 30-day period, or fraction thereof, that your return or payment is late. The maximum penalty is 50% of the total amount due. See chart on next page.

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

Days Late	Rate
1-30	10%
31-60	20%
61-90	30%
91-120	40%
over 120	50%

Interest on late payments

Interest is due on late payments and is accrued from the date tax is late until it is paid. A floating rate of interest applies to underpayments and late payments of tax. The rate is updated January 1 and July 1 of each year by using the formula established in s. 213.235, F.S. To obtain interest rates, visit **floridarevenue.com/taxes/rates**.

If you change your business name, mailing address, or close or sell your business, immediately notify the Department. The quickest way to notify us is online at floridarevenue.com/taxes/updateaccount.

How can I get more information?

If you have questions about this form or the filing requirements for this tax, call Taxpayer Services at 850-488-6800, Monday through Friday, excluding holidays.

Completing the Return

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

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

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

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

Line-by-Line Instructions

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

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

- Line 1 Tax due on sales subject to 4.92% state and 0.15% gross receipts portions of communications services tax. Enter the amount from Summary of Schedule I, Column F, Line 3 (Page 15).
- Line 2 Tax due on sales subject to 2.37% gross receipts portion of communications services tax. Enter the amount from Summary of Schedule I, Column G, Line 6 (Page 15).
- Line 3 Tax due for sales subject to local portion of communications services tax. Enter the amount from Summary of Schedule I, Column H, Line 7 (Page 15).
- **Line 4 Tax due for direct-to-home satellite services.** Enter total from Schedule II, Column C (Page 16).
- Line 5 Total communications services tax. Add Lines 1 through 4 and enter the result.
- Line 6 Collection allowance. If the collection allowance rate is not preprinted on the return, check the box for the collection allowance that applies to this filing period. Multiply the collection allowance rate by the amount on Line 5 and enter the result.

Determining the collection allowance:

- Only timely filed returns with payments are entitled to a collection allowance.
- If you submit a timely filed return and payment and use the Department of Revenue (DOR) database, a database certified by DOR, or a ZIP+4 database in compliance with s. 202.22, F.S., to situs customers you may apply a 0.75% (0.0075) collection allowance.
- Direct-to-home satellite providers who file a timely return and payment may apply a 0.75% (0.0075) collection allowance.
- If you file a timely return and payment and do not use the DOR database, a database certified by DOR, or a ZIP+4 database in compliance with s. 202.22, F.S., you must apply a 0.25% (0.0025) collection allowance.
- Direct pay permit holders do not receive a collection allowance on amounts accrued but not collected from customers.

Line 7 - Net communications services tax due. Subtract Line 6 from Line 5 and enter the result.

- **Line 8 Penalty.** A 10% penalty is due for each 30-day period, or fraction thereof, that your return or payment is late. The maximum penalty is 50% of the amount due. Multiply Line 5 by the applicable penalty percentage and enter the result.
- **Line 9 Interest.** Interest is due on late payments, from the date tax is late until paid. A floating rate of interest applies to underpayments and late payments of tax. The rate is updated January 1 and July 1 of each year by using the formula established in s. 213.235, F.S. See "Interest on late payments" on Page 19 for more information. Multiply Line 5 by the applicable interest rate and enter the result.

Line 10 - Adjustments. Enter the Total Adjustments from Schedule III, Column G (Page 16) and/or the Total Adjustments from Schedule IV, Column U (Page 17). Enter negative numbers in parentheses (amount).

Line 11 - Multistate credits. Enter the Total Credits from Schedule V, Column H (Page 18).

Line 12 - Amount due with return. Add lines 7 through 9, add or subtract Line 10, subtract Line 11 and enter the result.

Signature. The return must be signed by a person who is authorized to sign on behalf of the provider. Failure to include an authorized signature on Page 1 of the return will delay the processing of the return and/or any refund that may be associated with the return.

Schedule I State, Gross Receipts, and Local Taxes Due

Who must complete this schedule?

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

Important Notes about Schedule I:

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

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

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

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

Column B - Taxable sales subject to 4.92% state tax and 0.15% gross receipts tax. Enter total sales of all taxable communications services and/or all purchases subject to tax under a direct pay permit. Note: Communications services sold to a residential household are exempt from the 4.92% state portion and the 0.15% gross receipts portions of the tax. This exemption does not apply to the sale of mobile communications service, cable service, direct-to-home satellite service, or any residence that constitutes all or part of a transient public lodging

establishment as defined in Chapter 509, F.S. Residential service is subject to the 2.37% gross receipts tax and local tax.

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

Column D - Local tax rates. A list of local rates by jurisdiction is preprinted. **Note:** Local rates can change. You may verify current rates at **floridarevenue.com/taxes/cst.**

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

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

Column F - 4.92% state tax and 0.15% gross receipts tax.

Line 1 - Taxable sales. Enter the grand total from Schedule I, Column B.

Line 2 - State tax rate (0.0492) and gross receipts tax rate (0.0015). The state tax rate of 0.0507 is preprinted. This rate is comprised of both the 4.92% state portion and the 0.15% gross receipts portion.

Line 3 - State tax due. Enter the total 4.92% state tax plus the 0.15% gross receipts tax collected and/or accrued for sales reported on Summary of Schedule I, Column F, Line 1. Also enter the amount on Page 1, Line 1.

Column G - 2.37% gross receipts tax.

Line 4 - Taxable sales. Enter the grand total from Schedule I, Column C.

Line 5 - Gross receipts tax rate. The gross receipts tax rate of 0.0237 is preprinted.

Line 6 - Gross receipts tax due. Enter the gross receipts tax collected and/or accrued for sales reported on Summary of Schedule I, Column G, Line 4. Also enter the amount on Page 1, Line 2.

Column H - Local tax.

Line 7 - Local tax due. Enter the grand total from Schedule I, Column E. Also enter the amount on Page 1, Line 3.

Schedule II Direct-to-Home Satellite Services

Who must complete this schedule?

Direct-to-home satellite service providers must complete this schedule and send it with the tax return.

Important Notes about Schedule II:

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

Note on bad debts: Direct-to-home satellite service providers may report credits for bad debts by netting the credit directly against communications services tax due on Schedule II, or may report credits for bad debts on Schedule III. Providers using Schedule II may use a proportional allocation method based on current gross sales or other reasonable allocation method approved by the Department to determine the amount of bad debt. The credit must be taken within 12 months after

the last day of the calendar year for which the bad debt was charged off on the federal return. Regardless of the method used to report bad debt credits, providers must keep records to support all credit amounts reported.

Column A - Taxable sales. Enter total taxable sales of direct-to-home satellite communications services.

Column B - Tax rate. The direct-to-home satellite services tax rate of 0.1144 is preprinted.

Column C - Net tax due. Enter the total communications services tax collected and/or accrued for taxable sales reported on Schedule II, Column A. Also enter the amount on Page 1, Line 4.

Schedule III Direct-to-Home Satellite Services Adjustments

Who must complete this schedule?

Direct-to-home satellite service providers must complete this schedule to report adjustments to previous filing periods.

Important notes about Schedule III:

- Complete a separate Schedule III for each applied period that you are adjusting.
- Make photocopies of Schedule III as needed.
- The amount of credit claimed on Schedule III cannot exceed the amount of tax reported on Schedule II. If the credit claimed is greater than the tax collected, report the additional amount on a subsequent return.

Note on bad debts: Providers may choose to report bad debt credits on Schedule III instead of netting them on Schedule II. The credit amount should be reported as a reduction in taxable sales in Column A. The credit must be taken within 12 months after the last day of the calendar year for which the bad debt was charged off on the federal return. Providers must keep records to support all credit amounts reported.

Column A - Change in reported taxable sales. Enter the net change in taxable sales. This is the total of the taxable sales which are either being added to or deleted from transactions previously reported. Report negative amounts in parentheses (*amount*).

Column B - Rate. Enter the appropriate rate for the applied period that you are adjusting.

Column C - Collection allowance adjustment. Collection allowance adjustments are required for all transactions that result in a **decrease** in taxable sales. If Column A (Change in reported taxable sales) is a decrease (negative number), multiply 0.0075 by the amount of tax collected and/or accrued on the amount in Column A. The result should be entered as a positive number in Column C. If a collection allowance was not taken on the original return or the adjustment results in an **increase** in taxable sales, this section does not apply. Enter 0 (zero) in Column C.

Column D - Adjustment amount. Subtract Column C from the amount of tax collected and/or accrued for sales transactions reported in Column A. Enter the result. Report negative amounts in parentheses (amount).

Penalty and Interest Calculation

Penalty and interest are due on all adjustments which result in an increase in tax due.

Column E - Penalty. See "Penalty for late payments" on Page 19 for information on calculating the penalty due.

Column F - Interest. See "Interest on late payments" on Page 19 for information on calculating the interest due.

Column G - Total adjustments. Sum the totals of Columns D, E, and F. Enter the result in Column G and on Page 1, Line 10.

Schedule IV Adjustments

Who must complete this schedule?

Communications services providers (except direct-to-home satellite service providers) must use this schedule to:

- Report corrections or adjustments to previous reporting periods. This
 schedule must be used to correct state or local tax situsing errors
 (revenue reported in the wrong jurisdiction) and to adjust amounts
 reported incorrectly on previous returns.
- · Report adjustments in taxable sales due to credits.
- Take credit for tax paid to a vendor on services that have been resold.

Important notes about Schedule IV:

- Complete a separate Schedule IV for each applied period that you are adjusting.
- · Make photocopies of Schedule IV as needed.
- The amount of credit claimed on Schedule IV cannot exceed the amount of tax reported on Schedule I. If the credit claimed is greater than the tax collected, report the additional amount on a subsequent return.

Note on bad debts: Providers may choose to report bad debt credits on Schedule IV instead of netting them on Schedule I. The credit amount should be reported as a reduction in taxable sales in Column B. The credit must be taken within 12 months after the last day of the calendar year for which the bad debt was charged off on the federal return. Providers must keep records to support all credit amounts reported.

Column A - Local jurisdiction. Enter the names of the jurisdiction(s) for which you have adjustments. Attach additional sheets as needed.

State Tax Calculation

Column B - Change in reported taxable sales. Enter the net change in taxable sales on the line corresponding to the appropriate county jurisdiction(s). The net change in taxable sales may include a reduction for eligible bad debts. Report negative amounts in parentheses (amount).

Column C - Rate. Enter the appropriate rate for the applied period you are adjusting. For periods July 2015 and later, the state rate is 5.07%, which is a combination of the 4.92% state portion and the 0.15% gross receipts portion.

Column D - Collection allowance adjustment. Collection allowance adjustments for state tax are required for transactions that result in a decrease in taxable sales for a prior applied period. If the original filing was not eligible for a collection allowance, or if this schedule is being used to report an increase in taxable sales for a prior applied period or a change in jurisdiction only (no change in taxable sales), this section does not apply. Enter 0 (zero) in Column D.

If Column B (change in reported taxable sales) is a **decrease** (negative number), the collection allowance must be recouped by one of the following methods. The result should be entered as a positive number in Column D.

- If you are using the DOR database, a database certified by DOR, or a ZIP+4 database in compliance with s. 202.22, F.S., multiply 0.0075 by the tax collected and/or accrued for sales being decreased in Column B.
- If you are not using the DOR database, a database certified by DOR, or a ZIP+4 database in compliance with s. 202.22, F.S., multiply 0.0025 by the tax collected and/or accrued for sales being decreased in Column B.

Column E - Adjustment amount. Subtract Column D from the tax collected and/or accrued for the sales reported in Column B, and enter the result.

Local Tax Calculation

Column F - Change in reported taxable sales. Enter the net change in taxable sales for the appropriate jurisdiction(s). The net change in taxable sales may include a reduction for eligible debts. Report negative amounts in parentheses (amount).

When changes in taxable sales are due to situsing or reporting errors and tax has not been refunded to the customer, use the following calculations to determine the change in taxable sales.

If you are using the DOR database, a database certified by DOR, or a ZIP+4 database in compliance with s. 202.22, F.S., adjustments to taxable sales should be made by reallocating the original local tax due amount reported in the wrong jurisdiction to the correct jurisdiction. The tax should be reallocated regardless of the tax rate originally used or the tax rate of the correct jurisdiction. Taxable sales amounts should be calculated by dividing the tax amount by the tax rate for each affected jurisdiction.

Example 1: \$1,113.09 in local tax due was originally reported in Jurisdiction A (tax rate 1.10%), but should have been reported in Jurisdiction B (tax rate 2.10%). Calculate the change (decrease) in taxable sales for Jurisdiction A by dividing the tax due originally reported in Jurisdiction A by its current tax rate. (EX: \$1,113.09 divided by 0.0110 = \$101,190.00). Report the decrease in parentheses. Calculate the change (increase) in taxable sales to Jurisdiction B by dividing the tax due originally reported in Jurisdiction A by the current tax rate for Jurisdiction B. (EX: \$1,113.09 divided by 0.0210 = \$53,004.29).

Example 2: \$1,113.09 in local tax due was originally reported in Jurisdiction B (tax rate 2.10%), but should have been reported in Jurisdiction A (tax rate 1.10%). Calculate the change (decrease) in taxable sales for Jurisdiction B by dividing the tax due originally reported in Jurisdiction B by its current tax rate. (EX: \$1,113.09 divided by 0.0210 = \$53,004.29). Report the decrease in parentheses. Calculate the change (increase) in taxable sales to Jurisdiction A by dividing the tax due originally reported in Jurisdiction B by the current tax rate for Jurisdiction A. (EX: \$1,113.09 divided by 0.0110 = \$101,190.00).

If you are using a database that does not meet the requirements of s. 202.22, F.S., you should identify the taxable sales and local tax due amounts to be reallocated, the tax rates for the jurisdictions where the tax was originally reported (incorrect jurisdiction), and where the tax should be reported (correct jurisdiction).

If the correct jurisdiction has a higher tax rate, the original taxable sales amount will be used to claim a credit in the incorrect jurisdiction. This same taxable sales amount will be used in the correct jurisdiction to calculate tax due. When multiplied by the tax rates, a higher local tax due amount in the correct jurisdiction will result. Note that additional local tax resulting from the transfer to a jurisdiction with a higher tax rate will be due, along with penalty and interest. See "Penalty and Interest Calculation."

Example 3: \$101,190.00 in taxable sales was originally reported in Jurisdiction A (tax rate 1.10%) but should have been reported in Jurisdiction B (tax rate 2.10%). Report the change (decrease) in taxable sales (\$101,190.00) in Jurisdiction A and the tax rate (1.10%) in the appropriate columns. Report the decrease in parentheses. Report the change (increase) in taxable sales (\$101,190.00) in Jurisdiction B and the tax rate (2.10%) in the appropriate columns. The additional tax will be due, along with penalty and interest.

If the rate of the correct jurisdiction is the same as or lower than the original (incorrect) jurisdiction, the tax due amount reported should be used to claim a credit in the original (incorrect) jurisdiction and this same tax due amount reported in the correct jurisdiction. Taxable sales amounts should be calculated by dividing the tax amount by the tax rate for each affected jurisdiction. When tax is transferred to a jurisdiction with a lower rate, calculated taxable sales will not match actual sales to customers but will provide the information needed to correct the allocation of tax reported.

Example 4: \$1,113.09 in local tax due was originally reported in Jurisdiction B (tax rate 2.10%), but should have been reported in Jurisdiction A (tax rate 1.10%). Calculate the change (decrease) in taxable sales for Jurisdiction B by dividing the tax due originally reported in Jurisdiction B by its current tax rate. (EX: \$1,113.09 divided by 0.0210 = \$53,004.29). Report the decrease in parentheses. Calculate the change (increase) in taxable sales to Jurisdiction A by dividing the tax due originally reported in Jurisdiction B by the current tax rate for Jurisdiction A. (EX: \$1,113.09 divided by 0.0110 = \$101,190.00).

Column G - Rate. Enter the appropriate local rate for the applied period you are adjusting.

Column H - Collection allowance adjustment. Collection allowance adjustments are required for all transfers of tax between jurisdictions and any transactions that result in a **decrease** in taxable sales for a prior applied period. If the original filing was not eligible for a collection allowance or if this schedule is being used to report only an **increase** in taxable sales for a prior applied period, this section does not apply. Enter 0 (zero) in Column H.

When a jurisdictional transfer results in a transfer to a jurisdiction with the same or higher tax rate, the collection allowance adjustment must be capped at the amount claimed on the original return (i.e., no additional collection allowance will be granted on additional tax due as a result of the transfer).

If Column F (Change in reported taxable sales) is a **decrease** (negative number), the collection allowance must be recouped by one of the following methods. The result should be entered as a positive number in Column H.

 If you are using the DOR database, a database certified by DOR, or a ZIP+4 database in compliance with s. 202.22, F.S., multiply 0.0075 by the tax collected and/or accrued for sales being decreased in Column F. If you are not using the DOR database, a database certified by DOR, or a ZIP+4 database in compliance with s. 202.22, F.S., multiply 0.0025 by the tax collected and/or accrued for sales being decreased in Column F.

Column I - Adjustment amount. Subtract Column H from the tax collected and/or accrued for the sales reported in Column F, and enter the result. Report negative amounts in parentheses (*amount*).

Penalty and Interest Calculation

Penalty and interest are due on all adjustments which result in additional tax due, except corrections of state or local tax situsing errors (revenue reported in the wrong jurisdiction). If you are using the DOR database, a database certified by DOR, or a ZIP+4 database in compliance with s. 202.22, F.S., you will be held harmless for tax, penalty, and interest that would have accrued otherwise as a result of the additional tax due on transfers between jurisdictions. If you do not use a database as specified in the previous sentence you will not be held harmless and the additional tax due from the transfer to the jurisdiction with the higher tax rate will be due, along with penalty and interest.

Column J - Penalty. See "Penalty for late payments" on Page 19 for information on calculating the penalty due.

Column K - Interest. See "Interest on late payments" on Page 19 for information on calculating the interest due.

Gross Receipts Calculation

Column L - Change in reported taxable sales. Enter the net change in taxable sales. The net change in taxable sales may include a reduction for eligible bad debts. Report negative amounts in parentheses (amount).

Column M - Rate. Enter the 2.37% gross receipts rate.

Column N - Collection allowance adjustment. Collection allowance adjustments are required for all transactions that result in a decrease in taxable sales. If the original filing was not eligible for a collection allowance or if this schedule is being used to report only an increase in taxable sales for a prior applied period, this section does not apply. Enter 0 (zero) in Column N.

If Column F (change in reported taxable sales), is a **decrease** (negative number), the collection allowance must be recouped by one of the following methods. The result should be entered as a positive number in Column N.

- If you are using the DOR database, a database certified by DOR, or a ZIP+4 database in compliance with s. 202.22, F.S., multiply 0.0075 by the tax collected and/or accrued for sales being decreased in Column F.
- If you are not using the DOR database, a database certified by DOR, or a ZIP+4 database in compliance with s. 202.22, F.S., multiply 0.0025 by the tax collected and/or accrued for sales being decreased in Column F.

Column O - Adjustment amount. Subtract Column N from the tax accrued on the transactions reported in Column L and enter the result. Report negative amounts in parentheses (*amount*).

Column P - Penalty. See "Penalty for late payments" on Page 19 for information on calculating the penalty due.

Column Q - Interest. See "Interest on late payments" on Page 19 for information on calculating the interest due.

Column R - Net tax adjustments. Add the totals of Columns E, I, and O and enter the result. Report negative amounts in parentheses (*amount*).

Column S - Penalty. Add the totals of Columns J and P and enter the result.

Column T - Interest. Add the totals of Columns K and Q and enter the result.

Column U - Total adjustments. Add Columns R, S, and T and enter the result in Column U and on Page 1, Line 10 of the return. Report negative amounts in parentheses (*amount*).

Schedule V Multistate Credits

Who may complete this schedule?

Upon proof that you have paid a communications services tax legally imposed on a provider by another state or local jurisdiction, you may take a credit against the Florida communications services tax imposed on the provider for the same services not to exceed your Florida tax liability in the relevant local jurisdiction for the current filing period. Any credit amount exceeding the current month's tax liability must be claimed on a subsequent return. Complete Columns A through F. Direct-to-home satellite service providers must complete only Column G.

Note: Proof of communications services tax legally imposed on the provider by another state must be submitted at the time the credit is claimed. Copies of supporting documents must be included with your return or faxed to 850-410-2816, attention CST Return Reconciliation. Failure to submit proof will result in the denial of the credit claimed.

Column A - Local jurisdiction. Enter the county(ies) or municipality(ies) for which multistate credits apply.

Columns B and C - Applied period. Enter the month, day, and year for the beginning and ending dates of the original filing period for which the credit applies in the row corresponding to the appropriate local jurisdiction(s). Separate entries are required for each applied period.

Local Tax Credits

Column D - Multistate credits. Enter the amount of the eligible multistate credit in each jurisdiction. Report negative amounts in parentheses (*amount*).

State Tax Credits

Column E - Multistate credits. Enter the amount of the eligible multistate credits in each county. Report negative amounts in parentheses (*amount*).

Gross Receipts Credits

Column F - Multistate credits. Enter the amount of the eligible multistate credit. Report negative amounts in parentheses (*amount*).

Direct-to-Home Satellite

Column G - Multistate credits. Enter the amount of the eligible multistate credit. Report negative amounts in parentheses (*amount*).

Column H - Total credits. Add the totals of Columns D through G and enter the result in Column H and on Page 1, Line 11.

STATE OF FLORIDA

DEPARTMENT OF REVENUE

CHAPTER 12B-4, FLORIDA ADMINISTRATIVE CODE

DOCUMENTARY STAMP TAX

AMENDING RULE 12B-4.003

SUMMARY OF PROPOSED RULE

Beginning January 1, 2023, the proposed amendments to Rule 12B-4.003, F.A.C., incorporate the reduced electronic filing threshold of \$5,000 requiring the electronic filing of tax returns and electronic payment of tax and any surtax that may be due. Form DR-225 (Documentary Stamp Tax Return for Registered Taxpayers' Unrecorded Documents) is revised to notify taxpayers of the lowered threshold amount requiring taxpayers to file the return and pay the tax and any surtax that may be due by electronic means.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

Section 213.755(1), F.S., authorizes the Executive Director of the Department of Revenue to require a taxpayer to file returns and remit payments by electronic means when the amount of tax paid by the taxpayer in the previous state fiscal year was more than \$20,000. Effective January 1, 2023, Chapter 2022-151, L.O.F., reduces the electronic filing threshold for a taxpayer to file returns and remit payments from \$20,000 to \$5,000. This rulemaking is necessary to implement this law change.

FEDERAL COMPARISON STATEMENT

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

SUMMARY OF RULE DEVELOPMENT WORKSHOP

July 27, 2022

A Notice of Proposed Rule Development was published in the *Florida Administrative Register* on July 12, 2022 (Vol. 48, No. 134), to advise the public of the proposed changes to Rule 12B-4.003, 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 on July 27, 2022. No request was received, and no workshop was held. No written comments were received by the Department.

NOTICE OF PROPOSED RULE

DEPARTMENT OF REVENUE

Miscellaneous Tax

RULE NO.: RULE TITLE:

12B-4.003 Public Use Forms

PURPOSE AND EFFECT: Section 213.755(1), F.S., authorizes the Executive Director of the Department of Revenue to require a taxpayer to file returns and remit payments by electronic means when the amount of tax paid by the taxpayer in the previous state fiscal year was more than \$20,000. Effective January 1, 2023, Chapter 2022-151, L.O.F., reduces the electronic filing threshold for a taxpayer to file returns and remit payments from \$20,000 to \$5,000. The purpose of this rulemaking is to implement this law change.

SUMMARY: Beginning January 1, 2023, the proposed amendments to Rule 12B-4.003, F.A.C., incorporate the reduced electronic filing threshold of \$5,000 requiring the electronic filing of tax returns and electronic payment of tax and any surtax that may be due. Form DR-225 (Documentary Stamp Tax Return for Registered Taxpayers' Unrecorded Documents) is revised to notify taxpayers of the lowered threshold amount requiring taxpayers to file the return and pay the tax and any surtax that may be due by electronic means.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE

RATIFICATION:

The Agency has determined that this 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 SERC has not been prepared by the Agency.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: 1) no requirement for the Statement of Economic Regulatory Costs (SERC) was triggered under Section 120.541(1), F.S.; and 2) based on past experiences regarding rules of this nature, the adverse impact or regulatory cost, if any, do not exceed nor would exceed any one of the economic analysis criteria in a SERC, as set forth in Section 120.541(2)(a), F.S.

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

RULEMAKING AUTHORITY: 201.11, 213.06(1) FS.

LAW IMPLEMENTED: 119.071(5), 201.01, 201.02(1), (4), 201.031(1), 201.07, 201.08(1)(a), 201.133, 213.755 FS., section 2, Ch. 2022-151 LOF.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD):

DATE AND TIME: TBD

PLACE: TBD

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Tonya Fulford at (850)717-6799. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Jennifer Ensley, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)717-7659, email RuleComments@floridarevenue.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

12B-4.003 Public Use Forms.

(1) No change

Form Number	Title	Effective Date
(2) DR-225	Documentary Stamp Tax Return for Registered Taxpayers' Unrecorded	<u>01/23</u> 01/16
	Documents (R. <u>01/23</u> 01/16)	
	(http://www.flrules.org/Gateway/reference.asp?No=Ref06326)	
(3) through	No change	
(4)		

PROPOSED EFFECTIVE DATE: January 1, 2023

Rulemaking Authority 201.11, 213.06(1) FS. Law Implemented 119.071(5), 201.01, 201.02(1), (4), 201.031(1), 201.07, 201.08(1)(a), 201.133, 213.755 FS., section 2, Ch. 2022-151 LOF. History—New 8-18-73, Formerly 12A-4.03, Amended 9-26-77, 12-11-78, Formerly 12B-4.03, Amended 12-5-89, 2-16-93, 10-20-93, 12-30-97, 5-4-03, 6-4-03, Amended 12-5-89, 2-16-93, 10-20-93,

NAME OF PERSON ORIGINATING PROPOSED RULE: Jennifer Ensley

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: (Date of Cabinet Meeting)

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: July 12, 2022



Documentary Stamp Tax Return For Registered Taxpayers' Unrecorded Documents

DR-225 R. XX/XX Rule 12B-4.003, F.A.C. Effective XX/XX Page 1 of 2

Mail to: Florida Department of Revenue 5050 W Tennessee St Tallahassee FL 32399-0170

Name and address if not preprinted:

Certificate #:
Business Partner #:
Contract Object #:
FEIN:
Reporting Period:

Location Address:

Return due date:

A return must be filed even if no tax is due or electronic payment sent.

Who must file a tax return? Every person who executes or issues instruments as described below, and is registered with the Department of Revenue, must report documentary stamp tax collected on unrecorded documents.

When are tax returns and payments due? Tax returns and payments are due by the 20th day of the month following each reporting period. If the 20th falls on a Saturday, Sunday, or state or federal holiday, your tax return must be postmarked or hand-delivered to the Department on the first day of business following the 20th. You must file a tax return for each reporting period, even if no tax is due.

Taxpayers who make payments electronically can go to **floridarevenue.com/taxes/eservices** to find payment due date calendars and other eServices program information.

Notes and Other Written Obligations to Pay Money: Tax is calculated at \$0.35 per \$100 or portion thereof. Florida law limits the maximum tax due on notes and other written obligations to \$2,450. However, there is no limit on the tax due for a mortgage or other lien filed or recorded in Florida. Tax is due on documents that contain a promise to pay, a sum certain in money, and are executed or delivered in Florida. Examples include:

- Notes and other written obligations to pay
- Retail installment sale contracts
- Title loans
- Certain renewal notes

Bonds: Tax is calculated at \$0.35 per \$100 or portion thereof. Tax is due on the original issuance of bonds in Florida, based on the face value of the bond.

Instruments Transferring Interest in Florida Real Property: For real property situated in any county in Florida, except Miami-Dade County, tax is calculated at \$0.70 per \$100 or portion thereof, of the consideration paid or to be paid. For real property situated in Miami-Dade County, tax is calculated at \$0.60 per \$100, or portion thereof, of the consideration paid or to be paid where the property transferred is a single-family residence; and at \$0.60 plus \$0.45 surtax per \$100, or portion thereof, of the consideration paid or to be paid where the property transferred is other than a single-family residence.

You must file and pay electronically if you paid \$5,000 or more in documentary stamp tax during the State of Florida's prior fiscal year (July 1 - June 30).

Instructions for Completing a Machine-Readable Form
Use black ink. Do not make any stray marks in boxed field areas.

(Handwritten Example	Use black ink	Typed Example	١
	0123456789		0123456789	

Documentary St	Florida Department tamp Tax Return For Registere Be sure to sign and date	t of Revenue ed Taxpayers' Un	recorded Documents	DR-225 R. XX/XX
Certificate Number	Reporting Period		DOR USE ONLY postmark or hand delivery date	
Location Address		Documentary Stamp Tax Due		
	DR-225	 Surtax Due Penalty 		
*		4. Interest		
		5. Amount Due With Return		
Due: Late After:	Do Not Write in the Space Belo	Check here	if payment was made electronically.	

**Detach coupon and return with payment **

Instructions for Filing Documentary Stamp Tax Return

DR-225 R. XX/XX Page 2 of 2

Line 1. Documentary Stamp Tax Due. Enter the total amount of documentary stamp tax collected.

Line 2. Surtax Due. Enter the total amount of surtax collected.

Line 3. Penalty. The penalty for a late tax payment is 10% for each month (or fraction of a month) the payment is late, not to exceed 50% of the tax due. The minimum penalty for a late-filed tax return is \$10. Add lines 1 and 2 and multiply the resulting sum by the appropriate penalty rate; write this amount on Line 3.

Line 4. Interest. Interest is due from the date tax is due until paid. Florida law provides for a floating rate of interest for late payments of taxes due. The floating rate of interest is calculated based on a formula in section 213.235, Florida Statutes, and is updated on January 1 and July 1 of each year. To obtain interest rates go to

floridarevenue.com/taxes/rates.

Signature of Authorized Taxpayer

Line 5. Amount Due with Return. Add the amounts on Lines 1 – 4 and enter the total. Pay this amount with your return. Make your check payable to the Florida Department of Revenue. Check the box if you electronically transmitted your payment.

If you change your business name, location or mailing address, or close or sell your business, immediately notify the Department. The quickest way to notify the Department is online at

floridarevenue.com/taxes/updateaccount.

You must file and pay electronically if you paid \$5,000 or more in documentary stamp tax during the State of Florida's prior fiscal year (July 1 - June 30). Go to **floridarevenue.com/taxes/eservices** to enroll or get more information about electronic filing and payment procedures and requirements.

Sign and Date the Return. The person authorized to file the DR-225 return must sign and date the return and also include a current job title and phone number.

Resources: Visit the Department's website at **floridarevenue.com** or call Taxpayer Services at 850-488-6800, Monday through Friday (excluding holidays).

Mail your return and payment to:

() Phone Number

Date

Florida Department of Revenue 5050 W Tennessee St Tallahassee FL 32399-0170

Change of	of Inform at i	on	
The legal entity changed on/, If you change your on-line or complete and mail a new Florida Business Tax Application	legal entity and (Form DR-1).	are continuing to d	o business in Florida, you must register
The business was closed permanently on// (The Displayer Are you a corporation/partnership required to file corporate income tax in the property of the p		ncel your documenta Yes No	ary stamp tax certificate number as of this date
Tax Certificate Number	79-0	FEIN	
Business Partner Number			
The business address has changed. New Address:			
City:State:	ZIP:		
The business was sold on The new owner infor	mation is:		
	elephone Number	of New Owner: ()
Mailing Address of New Owner:			
City:County:		State:	ZIP:
Signature of Taxpayer (Required):	Date:		one Number: ()
**Detach coupon a	nd return with p	oayment""	
Has Your Address or Business Information Changed?	Final R	eturn?	•
Check here and complete the Change of Information form above.		,	scontinuing your business and this is your fina
Change of Ownership?	retu	rn. Closing date:	
☐ If you sell your business or ownership changes, check here and complete the Change of Information form above. You will also need to file a final return.			
Under penalties of perjury, I declare that I have examine	d this tax reti	urn and the fact	s stated in it are true.
ender pending of perjary, racolare trace rate examine		1401	

Title

STATE OF FLORIDA

DEPARTMENT OF REVENUE

CHAPTER 12B-5, FLORIDA ADMINISTRATIVE CODE

TAX ON MOTOR FUELS, DIESEL FUELS, AVIATION FUELS, POLLUTANTS, AND NATURAL GAS FUEL

AMENDING RULE 12B-5.150

SUMMARY OF PROPOSED RULE

Beginning January 1, 2023, the proposed amendments to Rule 12B-5.150, F.A.C., incorporate the reduced electronic filing threshold of \$5,000 requiring the electronic filing of tax returns and electronic payment of tax. Form DR-176 (Application for Air Carrier Fuel Tax License) is revised to notify taxpayers that file Form DR-182 (Florida Air Carrier Fuel Tax Return) of the lowered threshold amount requiring taxpayers to pay the tax associated with Form DR-182 by electronic means. Form DR-182 is also revised to notify taxpayers of the lowered threshold amount requiring taxpayers to pay the tax associated with Form DR-182 by electronic means. Form DR-904 (Pollutants Tax Return) is revised to notify taxpayers of the lowered threshold amount requiring taxpayers to file Form DR-904 and pay the tax by electronic means. Form DR-904 is also revised to provide clarifying language related to requesting a refund of pollutant taxes.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

Section 213.755(1), F.S., authorizes the Executive Director of the Department of Revenue to require a taxpayer to file returns and remit payments by electronic means when the amount of tax paid by the taxpayer in the previous state fiscal year was more than \$20,000. Effective January 1, 2023, Chapter 2022-151, L.O.F., reduces the electronic filing threshold for a taxpayer to file returns and remit payments from \$20,000 to \$5,000. This rulemaking is necessary to implement this law change and to provide a clarifying update.

FEDERAL COMPARISON STATEMENT

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

SUMMARY OF RULE DEVELOPMENT WORKSHOP

July 27, 2022

A Notice of Proposed Rule Development was published in the *Florida Administrative Register* on July 12, 2022 (Vol. 48, No. 134), to advise the public of the proposed changes to Rule 12B-5.150, 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 on July 27, 2022. No request was received, and no workshop was held. No written comments were received by the Department.

NOTICE OF PROPOSED RULE

DEPARTMENT OF REVENUE

Miscellaneous Tax

RULE NO.: RULE TITLE:

12B-5.150 Public Use Forms

PURPOSE AND EFFECT: Section 213.755(1), F.S., authorizes the Executive Director of the Department of Revenue to require a taxpayer to file returns and remit payments by electronic means when the amount of tax paid by the taxpayer in the previous state fiscal year was more than \$20,000. Effective January 1, 2023, Chapter 2022-151, L.O.F., reduces the electronic filing threshold for a taxpayer to file returns and remit payments from \$20,000 to \$5,000. The purpose of this rulemaking is to implement this law change and to provide a clarifying update.

SUMMARY: Beginning January 1, 2023, the proposed amendments to Rule 12B-5.150, F.A.C., incorporate the reduced electronic filing threshold of \$5,000 requiring the electronic filing of tax returns and electronic payment of tax. Form DR-176 (Application for Air Carrier Fuel Tax License) is revised to notify taxpayers that file Form DR-182 (Florida Air Carrier Fuel Tax Return) of the lowered threshold amount requiring taxpayers to pay the tax associated with Form DR-182 by electronic means. Form DR-182 is also revised to notify taxpayers of the lowered threshold amount requiring taxpayers to pay the tax associated with Form DR-182 by electronic means. Form DR-904 (Pollutants Tax Return) is revised to notify taxpayers of the lowered threshold amount requiring taxpayers to file Form DR-904 and pay the tax by electronic means. Form DR-904 is also revised to provide clarifying language related to requesting a refund of pollutant taxes.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

The Agency has determined that this 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 SERC has not been prepared by the Agency.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: 1) no requirement for the Statement of Economic Regulatory Costs (SERC) was triggered under Section 120.541(1), F.S.; and 2) based on past experiences regarding rules of this nature, the adverse impact or

regulatory cost, if any, do not exceed nor would exceed any one of the economic analysis criteria in a SERC, as set forth in Section 120.541(2)(a), F.S.

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

RULEMAKING AUTHORITY: 206.14(1), 206.485(1), 206.59(1), 213.06(1), 213.755(8) FS.

LAW IMPLEMENTED: 119.071(5), 206.02, 206.021, 206.022, 206.025, 206.026, 206.027, 206.028, 206.05, 206.055, 206.06, 206.095, 206.11, 206.404, 206.41, 206.416, 206.43, 206.44, 206.485, 206.86, 206.874, 206.8745, 206.90, 206.91, 206.92, 206.9835, 206.9865, 206.9931, 206.9942, 206.9943, 212.0501, 213.255, 213.755 FS., section 2, Ch. 2022-151 LOF.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD):

DATE AND TIME: TBD

PLACE: TBD

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Tonya Fulford at (850)717-6799. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Jennifer Ensley, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)717-7659, email RuleComments@floridarevenue.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

12B-5.150 Public Use Forms.

(1) No change

Form Number	Title	Effective Date
(2) through (10)	No change	
(11) DR-176	Application for Air Carrier Fuel Tax License	01/23 01/21
	(https://www.flrules.org/gateway/reference.asp?NO=Ref-	
	<u>12327</u>)	

(12) DR-182	Florida Air Carrier Fuel Tax Return (R. <u>01/23</u> 01/15)	<u>01/23</u> 01/15
	(http://www.flrules.org/Gateway/reference.asp?No=Ref-	
	04863)	
(13) through (16)	No change	
(17) DR-904	Pollutants Tax Return (R. <u>01/23</u> 01/13)	<u>01/23</u> 01/13
	(http://www.flrules.org/Gateway/reference.asp?No=Ref-	
	02129)	
(18) through (37)	No change	

PROPOSED EFFECTIVE DATE: January 1, 2023

Rulemaking Authority 206.14(1), 206.485(1), 206.59(1), 213.06(1), 213.755(8) FS. Law Implemented 119.071(5), 206.02, 206.021, 206.022, 206.025, 206.026, 206.027, 206.028, 206.05, 206.055, 206.06, 206.095, 206.11, 206.404, 206.41, 206.416, 206.43, 206.44, 206.485, 206.86, 206.874, 206.8745, 206.90, 206.91, 206.92, 206.9835, 206.9865, 206.9931, 206.9942, 206.9943, 212.0501, 213.255, 213.755 FS., section 2, Ch. 2022-151 LOF. History—New 11-21-96, Amended 10-27-98, 5-1-06, 4-16-07, 1-1-08, 1-27-09, 4-14-09, 6-1-09, 6-1-09(5), 1-11-10, 7-28-10, 1-12-11, 7-20-11, 1-25-12, 1-17-13, 5-9-13, 1-20-14, 1-19-15, 7-28-15, 1-11-16, 1-10-17, 1-17-18, 9-17-18, 1-8-19, 7-8-19, 12-19, 4-16-20, 1-1-21, 5-23-22, XX-XX-XX.

NAME OF PERSON ORIGINATING PROPOSED RULE: Jennifer Ensley

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: (Date of Cabinet Meeting)

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: July 12, 2022



Application for Air Carrier Fuel Tax License

DR-176 R. XX/XX Rule 12B-5.150, F.A.C. Effective XX/XX Page 1 of 3

You must complete this application with appropriate attachments and receive approval by the Florida Department of Revenue **before** engaging in or conducting business involving fuel in the State of Florida.

1.	Federal Employer Identification Numbe	r (FEIN)	FE	EIN UU-UAL	
2.	Business Name			Phone No	
3.	Trade Name, D.B.A. or A.K.A.			Fax No	
4.	Contact Person			Phone No	ext
5.	Type and Legal Organization: (Please c	heck only one)			
	A) Corporation (check one): C Cor	p 🛘 S Corp			
	If corporation, check all boxes that appl	y:			
	☐ Publicly Held Corporation ☐ Privately	Held Corporation	□ Wholly Owne	d Subsidiary of a Publ	icly Held Corporation
	B) ☐ Partnership (check one): ☐ Gener	ral 🗖 Limited	☐ Joint Venture		
	C) Limited Liability Company (check on	e): 🛚 Single Me	mber 🗖 Multi-m	ember	
	D) 🗖 Individual/Sole Proprietorship				
	E) Dusiness Trust				
	F) Governmental Agency				
6.	Principal Business Location Address (annot be a post off	ice box)		
	City Co	ounty		State	ZIP
	Business Name				
7.	Do you receive tax-free aviation fuel un	der U.S. Customs	bond?	⊒ Yes □ No	
	If yes, enter the number of gallons receive	d each month			
8.	Corporation Information				
	A) License Applicant: If filing as a corporat	ion, list your state o	of incorporation:		
◂	List other states where your corporation	has operated or is	operating:		
	B) Parent Corporation (if applicable) Pa	rent Corporation FE			

NOTE: If incorporated in a state other than Florida, you must attach a certified copy of the certificate or license issued by the Florida Secretary of State authorizing the corporation to transact business in Florida.

Application for Air Carrier Fuel Tax License

DR-176 R. XX/XX

each corporate officer, o	rmation: Full name, social security num wner, general partner, stockholder with a e if additional space is needed.)		
	,	SSN	(Individu
Home Address		FEIN C	(Business
City	County	State	ZIP
Country	Foreign Postal Code	Phone No	Ext
Corporate or Busines	ss Title	Interest/0	Ownership
B) Name		SSN	(Individu
Home Address		FEIN	(Business
City	County	State	ZIP
Country	Foreign Postal Code	Phone No.	Ext
Corporate or Busines	ss Title	Interest/0	Ownership
C) Name		SSN	Ondividu (Individu
Home Address		FEIN]
City	County	State	ZIP
Country	Foreign Postal Code	Phone No.	Ext
Corporate or Busines	ss Title	Interest/0	Ownership
D) Name		SSN DD-D-	Ondividu (Individu
Home Address		FEIN	Busines:
City	County	State	ZIP
Country	Foreign Postal Code	Phone No	Ext
Corporate or Busines	s Title	Interest/0	Ownership
l Security Numbers obtained closure as public records. Co	SNs) are used by the Florida Department of R for tax administration purposes are confident blection of your SSN is authorized under state nore information regarding the state and fede	ial under sections 213.053 and 119.071, Flore and federal law. Visit the Department's web	ida Statutes, and not subj site at
te the foregoing application ree that the place of busing the premises, by officials for F.S.	(s), or if a corporation for itself, its officer on and that the application, including all ness may be inspected and searched, dand agents of the Department of Revendeclare that I have read the foregoing approvided and belief.	attachments, represent the premises to luring business hours or at any time bus ue for the purposes of determining com	be licensed. If license siness is being conduc pliance with Chapter
Signatu	ure of Applicant		
ad carefully: This instrument	RNING: is a sworn document. False answers ion subject to fine and/or imprisonment		

Instructions for Application for Air Carrier Fuel Tax License

Who must register?

A commercial air carrier that operates in Florida must apply to the Department of Revenue for an air carrier fuel tax license. To obtain a license, the applicant must complete an *Application for Air Carrier Fuel Tax License* (Form DR-176) and furnish all requested documentation. The license must be renewed annually.

How much is the registration fee?

No fee is required.

Where do I send the application?

Mail this application and the applicable surety bond(s) to:

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

How and when do I report the tax?

Once you have registered to collect and/or report aviation fuel tax, you will receive a monthly *Florida Air Carrier Fuel Tax Return* (Form DR-182). Taxes are due to the Department on the 1st day of the month following the collection period. Your return is late if delivered or postmarked after the 20th day of the month following the collection period. Penalty and interest may be due if your return is not postmarked by the 20th. If the 20th is a Saturday, Sunday, state holiday, or federal holiday, your return must be postmarked or delivered to the Department by the next business day. You must file a return even if no tax is due.

When do I need to contact the Department of Revenue?

- To file this application.
- If your business moves.
- If you close your business.
- If you change or add a licensable business activity.
- If your contact person changes.

Electronic Payment of Tax

You may voluntarily pay taxes electronically. However, if you paid \$5,000 or more in aviation fuel tax during the State of Florida's prior fiscal year (July 1 - June 30), you must electronically pay taxes in the next calendar year. You may use the Department's free and secure website to pay tax electronically. Visit

floridarevenue.com/taxes/filepay for information on paying tax electronically.

When you **electronically pay**, you must initiate your electronic payment and **receive a confirmation number no later than 5 p.m. ET on the business day prior to the 20th day of the month** to avoid penalty and interest. Keep the confirmation number in your records. For a list of electronic payment deadlines, visit

floridarevenue.com/forms and select the *Florida* eServices Calendar of Electronic Payment Deadlines (Form DR-659) under the eServices section.

Contact Us

Information and tutorials are available at floridarevenue.com/taxes/education.

Tax forms and publications are available at floridarevenue.com/forms.

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

Subscribe to Receive Email Alerts from the Department.

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



Florida Air Carrier Fuel Tax Return

DR-182 R. XX/XX Rule 12B-5.150, F.A.C. Effective XX/XX Page 1 of 11

For Calendar Year:

DOR USE ONLY ND-DE POSTMARK OR HA Check here if filing a supplemental return FEIN: Name **Address** License Number: City/St/ZIP Collection Period Ending: Use black in Handwritten Example Typed Example 0123456789 0 1 2 3 4 5 6 7 8 9 Return Due By Late After (See Instructions Beginning on Page 9) **Total Tax Due with Return Calculation** 41. Penalty:41. \$ Under penalty of perjury, I declare that I have read this return and the facts stated in it are true. Signature of Officer/Owner Title Date Name of Preparer (Print) Signature of Preparer Telephone Number **FEIN** Date **Do Not Detach Coupon** DR-182 Florida Air Carrier Fuel Tax Return Coupon Florida Department of Rever R. XX/XX 5050 W Tennessee St COMPLETE and MAIL with your RETURN/PAYMENT. Tallahassee FL 32399-0165 Please write your Federal Employer Identification Number (FEIN) on your check. Be sure to SIGN YOUR CHECK. Make your check payable to: Florida Department of Revenue FEIN **ENTER BUSINESS NAME: US Dollars** Cents **DUE WITH RETURN (LINE 43)** Name **Address** FOR COLLECTION City/St/ZIP **PERIOD ENDING** Check here if payment was made electronically. Do Not Write in the Space Below.







118 11						Page 3 of '
Com	npany Name	FEIN	License N	umber	(mmddy	
Gall	ons Accounted For			A. Aviation Gaso	Gall	B. Aviation Turbine Fue
1.	Beginning physical inventory:					
2.	Gallons acquired/received Florida tax paid:					
3.	Gallons acquired/received Florida tax free:					
4.	Total inventory available:					
5.	Ending physical inventory:					
6.	Total: (Line 4 minus Line 5)					
7.	Gains due to temperature variation:					
7. 8.	Gallons to be accounted for:					
	posals and Allowances					
A. 9.	Bonded Gallons Sold/loaned to other air carriers:					
10.	Used in aircraft (aviation gallons):					
11.	Converted to domestic aircraft use:					
12.	Aviation turbine fuel converted for use other than in aircraft:					· ·
13.	Aviation gasoline converted for use other than in aircraft (does not meet th	e definition of gasoline) :				
14.	Aviation gasoline converted for use other than in aircraft (meets the definiti	on of gasoline):				
В.	Domestic Gallons					
15.	Sold/loaned to other air carriers:					
16.	Used in aircraft (aviation gallons):					
17.	Aviation turbine fuel converted for use other than in aircraft:					
18.	Aviation gasoline converted for use other than in aircraft (does not meet the	e definition of gasoline) : .				
19.	Aviation gasoline converted for use other than in aircraft (meets the definition	on of gasoline):				
20.	Specific losses - bonded and domestic (fire, spillage, temperature, other c	asualties: excluding theft):				
21.	Total gallons of bonded and domestic:					
Stat	e Tax Calculations					
22.						
00	Columns A and B: (Line 11 times					
23.	Bonded aviation fuel for use other than in aircraft Column A: (Line 14 times); Column B: (Line 12 times)					
24A.	Domestic aviation fuel for use other than in aircraft cents paid					
24B.	. Credit for domestic aviation fuel tax-paid: Columns A and B: (Column A: Li	ne 18 plus 19 times);			
	Column B: (Line 17 times)					
24C	. Net state domestic aviation fuel tax: Columns A and B: (Line 24A minus Lin	ne 24B)				
Stat	e Tax Collection Allowance Calculations					
25.	Bonded aviation fuel converted to domestic aircraft use and other tax free					
00	Columns A and B: (Line 22 times)					
26.	Bonded and domestic aviation gasoline converted for use other than in air Column A: (Line 23 plus Line 24C times)					
27.						
	28. State fuel tax due:					
	Column A: (Line 22 plus Line 23 plus Line 24C) minus (Line 25					
	Column B: (Line 22 plus Line 23 plus Line 24C) minus (Line 25	plus Line 27)				
	Local Option Tax and Collection Allowance Calculations - Avia	tion Gasoline				
	29. Local option tax entitled to collection allowance: (Column C, To	otal, Aviation Gas Workshe	eet)			
	30. Collection allowance - local option tax: (Column A, Line 29 times	•				
	31. Local option tax not entitled to collection allowance: (Column		,			
	32. Total local option tax due: (Line 29 minus Line 30 plus Line 31)					
	Local Option Tax and Collection Allowance Calculations - Avia					
	33. Local option tax entitled to collection allowance: (Column B, L	•)			
	 Collection allowance - local option tax: (Column B, Line 33 tim Local option tax not entitled to collection allowance: (Column 	,				
	Line 12 plus Line 17 times)	·				
	36. Total local option tax due: (Line 33 minus Line 34 plus Line 35)					
	Total State and Local Option Tax Due Calculations 37. Total tax due-Aviation Gasoline: (Column A, Line 28 plus Line 3	2)				
	38. Total tax due-Aviation Gasonine. (Column A, Line 28 plus Line 3					
		-, -,				i

39. Combined tax due: (Column A, Line 37 plus Column B, Line 38. Carry to Page 1, Line 39)





Air Carrier — Schedule of Receipts

DR-182 R. XX/XX Page 5 of 11

Check here if filing a supplemental schedule

Collection Period Ending (mm/dd/yy) FEIN **Product Type:** Company Name Schedule/Product Type

Schedule Type - Only one product type per schedule:

Gallons Received - Florida Tax - Paid 14 2A.

Gallons Received From Licensed Supplier - Florida Tax - Unpaid (Exchange)

125 Aviation Gasoline 130 Jet Fuel

(11) Billed	Gal- lons							
(10) (11) Gross Billed	Gal- lons							
	llons							
6	Net Gallons							
 	Number							Subtotal
()								
rom	(6) Seller's FEIN							
Acquired From	(5) Seller's Name							
(4) Point of	Destination							
	Origin							
<u> </u>	Mode							
(2)	Carrier s							
(1)	Carrier's Name							

	Pag
	Collection Period Ending (mm/dd/yy)
	PEIN
1)	
ontinued	
Air Carrier — Schedule of Receipts (continued)	Company Name
Air Carrier — Sch	Schedule/Product Type

(11)	Gal- Gal- lons lons									
(10)	Gal- lons									
Ó	Document Net Gallons O									
(8)	Document Number									Total
(7)	U									
rom	(6) Seller's FEIN									
Acquired From	(5) Seller's Name									
(4) Point of	Destination									
à	Origin									
9	Mode									
	Carrier's FEIN									
E	Carrier's Name									



Aviation Gasoline Worksheet

Company Name	FEIN	License Number	Collection Period Ending
			(mmddyy)

	County	(A) Gallons of Gasoline or Gasohol Sold	(B) Rate Entitled to Collection Allowance	Allowance	(D) SCETS/ Additional Local Option Rate	(E) Local Option Tax Not Entitled to Collection Allowance (A) times (D) = (E)
01	Alachua					
02	Baker					
03	Bay					
04	Bradford					
05	Brevard					
06	Broward					·
07	Calhoun					
08	Charlotte					
09	Citrus					
10	Clay					
11	Collier					
12	Columbia					
13	Dade (Miami-Dade)					
14	De Soto					
15	Dixie					
16	Duval					
17	Escambia					
18	Flagler		\			
19	Franklin					
20	Gadsden					
21	Gilchrist					
22	Glades					
23	Gulf					
24	Hamilton					
25	Hardee					
26	Hendry					
27	Hernando					
28	Highlands					
	Hillsborough					
	Holmes					
31						
32						
33	Jefferson					
Pa	ige 7 Subtotal					



Aviation Gasoline Worksheet

Company Name	FEIN	License Number	Collection Period Ending
			(mmddyy)

		463	(- -:	(5)	/- :	
	County	(A) Gallons of Gasoline or Gasohol Sold	(B) Rate Entitled to Collection Allowance	(C) Local Option Tax Entitled to Collection Allowance (A) times (B) = (C)	(D) SCETS/ Additional Local Option Rate	(E) Local Option Tax Not Entitled to Collection Allowance (A) times (D) = (E)
34	Lafayette					
35	Lake					
36	Lee					
37	Leon					
38	Levy					
39	Liberty					
40	Madison					
41	Manatee					
42	Marion					
43	Martin					
44	Monroe					
45	Nassau					
46	Okaloosa					
47	Okeechobee					
48	Orange					
49	Osceola					
50	Palm Beach					
51	Pasco					
52	Pinellas					
53	Polk					
54	Putnam					
55	St. Johns					
56	St. Lucie					
57	Santa Rosa					
58	Sarasota					
59	Seminole					
60	Sumter					
61	Suwannee					
62	Taylor					
63	Union					
64	Volusia					
65	Wakulla					
66	Walton					
67	Washington					
Pag	je 8 Subtotal					
	total from Page 7					
Tota						

General Information

Who must file?

If you are a licensed air carrier, you must report each month on forms provided by the Florida Department of Revenue. As a licensed air carrier you must file a form even if no tax is due.

If you do not file a complete return, including all schedules, a \$200 penalty will be assessed. This penalty is in addition to all other penalties.

Return Due Date: Your tax return is due to the Department on the 1st day of the month following the collection period. Your return is late if it is delivered or postmarked after the 20th day of the month following the collection period. If the 20th is a Saturday, Sunday, or state or federal holiday, your return must be postmarked or delivered to the Department by the next business day, even if no tax is due.

Payment Due Date: Any taxpayer who paid more than \$5,000 in taxes during the State of Florida's prior fiscal year (July 1 - June 30), must electronically pay taxes in the next calendar year. You must initiate your electronic payment no later than 5 p.m. ET on the business day prior to the 20th day of the month to avoid penalty and interest. Keep the confirmation number in your records. You must send electronic payments on or before the initiation deadlines (check the *Florida eServices Calendar of Electronic Payment Deadlines*, Form DR-659). Visit the Department's website at floridarevenue.com/taxes/eServices for information on paying taxes electronically.

Late Returns: If your payment or return is late, no collection allowance is authorized. In addition to all other penalties, a delinquency penalty of 10% of any tax due will be added for each month, or portion of a month, the return is late. The maximum penalty is 50% and the minimum is \$10, even if you file a tax return with no tax due. Florida law provides a floating interest rate for late payments of taxes due. Interest rates, including daily rates, are updated semiannually on January 1 and July 1 of each year and posted online at

floridarevenue.com/taxes/rates.

Tax Rates: The applicable tax rates are entered by the Department. The state tax rate on fuel and the county fuel tax rates imposed by counties, as provided in sections (ss.) 206.41, 206.87, 206.9825, 212.05, and 212.08(4), Florida Statutes (F.S.), are published annually at floridarevenue.com/taxes/rates.

Collection Allowance: If you timely file your return and pay the tax due, you are entitled to receive a collection allowance, as provided in ss. 206.43, 206.97, and 206.91, F.S. The rate factors used to calculate the collection allowance are entered by the Department and published annually at floridarevenue.com/taxes/rates.

Supplemental Returns: If you must correct a previously filed fuel tax return or supporting schedule information, please contact Return Reconciliation at 850-488-6800 to obtain specific supplemental return instructions and blank forms.

Note: A supplemental return is any data reported to the Florida Department of Revenue that adjusts or corrects an original return. The values listed within a supplemental return must reflect the difference between the original and any previously filed supplemental return(s) and the corrected return. Corrections to understated gallons or additional transactions not included on the original return must be reported as positive values. Erroneously reported gallons or overstated transactions included on the original return must be reported as negative values.

Definitions

Aviation Gasoline - Any motor fuel blended or produced specifically for use in aircraft which has been dyed in accordance with federal regulations. Aviation gasoline does not include fuel used in any manner other than being placed in the storage tank of an aircraft.

Aviation Gasoline (meets the definition of gasoline and is used for purposes other than in an aircraft) - Aviation gasoline that has an octane level that is greater than or equal to 75 and a lead content that is less than or equal to 0.05 grams per gallon. Fuel tax imposed under Chapter 206, F.S., is due on aviation gasoline that is not used in an aircraft and meets the definition of gasoline.

Aviation Gasoline (does not meet the definition of gasoline and is used for purposes other than in an aircraft) - Aviation gasoline that has an octane level that is less than 75 or a lead content that is greater than 0.05 grams per gallon. Sales tax imposed under Chapter 212, F.S., is due on aviation gasoline that is not used in an aircraft and does not meet the definition of gasoline.

Line by Line Instructions Gallons Accounted For:

Line 1: Enter the beginning physical inventory. The gallons should agree with your closing inventory from the preceding month.

Line 2: Enter the total number of tax-paid aviation fuel gallons acquired, whether produced, received or transported into Florida.

Line 3: Enter the total number of tax-free gallons acquired, whether produced, received or transported into Florida.

Line 4: Add Line 1 plus Line 2 plus Line 3 and enter the total.

Line 5: Enter the physical inventory on hand at the end of the month.

Line 6: Enter results of Line 4 minus Line 5.

Line 7: Enter the total number of gallons gained as a result of temperature variation in bulk or terminal storage.

Line 8: Add Line 6 plus Line 7 and enter the total.

Disposals and Allowances:

A. Bonded Gallons

Line 9: Enter the total gallons of bonded aviation fuel (aviation gasoline and aviation turbine fuel) sold or loaned to other air carriers.

Line 10: Enter the total gallons of bonded aviation fuel used exclusively in aircraft motors to propel an aircraft.

Line 11: Enter the total gallons of bonded aviation fuel converted for domestic aircraft use.

Line 12: Enter the total gallons of bonded aviation turbine fuel converted for use other than in aircraft.

Line 13: Enter the total gallons of bonded aviation gasoline (does not meet the definition of gasoline) converted for use other than in aircraft.

Line 14: Enter the total gallons of bonded aviation gasoline (meets the definition of gasoline) converted for use other than in aircraft.

B. Domestic Gallons

Line 15: Enter the total gallons of domestic aviation fuel (aviation gasoline and aviation turbine fuel) sold or loaned to other air carriers.

Line 16: Enter the total gallons of domestic aviation fuel used exclusively in aircraft motors to propel an aircraft.

Line 17: Enter the total gallons of domestic aviation turbine fuel converted for use other than in aircraft.

Line 18: Enter the total gallons of domestic aviation gasoline (does not meet the definition of gasoline) converted for use other than in aircraft.

Line 19: Enter the total gallons of domestic aviation gasoline (meets the definition of gasoline) converted for use other than in aircraft.

Line 20: Enter the total gallons of bonded and domestic aviation fuel lost due to fire, spills, temperature or other casualties (excluding theft).

Line 21: Enter the total gallons of bonded and domestic aviation fuel accounted for (add Lines 9 through 20).

State Tax Calculations:

Line 22: Add receipts of non-tax paid bonded aviation fuel with gallons of bonded aviation fuel converted to domestic use on Line 11, Columns A and B, Page 3. Multiply this sum of the gallons for Column A and Column B respectively, by the tax rates for Columns A and B, and enter the results in the appropriate column.

Line 23: Multiply the gallons of bonded aviation fuel used for purposes other than in aircraft on Line 14, Column A and Line 12, Column B, Page 3 by the tax rates for Columns A and B, and enter the results in the appropriate column.

Line 24A: Multiply the gallons of tax-paid domestic aviation fuel used for purposes other than in an aircraft on Line 19, Column A and Line 17, Column B, Page 3 by the tax rates and enter the results in the appropriate column.

Line 24B: Multiply the gallons of domestic aviation fuel used for purposes other than in an aircraft (Line 18 plus Line 19, Column A and Line 17, Column B, Page 3) by the on-highway fuel tax rate for Columns A and B, and enter the results in the appropriate column.

Line 24C: For Columns A and B respectively, subtract Line 24B from Line 24A to calculate the net additional state fuel tax due for aviation fuel converted to on-highway use and enter the result in the appropriate column.

State Tax Collection Allowance Calculations:

Line 25: Multiply the total from Line 22 for Column A and B, respectively, by the tax rate. Enter the result in the appropriate column for Line 25. Line 26: Add the tax due for aviation gasoline on Lines 23 and 24C, Column A, and multiply the total by the tax rate. Enter the result in Column A, Line 26.

Line 27: Add the tax due for aviation turbine fuel on Lines 23 and 24C, Column B, and multiply the total by the tax rate. Enter the result in Column B, Line 27.

Line 28: For **Aviation Gasoline** (Column A), subtract the sum of Column A, Line 25 plus Column A, Line 26, from the sum of Column A, Line 22 plus Line 23 plus Line 24C. Enter the result on Line 28, Column A.

For **Aviation Turbine Fuel** (Column B), subtract the sum of Column B, Line 25 plus Column B, Line 27, from the sum of Column B, Line 22 plus Line 23 plus Line 24C. Enter the result on Line 28, Column B.

Local Option Tax and Collection Allowance Calculations: Aviation Gasoline

Line 29: In Column A, enter the total amount of tax from the Aviation Gasoline Worksheet, Column C.

Line 30: Multiply Line 29 above by the tax rate and enter the result in Column A

Line 31: Enter the total amount of tax from the Aviation Gasoline Worksheet, Column E.

Line 32: Subtract Line 30 from Line 29, add Line 31, and enter the result in Column A.

Aviation Turbine Fuel

Line 33: Add Line 12, Column B and Line 17, Column B, then multiply the result by the tax rate and enter the result in Column B.

Line 34: Multiply Line 33 above by the tax rate and enter in Column B. Line 35: Add Line 12, Column B and Line 17, Column B, then multiply the

result by the tax rate and enter the result in Column B.

Line 36: Subtract Line 34, Column B from Line 33, Column B, then add Line 35, Column B and enter the result in Column B.

Total State and Local Option Tax Due Calculations:

Line 37: Total Tax Due - Aviation Gasoline: Enter the sum of Lines 28 and 32, Column A.

Line 38: Total Tax Due - Aviation Turbine Fuel: Enter the sum of Lines 28 and 36. Column B.

Line 39: Combined Tax Due - Add the amounts from Line 37, Column A and Line 38, Column B and enter the result on Page 3, Line 39 and on Page 1, Line 39.

Front of Return:

Line 39: Enter the amount from Page 3, Line 39 of the return.

Line 40: Credit Memos Issued by the Florida Department of Revenue: Enter the total amount of credit adjustment as issued by the Florida Department of Revenue. Attach the original credit memo; we will not accept photocopies.

Line 41: Penalty: If your return or payment is late, enter 10 percent of the tax due (Line 39 minus Line 40) for each month or fraction of the month that your return or payment is late. Penalty must not exceed 50 percent of the tax due. The minimum penalty, even for a return with no tax due, is \$10.

Line 42: Interest: If your payment is late, add interest to the total tax due (Line 39 minus Line 40). To calculate interest, multiply the tax due (Line 39 minus Line 40) by the number of days late; then multiply that figure by the daily interest rate factor (see "Late Returns" under General Information) and enter.

Line 43: Calculate: Line 39 minus Line 40 plus Line 41 plus Line 42.

You must sign and date your DR-182

Schedule Instructions

We charge an incomplete return penalty if you fail to attach a schedule for which there is a corresponding line entry on your return. File a separate schedule for each type of fuel product received or disbursed. You may photocopy any of the schedules to provide all the required information.

Note: Do not enter information in shaded areas.

If you report:

- less than 0.50 gallons, round down to the nearest whole gallon.
- 0.50 gallons or more, round up to the nearest whole gallon.

Schedules of Receipts (Pages 5 and 6)

Use this schedule to report receipts of fuel for the collection period on a transaction-by-transaction basis.

Schedule Type/Product Type

Complete a separate schedule type for each product type you report. Enter one of the following receipt schedule types with the appropriate product type.

1A. Gallons Received - Florida Tax Paid

2A. Gallons Received - Tax Unpaid

Company Name, FEIN, and Collection Period Ending

Enter the appropriate information on each schedule page for the air carrier shown on the front of the tax return.

Column Instructions

Columns (1) and (2): Carrier – Enter the name and FEIN of the company that transports the product.

Column (3): Mode of Transport – Enter the mode of

transport using one of the following:

B = Barge

BA = Book Adjustment (Blending of Fuel)

J = Truck

PL = Pipeline

R = Rail

S = Ship

ST = Stock Transfer (Exchanges)

Column (4): Point Of Origin/Destination – Select and enter one of the following to report the point of origin and the point of destination.

Option 1. When the origin or destination is a terminal (either inside or outside Florida), use the Internal Revenue Service (IRS) terminal code to identify the point of origin or destination.

Option 2. When the origin or destination is a non-terminal (bulk storage) location in Florida, use the Florida Department of Environmental Protection (DEP) facility number to identify the point of origin or destination. If the origin or destination is a location in Florida, but is neither a terminal nor a facility required to be registered with the DEP (such as a portable storage tank), use the standard state abbreviation, "FL."

Option 3. When the origin or destination is a non-terminal (bulk storage) location outside Florida, use the standard state abbreviation to identify the point of origin or destination if the point of origin or destination is within the U.S. or a U.S. protectorate; all other non-U.S. points use "ZZ."

Columns (5) and (6): Acquired From/Seller's Name/FEIN – Enter the name and FEIN of the company from which the product was acquired.

Column (7): Date Received – Enter the date you received the product.

Column (8): Document Number

- Enter the identifying number from the manifest issued at the terminal if the product is removed over the rack. If a manifest was not issued by the terminal, use the identifying number from the manifest issued by the seller.
- Enter the pipeline ticket number if the product was moved by pipeline.
- Enter the voyage number if the product was moved by ship or barge.

Column (9): Net Gallons

- · Enter the net amount of whole gallons received.
- Calculate and enter a grand total for Column 9 on the last page of each schedule.
- Carry the total of each receipt to Page 3, Line 2 or 3. Report tax paid gallons reported on Schedule 1A on Line 2. Report tax unpaid gallons reported on Schedule 2A on Line 3. In addition, report receipts of Product Type 125 (aviation gasoline) under Column A and receipts of Product Type 130 (jet fuel) under Column B.

Columns (10) and (11): Not required for Florida reporting purposes.

Instructions for Completing the Aviation Gasoline Worksheet

If you are an air carrier who uses aviation gasoline in on-road motor vehicles, use the Aviation Gasoline Worksheet to calculate the appropriate county local option gas tax due. Enter the total gallons in Column A of the worksheet based on the county(s) where the fuel is converted from aircraft to on-road use.

Column B of the worksheet provides the portion of the total county local option tax entitled to a collection allowance. Multiply Column A gallons by the Column B tax rate and enter the result in Column C for the appropriate county. Column D provides the portion of the county local option tax not entitled to a collection allowance. Multiply Column A gallons by the Column D rate and enter the result in Column E for the appropriate county. Total all individual Column C entries and carry the total to the bottom of the worksheet and to Line 29, Column A, Page 3 of the tax return. Total all individual Column E entries and carry the total to the bottom of the worksheet and to Line 31, Column A, Page 3 of the tax return.

Contact Us

Information and tutorials are available at floridarevenue.com/taxes/education.

Tax forms and publications are available at floridarevenue.com/forms.

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

Subscribe to Receive Email Alerts from the Department.

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



Name

Address

34.

35.

36.

37.

38.

39.

City/St/ZIP

Pollutants Tax Return

For Calendar Year:

DR-904 R. XX/XX Rule 12B-5.150, F.A.C. Effective XX/XX Page 1 of 6

> DR-904 R. XX/XX

DOR USE ONLY Check here if amending return License Number: FEIN: Collection Period Ending: Handwritten Example yped Example 0 1 2 3 4 5 6 7 8 9 0123456789 Return Due By Late After Complete Reverse Side of Return First Total tax due: (Enter the results of adding Columns 1, 2, 3, and 4, on Page 3, Line 33) Credit memos issued by the Department of Revenue: **Total Due With Return Calculation** Total tax due: Penalty: Interest:

Signature of Officer/Owner Title Date Name of Preparer (Print) Signature of Preparer FFIN Telephone Number Date

Total due with return:

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

DO NOT DETACH

Florida Departmer	nt of Revenue	
5050 W Tennessee		
Tallahassee FL 323		
FEIN		
Enter Rue	siness Name:	
Enter Dus	silless Name.	
Name		
Address		

City/St/ZIP

Pollutants Tax Return Coupon

For Calendar Year:

Complete and Mail with your Return/Payment.

Please write your Federal Employer Identification Number (FEIN) on your check.

Be sure to Sign Your Check. Make your check payable to:

Florida Department of Revenue

Amount Due From Line 39 If Credit Due Enter 0	US Dollars Cents
For Collection Period Ending	MMDDYY





Internet Address: floridarevenue.com



Schedules A through E

DR-904 R. XX/XX Page 3 of 6

			(1) Coastal	(0) 11/ . 0	(2)	(4) Water Quality on
			Protection	(2) Water Quality	(3) Inland Protection	Perchloroethylene
		Sche	edule A - Solvents			
1.	Gallons sold/removed from storage:	1.				
2.	Tax-paid gallons and gallons not subject to tax:	2.				
3.	Export allowance:	3.				
4.	Net taxable gallons:	4.				
5.	Rate per gallon:	5.		0.059		5.00
6.	Tax due:	6.				
		Sche	edule B - Motor Oil 8	& Other Lubricants		
7.	Gallons sold/removed from storage:	7.				
8.	Tax-paid gallons and gallons not subject to tax:	8.				
9.	Export allowance:	9.				
10.	Net taxable gallons:	10.				
11.	Rate per gallon:	11.		0.025		
12.	Tax due:	12.				
		Sche	edule C - Ammonia			
13.	Barrels sold/removed from storage:	13.				
14.	Tax-paid barrels and barrels not subject to tax:	14.				
15.	Export allowance:	15.				
16.	Net taxable barrels:	16.				
17.	Rate per barrel:	17.	0.02	0.02		
18.	Tax due:	18.				
		Sche	edule D - Gasoline a	nd Gasohol		
19.	Barrels sold/removed from storage:	19.				
20.	Barrels not subject to tax:	20.				
21.	Export allowance:	21.				
22.	Net taxable barrels:	22.				
23.	Rate per barrel:	23.	0.02	0.05	0.80	
24.	Tax due:	24.				
		Sche	edule E- Diesel and (Other Pollutants		
25.	Barrels sold/removed from storage:	25.				
26.	Tax-paid barrels and barrels not subject to tax:	26.				
27.	Export allowance (see Important Notice, Page 1):	27.				
	Net taxable barrels:	28.				
29.	Rate per barrel:	29.	0.02	0.05	0.80	
30.	Tax due:	30.				
				'		1
			(1) Coastal	(O) Motor Ovality	(2) Inland Drotaction	(4) Water Quality on
			Protection	(2) Water Quality	(3) Inland Protection	Perchloroethylene
~ -						
31.	Credits: (see instructions)	31.				
32.	Credit for tax-paid petroleum products transferred					
	to a registered IRS terminal (see instructions)	32.				
33.	Total tax due: Calculate total tax due by					
	subtracting your credits (Line 31 plus Line 32) from the tax due (sum of Lines 6, 12, 18, 24, and 30)	33.				
	13. 440 (64.11 61 E.1166 6, 12, 16, 21, 4114 60)		•			

General Information

Florida's Pollutants Tax: Pollutants tax is imposed on each barrel or unit of pollutant when first sold, produced in, or imported into Florida. The term "first sale" does not include:

- Exchanges or loans, gallon-for-gallon of petroleum products between licensed terminal suppliers before the petroleum product is sold or removed through the loading rack or
- Transfers between terminal warehouse facilities owned by the same taxpayer.

Tax is due on petroleum products first imported into this state by a licensed terminal and on such petroleum products in a terminal facility when the product is first removed through the loading rack. Tax must be paid by the licensed terminal supplier who owned the petroleum products just prior to removal of the products through the loading rack from storage.

Tax on Perchloroethylene (tetrachloroethylene): Each gallon of perchloroethylene sold to or imported into Florida by a dry-cleaning business is taxed twice for the Water Quality Assurance Trust Fund. Perchloroethylene sold to or imported into Florida by a dry-cleaning business is taxed at 5.9¢ per gallon for water quality tax as a solvent pursuant to section (s.) 206.9935, Florida Statutes (F.S.), and \$5.00 per gallon for water quality tax as a dry cleaning solvent pursuant to s. 376.75, F.S. Both taxes are due from licensees when the pollutant is first sold or removed from storage.

Who Must File a Pollutants Tax Return? Terminal suppliers, importers, and wholesalers licensed by the Florida Department of Revenue in accordance with Chapter 206, F.S., must file a pollutants tax return. In addition, anyone who imports or manufactures taxable pollutants, other than petroleum products, must register with the Department and file a pollutants tax return.

Return Due Date: Your tax return is due to the Department on the 1st day of the month following the collection period. Your return is late if it is delivered or postmarked after the 20th day of the month following the collection period. If the 20th is a Saturday, Sunday, or state or federal holiday, your return must be postmarked or delivered to the Department by the next business day, even if no tax is due.

Electronic Payment of Tax: You may voluntarily file and pay taxes electronically. However, if you paid \$5,000 or more in tax during the State of Florida's prior fiscal year (July 1 - June 30), you are required to file and pay tax electronically. You may use the Department's free and secure website to file and pay tax electronically. Visit floridarevenue.com/taxes/filepay for information on paying tax electronically.

When you **electronically pay**, you must initiate your electronic payment and **receive a confirmation number no later than 5 p.m. ET on the business day prior to the 20th day of the month to avoid penalty and interest. Keep the confirmation number in your records. For a list of electronic payment deadlines, visit floridarevenue.com/forms** and select the *Florida eServices Calendar of Electronic Payment Deadlines* (Form DR-659) under the eServices section.

Late Returns: If your payment or return is late, a delinquency penalty of 10% of any tax due will be added for each month, or portion of a month, the return is late. The maximum penalty is 50% and the minimum is \$10, even if you file a tax return with no tax due. Florida law provides a floating interest rate for late payments of taxes due. Interest rates, including daily rates are updated semiannually on January 1 and July 1 of each year and posted at floridarevenue.com/taxes/rates.

Tax Rates: The applicable tax rates are entered by the Department. The rate for the Tax on Coastal Protection, the Tax on Water Quality, and the Tax on Inland Protection are provided in s. 206.9935, F.S. The rate for the Tax on Water Quality on Perchloroethylene is provided in s. 376.75, F.S. These tax rates are also posted at **floridarevenue.com/taxes/rates.**

Filing Frequency: Upon receiving a written request from the licensee, we will authorize:

- A quarterly return and payment when the tax paid for the preceding quarter did not exceed \$100.
- A semiannual return and payment when the tax paid for the preceding six months did not exceed \$200.
- An annual return and payment when the tax paid for the preceding 12 months did not exceed \$400.

Definitions

"Pollutants" includes any petroleum product as defined below, as well as pesticides, ammonia, chlorine, and solvents. The definition does not include liquefied petroleum gas, medicinal oils, and waxes. Products intended for application to the human body, for use in human personal hygiene, or for human ingestion are not pollutants, regardless of their contents.

"Petroleum Product" means any refined liquid commodity made, or partially made from oil or gas, or blends or mixtures of oil with one or more liquid products or by-products derived from oil or gas, or blends or mixtures of two or more liquid products or by-products derived from oil or gas. "Petroleum Product" also includes, but is not limited to motor gasoline, gasohol, aviation gasoline, naphtha-type jet fuel, kerosene-type jet fuel, kerosene, distillate fuel oil, residual fuel oil, naphtha of less than 400 Fahrenheit for petroleum feed, special naphthas, motor oil, lubricants, road oil, still gas, unfinished oils, motor gas blending components, including ethanol when used for such purposes, and aviation gas blending components.

"Solvents" means the following organic compounds in liquid form:

- acetamide
- acetone
- acetonitrile
- acetophenone
- amyl acetates (all)
- aniline
- benzene
- butyl acetates (all)
- butyl alcohols (all)
- butyl benzyl phthalate
- carbon disulfide
- carbon tetrachloride
- chlorobenzene
- chloroformcumene
- cyclohexane
- cyclohexanone
- dibutyl phthalate
- dichlorobenzenes (all)
- dichlorodifluoromethane
- diethyl phthalate
- dimethyl phthalate
- dioctyl phthalate (di2-ethyl hexyl phthalate)
- n-dioctyl phthalate
- 1,4-dioxane
- ethanol
- · ethyl acetate
- · ethyl benzene
- ethylene dichloride
- 2-ethoxy ethanol (ethylene glycol ethyl ether)
- ethylene glycol
- furfural
- formaldehyde
- n-hexane
- isophorone
- isopropyl alcohol
- methanol
- 2-methoxy ethanol (ethylene glycol methyl ether)
- methyl tert-butyl ether
- methylene chloride (dichloromethane)
- methyl ethyl ketone
- methyl isobutyl ketone
- mineral spirits
- 140-F naphtha
- naphthalene
- nitrobenzene
- 2-nitropropane
- pentachlorobenzene
- phenol
- perchloroethylene (tetrachloroethylene)
- stoddard solvent
- tetrahydrofuran
- toluene
- 1,1,1-trichloroethane
- trichloroethylene
- 1,1,2-trichloro-1,2,2-trifluor-ethane
- xylenes (all)

General Information Continued

Ethanol Blends: Ethanol blends are taxable products resulting from a blend of gasoline and ethanol to create a fuel grade ethanol. Fuel grade ethanol is defined as ethanol that has been blended with not less than 1.97% gasoline pursuant to the Federal Bureau of Alcohol, Tobacco and Firearms, Department of the Treasury, to render the product unsuitable for human consumption. Report fuel grade ethanol on Page 3, Schedule D, Line 19 of the tax return.

Biodiesel Blends: Biodiesel blended with petroleum diesel is a taxable product and must be reported on Page 3, Schedule E of the tax return. **Note** - Do not report petroleum diesel, included in the blend, on Page 3, Schedule E if pollutants taxes were previously paid.

Deductions or Exemptions

Coastal Protection:

Crude oil produced at a well site subject to regulation under s. 377.22, F.S., and exported from that site by the producer exclusively by pipeline, truck, or rail to a destination outside the jurisdiction of this state without intermediate storage or stoppage; solvents; motor oil; lubricants; and lead-acid batteries are exempt from the tax for coastal protection.

Water Quality:

- Pollutants exported from the manufacturing plant, first storage tank system, or first warehouse at which they are stored in Florida by a licensed importer or producer are exempt from the tax for water quality.
- Solvents consumed in the manufacture or production of a material which is not itself a pollutant are exempt from the tax for water quality.
- Petroleum products bunkered into marine vessels engaged in interstate or foreign commerce by a person licensed under Chapter 206, F.S., who first imported those products, are exempt from the tax for water quality.
- Perchloroethylene is exempt from the \$5.00 per gallon tax for water quality unless sold to a business engaged in the dry-cleaning industry. Perchloroethylene is also exempt if exported or acquired for purposes other than for use in a dry-cleaning facility.

Inland Protection:

American Society for Testing and Materials (ASTM) grade no. 5 and no. 6 residual oils; asphalt oil; petrochemical feed stocks; pesticides; ammonia and chlorine; solvents; motor oil; and lubricants are exempt from the tax for inland protection. In addition, petroleum products bunkered into marine vessels engaged in interstate or foreign commerce by a licensed terminal supplier, importer, wholesaler, or producer, who first imported these products, are exempt from the tax for inland protection.

Biodiesel (B100): Biodiesel is defined as any product made from nonpetroleum-based oils or fats which is suitable for use in diesel-powered engines and has not been blended with petroleum diesel. Biodiesel is not liable for pollutants tax.

Credits and Refunds (Line 31 on Page 3)

You may take credits or request refunds for the following:

Tax for inland protection and water quality:

- · Tax-paid petroleum products when exported.
- Tax-paid petroleum products when bunkered into marine vessels engaged in interstate and foreign commerce.

Tax for water quality:

- Tax-paid pollutants when exported.
- Tax-paid solvents that are consumed in the manufacture or production of a product which is not a pollutant.
- Tax-paid solvents which are consumed, blended, or mixed to produce a pollutant subject to tax.
- The \$5.00 per gallon tax paid on perchloroethylene when exported.

Note - The credit shall not exceed tax due. In lieu of a credit, you may request a refund of the applicable pollutant taxes using a Florida Department of Revenue *Application for Pollutants Tax Refund* (Form DR-309660). Do not report credits generated from tax-paid petroleum products transferred to a registered IRS terminal on Line 31 (instead, use Line 32 on Page 3).

Certification of Tax-paid Product:

Any person subject to the pollutants tax or any person who uses tax-paid pollutants, other than a retail dealer, must:

- Separately state the tax-paid on any charge ticket, sales slip, invoice, or
- Certify on the document that the required tax has been paid.
 Show the rate on the appropriate document as tax paid per barrel/applicable unit.

Credit for Tax-paid Petroleum Products Transferred to a Registered IRS Terminal (Line 32 on Page 3)

You may take a credit if you:

- · are a licensed terminal supplier in the state of Florida,
- purchased tax-paid gasoline, gasohol, or fuel grade ethanol from a licensed wholesaler/importer who imported the product by truck or rail,
- · transferred the product to a licensed IRS terminal, and
- reported the gasoline or gasohol as tax-paid on schedule 1A of your terminal supplier return.

If you qualify, calculate the credit as follows:

(Total gallons of gasoline or ethanol reported on Schedule 1A of your terminal supplier return, divided by 42, multiplied by 0.02 for coastal protection, 0.05 for water quality, and 0.80 for inland protection).

The credit amounts must be separately stated in the appropriate column by tax type (i.e., coastal protection, water quality, and inland protection). The credit amounts should never exceed the total pollutant taxes paid on gasoline or gasohol for a collection period. This credit will allow you to maintain tax unpaid product in the bulk transfer system.

Credit Memos Issued by the Department of Revenue (Line 35 on Page 1) The Department will issue a credit memo in all cases where tax due has inadvertently been overpaid. You may request a refund of the credit by submitting an *Application for Refund* (DR-26) to the Department. The application may be downloaded at floridarevenue.com/forms under the Fuel and Pollutants Taxes section.

Instructions for Schedules (on Page 3)

- Schedule A Use Schedule A to report tax on solvents and perchloroethylene (as defined in the general instructions above). Solvents are subject to the tax for water quality. Perchloroethylene is subject to the taxes for water quality at 5.9 cents per gallon as a solvent and \$5.00 per gallon when used as a dry-cleaning solvent.
- Line 1. Enter all tax-paid and unpaid gallons of solvents sold or removed from storage during the collection period.
- Line 2. Add the gallons on which tax has been paid during the month to the gallons on which the tax is not imposed and enter the result on Line 2.
- Line 3. Enter the gallons exported during the month and the gallons consumed in production.
- Line 4. Subtract the sum of Lines 2 and 3 from Line 1. **NOTE:** Enter the number of tax unpaid **gallons** subject to tax.
- Line 5. Rate per gallon.
- Line 6. Tax due (Line 4 times Line 5).

Schedule B-Use Schedule B to report tax on motor oil and other lubricants. Motor oil and other lubricants are subject to the tax for water quality.

- Line 7. Enter all tax-paid and unpaid gallons of motor oil and other lubricants sold or removed from storage during the collection period.
- Line 8. Add the gallons on which tax has been paid during the month to the gallons on which the tax is not imposed and enter the result on Line 8.
- Line 9. Enter the gallons that have been exported during the month.
- Line 10. Subtract the sum of Lines 8 and 9 from Line 7. **NOTE:** Enter the number of tax unpaid **gallons** subject to tax.

- Line 11. Rate per gallon.
- Line 12. Tax due (Line 10 times Line 11).
- Schedule C- Use Schedule C to report tax on ammonia. Ammonia is subject to the taxes for coastal protection and water quality.
- Line 13. Enter all tax-paid and unpaid barrels of ammonia sold or removed from storage during the collection period.
- Line 14. Add the barrels on which tax has been paid during the month to the barrels on which the tax is not imposed and enter the result on Line 14.
- Line 15. Enter the barrels that have been exported during the month.
- Line 16. Subtract the sum of Lines 14 and 15 from Line 13. **NOTE:** Enter the number of tax unpaid **barrels** subject to tax.
- Line 17. Rate per barrel.
- Line 18. Tax due (Line 16 times Line 17).
- Schedule D Use Schedule D to report tax on gasoline and gasohol.

 Gasoline and gasohol are subject to the taxes for coastal protection, water quality, and inland protection.
- Line 19. Enter all barrels of tax paid and unpaid gasoline and gasohol sold or removed from storage during the collection period.
- Line 20. Add the barrels on which tax has been paid during the month to the barrels on which the tax is not imposed and enter the result on Line 20.
- Line 21. Enter the barrels that have been exported during the month.
- Line 22. Subtract the sum of Lines 20 and 21 from Line 19. **NOTE:** Enter the number of tax unpaid **barrels** subject to tax.
- Line 23. Rate per barrel.
- Line 24. Tax due (Line 22 times Line 23).
- Schedule E -Use Schedule E to report tax on all diesel and other pollutants. (See "Deductions or Exemptions" for an explanation.)
- Line 25. Enter all tax-paid and unpaid barrels of pollutants sold or removed from storage during the collection period.

- Line 26. Add the barrels on which tax has been paid during the month to the barrels on which the tax is not imposed and enter the result on Line 26.
- Line 27. Enter the barrels that have been exported during the month.
- Line 28. Subtract the sum of Lines 26 and 27 from Line 25. **NOTE:** Enter the number of tax unpaid **barrels** subject to tax.
- Line 29. Rate per barrel.
- Line 30. Tax due (Line 28 times Line 29).
- Line 31. Enter value (See "Credits and Refunds").
- Line 32. Enter Value (See "Credit for tax-paid petroleum products transferred to a registered IRS terminal").
- Line 33. Subtract the sum of Line 6 plus Line 12 plus Line 18 plus Line 24 plus Line 30 from Lines 31 and 32 under each column and enter the results.
- Line 34. Enter the results of adding Columns 1, 2, 3, and 4, on Page 3, Line 33.
- Line 35. Enter value (See "Credit Memos Issued by the Department of Revenue").
- Line 36. Subtract Line 35 from Line 34 and enter the result.

Penalty and Interest (See Page 1 of return)

- Line 37. **Penalty:** If your return or payment is late, enter 10% of the tax due (Line 34 minus Line 35) for each month or fraction of the month that your return or payment is late. Penalty must not exceed 50% of the tax due. The minimum penalty, even for a zero "0" return, is \$10.00.
- Line 38. Interest: If your payment is late, add interest to the total tax due (Line 34 minus Line 35). To calculate interest, multiply the total tax due (Line 34 minus Line 35) by the number of days late; then multiply that figure by the daily interest rate factor (see "Late Returns" under General Information) and enter.
- Line 39. Enter the sum of Lines 36, 37, and 38.

You must sign and date your DR-904.

Contact Us

Information and tutorials are available at floridarevenue.com/taxes/education.

Tax forms and publications are available at floridarevenue.com/forms.

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

Subscribe to Receive Email Alerts from the Department.

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

References

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

Form DR-26 Application for Refund Rule 12-26.008, F.A.C.
Form DR-309660 Application for Pollutants Tax Refund Rule 12B-5.150, F.A.C.

STATE OF FLORIDA

DEPARTMENT OF REVENUE

CHAPTER 12B-6, FLORIDA ADMINISTRATIVE CODE

GROSS RECEIPTS TAX

AMENDING RULE 12B-6.005

SUMMARY OF PROPOSED RULE

Beginning January 1, 2023, the proposed amendments to Rule 12B-6.005, F.A.C., incorporate the reduced electronic filing threshold of \$5,000 requiring the electronic filing of tax returns and electronic payment of tax. Form DR-133 (Gross Receipts Tax Return) is revised to notify taxpayers of the lowered threshold amount requiring taxpayers to file the return and pay the tax by electronic means.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

Section 213.755(1), F.S., authorizes the Executive Director of the Department of Revenue to require a taxpayer to file returns and remit payments by electronic means when the amount of tax paid by the taxpayer in the previous state fiscal year was more than \$20,000. Effective January 1, 2023, Chapter 2022-151, L.O.F., reduces the electronic filing threshold for a taxpayer to file returns and remit payments from \$20,000 to \$5,000. This rulemaking is necessary to implement this law change.

FEDERAL COMPARISON STATEMENT

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

SUMMARY OF RULE DEVELOPMENT WORKSHOP

July 27, 2022

A Notice of Proposed Rule Development was published in the *Florida Administrative Register* on July 12, 2022 (Vol. 48, No. 134), to advise the public of the proposed changes to Rule 12B-6.005, 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 on July 27, 2022. No request was received, and no workshop was held. No written comments were received

by the Department.

NOTICE OF PROPOSED RULE

DEPARTMENT OF REVENUE

Miscellaneous Tax

RULE NO.:

RULE TITLE:

12B-6.005

Payment of Tax; Reports; Public Use Forms

PURPOSE AND EFFECT: Section 213.755(1), F.S., authorizes the Executive Director of the Department of

Revenue to require a taxpayer to file returns and remit payments by electronic means when the amount of tax paid

by the taxpayer in the previous state fiscal year was more than \$20,000. Effective January 1, 2023, Chapter 2022-

151, L.O.F., reduces the electronic filing threshold for a taxpayer to file returns and remit payments from \$20,000 to

\$5,000. The purpose of this rulemaking is to implement this law change.

SUMMARY: Beginning January 1, 2023, the proposed amendments to Rule 12B-6.005, F.A.C., incorporate the

reduced electronic filing threshold of \$5,000 requiring the electronic filing of tax returns and electronic payment of

tax. Form DR-133 (Gross Receipts Tax Return) is revised to notify taxpayers of the lowered threshold amount

requiring taxpayers to file the return and pay the tax by electronic means.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE

RATIFICATION:

The Agency has determined that this 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 SERC has not been prepared by the Agency.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the

statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and

described herein: 1) no requirement for the Statement of Economic Regulatory Costs (SERC) was triggered under

Section 120.541(1), F.S.; and 2) based on past experiences regarding rules of this nature, the adverse impact or

regulatory cost, if any, do not exceed nor would exceed any one of the economic analysis criteria in a SERC, as set

forth in Section 120.541(2)(a), F.S.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a

proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

RULEMAKING AUTHORITY: 213.06(1) FS.

LAW IMPLEMENTED: 203.01, 203.012, 213.255(1), (2), (3), 213.37, 213.755, 215.26 FS., section 2, Ch. 2022-

151 LOF.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE

DATE, TIME AND PLACE SHOWN BELOW (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD):

DATE AND TIME: TBD

PLACE: TBD

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to

participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by

contacting: Tonya Fulford at (850)717-6799. If you are hearing or speech impaired, please contact the agency using

the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Jennifer Ensley, Technical

Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443,

telephone (850)717-7659, email RuleComments@floridarevenue.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

12B-6.005 Payment of Tax; Reports; Public Use Forms.

(1)(a) No change

(b) Form DR-133, Gross Receipts Tax Return (January 2023 2017, hereby incorporated by reference, effective

01/23 01/16) (http://www.flrules.org/Gateway/reference.asp?No=Ref-

the gross receipts tax imposed on utility services. Copies of this form are available, without cost, by one or more of

the following methods: 1) downloading selected forms from the Department's website at

www.floridarevenue.com/forms; or, 2) calling the Department at (850)488-6800, Monday through Friday (excluding

holidays); or, 3) visiting any local Department of Revenue Service Center; or, 4) writing the Florida Department of

Revenue, Taxpayer Services, Mail Stop #3-2000, 5050 West Tennessee Street, Tallahassee, Florida 32399-0112.

Persons with hearing or speech impairments may call the Florida Relay Service at 1(800)955-8770 (Voice) and

1(800)955-8771 (TTY).

(c) through (e) No change

(2) No change

PROPOSED EFFECTIVE DATE: January 1, 2023

Rulemaking Authority 213.06(1) FS. Law Implemented 203.01, 203.012, 213.255(1), (2), (3), 213.37, 213.755, 215.26 FS., section 2, Ch. 2022-151 LOF. History—New 11-13-78, Amended 7-1-80, 8-26-81, Formerly 12B-6.05, Amended 10-4-89, 12-19-89, 5-4-03, 9-28-04, 9-18-08, 2-17-15, 1-11-16, 1-10-17, XX-XX-XX.

NAME OF PERSON ORIGINATING PROPOSED RULE: Jennifer Ensley

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: (Date of Cabinet Meeting)

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: July 12, 2022

Gross Receipts Tax Return

FLORIDA

Mail to: Florida Department of Revenue 5050 W Tennessee St Tallahassee FL 32399-0150 DR-133 R. XX/XX Rule 12B-6.005, F.A.C. Effective XX/XX Page 1 of 4

Name and address if not preprinted:

Certificate #:
Business Partner #:
Contract Object #:
FEIN:
Reporting Period:

Location Address:

Return due date:

A return must be filed even if no tax is due or electronic payment sent.

Read pages 3 and 4 before completing this form.

What is the gross receipts tax for utility services? The tax is imposed on gross receipts from the sale, delivery, or transportation of natural gas, manufactured gas, or electricity to a retail consumer in Florida.

Line-by-Line Instructions

Column A - Taxable Gross Receipts or Costs

Line 1. Electric Receipts. Enter the total due on **taxable** electric utility service receipts.

Line 2. Use Tax/Cogeneration or Small Power Producers. Enter the total amount of costs subject to tax. See Page 3. A use tax component of gross receipts tax may impact persons who cannot prove payment of tax.

Line 3. Gas Receipts. Enter the total due on taxable gas receipts. See Page 4. Use the appropriate fiscal year index price for each class of customer (residential, commercial, or industrial).

Column B - Tax Rate

Lines 1-3. The current tax rate is printed on the return.

Column C - Tax Due

Lines 1-3. Multiply the amount in Column A (Taxable Gross Receipts or Costs) by the tax rate in Column B.

Line 4. Column C Total. Enter the total of Lines 1, 2, and 3.

Line 5a. DOR Credit Memo. Enter the amount of credit memo issued by DOR and attach a copy of the original memo.

Line 5b. Other Credits. Enter the amount of allowable credits, such as gross receipts taxes paid to a service provider for taxable services that are resold by you.

Line 5. Total Credits. Enter the total of Lines 5a and 5b.

Line 6. Amount of Tax Due. Subtract Line 5 from Line 4. Enter total amount of tax due. If your return is late, complete Lines 7 and 8. If timely, skip to Line 9.

Line 7. Penalty Amount Due. Tax returns and payments are due by the 20th day of the month following each collection period. If the 20th falls on a Saturday, Sunday, or state or federal holiday, your tax return must be

(continued on page 2)

Complete both sides of coupon. Detach coupon and return with payment.

Florida Department of Revenue	Gross F	Receipts Tax Return	HD	/PM Date: / /	DR-133 R. XX/XX
		Colun Taxable Gross Re		Column B Tax Rate 2.5%	Column C Tax Due (AxB)
Electric Receipts	•			X .025	
2. Use Tax/Cogeneration or Small Power	er Producers (See Page 3)			X .025	
3. Gas Receipts (See Page 4)				X .025	
			4. Column C Total		
5a. DOR Credit Memo	5b. Other Credits		5. Total Credits		
CERTIFICATE #	REPORTING PERIOD		6. Amount of Tax Due (Line 4 minus Line 5)		
			7. Penalty Amount	Due (See instructions for rates)	
Name			8. Interest Amount	Due (See instructions for rates)	
Address City/St/ZIP			9. Total Due with F	Return (Add Lines 6, 7, and 8)	
,					
L				DD 122	

Due: Late After:

Check here if payment was made electronically.

postmarked or hand-delivered to the Department on the first business day following the 20th. The penalty for a **late-filed** return or late payment is 10% for each month (or fraction of a month) the tax is late, not to exceed 50% of the tax due. Multiply the amount on Line 6 by the appropriate penalty rate. The minimum penalty is \$10, even if no tax is due.

Line 8. Interest Amount Due. Interest is due on late payments from the date tax is due until paid. A floating rate of interest applies to underpayments and late payments of tax. The rate is updated January 1 and July 1 of each year by using the formula established in section (s.) 213.235, Florida Statutes (F.S.). Interest rates are available at floridarevenue.com/taxes/rates. Multiply the tax due on Line 6 by the daily interest rate, then by the number of days late.

Line 9. Total Due with Return. Add the amounts on Lines 6, 7, and 8 and enter the total. Remit this amount with your return. Make your check payable to the Florida Department of Revenue. Check the box if you have electronically transmitted your payment.

Sign and date the return. The return must be signed by a person who is authorized to sign on behalf of the provider.

Mail your return and payment to: Florida Department of Revenue

Florida Department of Revenue 5050 W Tennessee St Tallahassee FL 32399-0150

Electronic Payment of Tax: You may voluntarily file and pay taxes electronically. However, if you paid \$5,000 or more in gross receipts tax during the State of Florida's prior fiscal year (July 1 - June 30), you must electronically file and pay taxes in the next calendar year. Visit floridarevenue.com/taxes/filepay for information on filing and paying electronically.

When you electronically pay, or electronically file and pay at the same time, you must initiate your electronic payment and receive a confirmation number no later than 5 p.m. ET on the business day prior to the 20th day of the month to avoid penalty and interest. Keep the confirmation number in your records. For a list of electronic payment deadlines, visit floridarevenue.com/forms and select the Florida eServices Calendar of Electronic Payment Deadlines (Form DR-659) under the eServices section.

Change of Information: Information changes may be completed at floridarevenue.com/taxes/updateaccount.

. If you change your legal entity and are continuing to do business in Florida, you must The legal entity changed on_ register online or complete and mail a new Florida Business Tax Application (Form DR-1). (The Department will cancel your gross receipts tax certificate number as of this date.) The business was closed permanently on / Are you a corporation/partnership required to file corporate income tax returns? No The business address has changed. New Address: ZIP: City: State: The business was sold on . The new owner information is: Name of New Owner: Telephone Number of New Owner: (Mailing Address of New Owner: City: County: State: ZIP: **Gross Receipts Tax Certificate Number Business Partner Number** Signature of Taxpayer (Required): Date: Telephone Number: (^{**}Detach coupon and return with payment^{*}

Change of Information - Gross Receipts Tax



Who must file a return?

Distribution Company. Each distribution company that receives payment for the sale or transportation of natural or manufactured gas or electricity to a retail consumer in Florida must report and remit the gross receipts tax from utility services.

"Distribution company" means any person owning or operating local electric, or natural or manufactured gas utility distribution facilities within Florida for the transmission, delivery, and sale of electricity or natural or manufactured gas. The term does not include natural gas transmission companies that are subject to the jurisdiction of the Federal Energy Regulatory Commission.

Use Tax. Any person who imports into this state electricity, natural gas, or manufactured gas, or severs natural gas for his or her own use as a substitute for purchasing utility, transportation, or delivery services taxable under Chapter 203, F.S., who cannot prove payment of tax, must register and report and remit gross receipts tax. Tax is applied to the "cost price" of electricity as provided in s. 212.02(4), F.S.

Cogeneration or Small Power Producers are required to report and remit gross receipts tax. Tax is applied to the "cost price" of electricity as provided in s. 212.02(4), F.S.

Electricity produced by cogeneration or by small power producers is electricity that is:

- Transmitted and distributed by a public utility between two locations of a customer of a utility according to s. 366.051, F.S.
- Produced for the producers' own use as a substitute for electrical energy produced by an electric utility.

What is exempt?

A complete list of tax-exempt transactions is provided in Chapter 203, F.S. Examples of exemptions include:

- A sale, transportation, or delivery of natural or manufactured gas or electricity for resale when documented in compliance with Department rules.
- Wholesale sales of electric transmission service.
- The use of natural gas in the production of oil or gas, or use of natural or manufactured gas by a person transporting natural or manufactured gas, when used and consumed in providing such services.
- The sale or transportation to, or use of, natural or manufactured gas by a person eligible for an exemption under s. 212.08(7)(ff)2., F.S.
- A sale, transportation, or delivery of natural or manufactured gas for use as a fuel in the generation of electricity.

Taxable Gross Receipts or Costs (use for completing Column A, Line 2)

Use tax/cogeneration or small power producers should enter in Column A, Line 2, the total taxable cost price of electricity or natural gas or manufactured gas, and follow the line-by-line instructions.

"Cost price" is defined in s. 212.02(4), F.S., as the actual cost of articles of tangible personal property without any deductions for the cost of materials used, labor or service costs, transportation charges, or expenses.

Go to **floridarevenue.com/taxes/taxesfees**, select "Gross Receipts Tax on Utility Services," and then select the link for "Index Prices" for current index prices used to calculate gross receipts.

Index Price Calculations

Taxable Gross Receipts for Gas Receipts (use for completing Column A, Line 3)

Distribution Company: The tax levied on a distribution company's gross receipts from the sale or transportation of natural gas or manufactured gas is determined by dividing the number of cubic feet delivered by 1,000 and multiplying the resulting number by the appropriate index price (residential, commercial, or industrial).

Index Price: The Florida price per 1,000 cubic feet for retail consumers in the previous calendar year as published in the United States Energy Information Administration Natural Gas Monthly and announced by the Department of Revenue on June 1 of each year. The price will be effective for the 12-month period beginning July 1 of that year.

Index Price Calculations for Column A, Line 3 – Gas Receipts:

- Total number of cubic feet delivered to residential customers divided by 1,000, then multiplied by current index price.
- Total number of cubic feet delivered to commercial customers divided by 1,000, then multiplied by current index price.
- Total number of cubic feet delivered to industrial customers divided by 1,000, then multiplied by current index price.

Add the totals for all classes of customers and enter the result in Column A, Line 3. Follow the line-by-line instructions to complete the return.

Example: A distribution company sells 3 million cubic feet of natural/manufactured gas to each customer class:

- Residential customers: (3,000,000 divided by 1,000) multiplied by current index price (\$22.00)* = \$66,000
- 2. Commercial customers: (3,000,000 divided by 1,000) multiplied by current index price (\$13.81)* = \$41,430
- 3. Industrial customers: (3,000,000 divided by 1,000) multiplied by current index price (\$11.77)* = \$35,310
- 4. Add the results from 1 through 3 (\$66,000 + \$41,430 + \$35,310 = \$142,740). Enter the total in Column A, Line 3.

Contact Us

Information and tutorials are available at floridarevenue.com/taxes/education.

Tax forms and publications are available at floridarevenue.com/forms.

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

Subscribe to Receive Updates by Email from the Department.

Subscribe to receive an email for due date reminders, Tax Information Publications (TIPs), or proposed rules, including notices of rule development workshops and emergency rulemaking. Subscribe today at **floridarevenue.com/dor/subscribe**.

^{*}Index price not actual; for illustration only.

STATE OF FLORIDA

DEPARTMENT OF REVENUE

CHAPTER 12B-7, FLORIDA ADMINISTRATIVE CODE SEVERANCE TAXES, FEES, AND SURCHARGES AMENDING RULES 12B-7.008, 12B-7.026, and 12B-7.031

SUMMARY OF PROPOSED RULES

Beginning January 1, 2023, the proposed amendments to Rules 12B-7.008, 12B-7.026, and 12B-7.031, F.A.C., incorporate the reduced electronic payment threshold of \$5,000 requiring the electronic payment of taxes, fees, and surcharges. Forms DR-144 (Gas and Sulfur Production Quarterly Tax Return); DR-144ES (Declaration of Estimated Gas and Sulfur Production Tax); DR-145 (Oil Production Monthly Tax Return); DR-145X (Oil Production Monthly Amended Return); DR-142 (Solid Mineral Severance Tax Return); DR-142ES (Declaration/Installment Payment of Estimated Solid Mineral Severance Tax); and DR-146 (Miami-Dade County Lake Belt Mitigation Fees Return) are revised to notify taxpayers of the lowered threshold amount requiring taxpayers to pay the taxes, fees, and surcharges by electronic means.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULES

Section 213.755(1), F.S., authorizes the Executive Director of the Department of Revenue to require a taxpayer to file returns and remit payments by electronic means when the amount of tax paid by the taxpayer in the previous state fiscal year was more than \$20,000. Effective January 1, 2023, Chapter 2022-151, L.O.F., reduces the electronic filing threshold for a taxpayer to file returns and remit payments from \$20,000 to \$5,000. This rulemaking is necessary to implement this law change.

FEDERAL COMPARISON STATEMENT

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

SUMMARY OF RULE DEVELOPMENT WORKSHOP

July 27, 2022

A Notice of Proposed Rule Development was published in the *Florida Administrative Register* on July 12, 2022 (Vol. 48, No. 134), to advise the public of the proposed changes to Rules 12B-7.008, 12B-7.026, and 12B-7.031, 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 on July 27, 2022. No request was received, and no workshop was held. No written comments were received by the Department.

NOTICE OF PROPOSED RULE

DEPARTMENT OF REVENUE

Miscellaneous Tax

RULE NO.: RULE TITLE:

12B-7.008 Public Use Forms

12B-7.026 Public Use Forms

12B-7.031 Public Use Forms

PURPOSE AND EFFECT: Section 213.755(1), F.S., authorizes the Executive Director of the Department of Revenue to require a taxpayer to file returns and remit payments by electronic means when the amount of tax paid by the taxpayer in the previous state fiscal year was more than \$20,000. Effective January 1, 2023, Chapter 2022-151, L.O.F., reduces the electronic filing threshold for a taxpayer to file returns and remit payments from \$20,000 to \$5,000. The purpose of this rulemaking is to implement this law change.

SUMMARY: Beginning January 1, 2023, the proposed amendments to Rules 12B-7.008, 12B-7.026, and 12B-7.031, F.A.C., incorporate the reduced electronic payment threshold of \$5,000 requiring the electronic payment of taxes, fees, and surcharges. Forms DR-144 (Gas and Sulfur Production Quarterly Tax Return); DR-144ES (Declaration of Estimated Gas and Sulfur Production Tax); DR-145 (Oil Production Monthly Tax Return); DR-145X (Oil Production Monthly Amended Return); DR-142 (Solid Mineral Severance Tax Return); DR-142ES (Declaration/Installment Payment of Estimated Solid Mineral Severance Tax); and DR-146 (Miami-Dade County Lake Belt Mitigation Fees Return) are revised to notify taxpayers of the lowered threshold amount requiring taxpayers to pay the taxes, fees, and surcharges by electronic means.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE

RATIFICATION:

The Agency has determined that this 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 SERC has not been prepared by the Agency.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: 1) no requirement for the Statement of Economic Regulatory Costs (SERC) was triggered under

Section 120.541(1), F.S.; and 2) based on past experiences regarding rules of this nature, the adverse impact or regulatory cost, if any, do not exceed nor would exceed any one of the economic analysis criteria in a SERC, as set forth in Section 120.541(2)(a), F.S.

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

RULEMAKING AUTHORITY: 211.075(2), (3), 211.33(1), (6), 213.06(1), 373.41492(4)(b), 402.62(7)(b), 1002.395(12)(b), (13), 1003.485(5)(b) FS.

LAW IMPLEMENTED: 92.525(1)(b), (2), (3), (4), 211.02, 211.0251, 211.0252, 211.0253, 211.026, 211.06, 211.075, 211.076, 211.125, 211.30, 211.31, 211.3103, 211.3106, 211.3108, 211.33, 212.11(1)(b), 212.12(2), 212.17(1)(c), 213.235(2), 213.255, 213.37, 213.755(1), 215.26, 373.41492, 402.62(5), 1002.395(5), 1003.485(3) FS., section 2, Ch. 2022-151 LOF.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD):

DATE AND TIME: TBD

PLACE: TBD

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Tonya Fulford at (850)717-6799. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Jennifer Ensley, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)717-7659, email RuleComments@floridarevenue.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

12B-7.008 Public Use Forms.

(1) No change

Form Number	Title	Effective Date
(2) DR-144	Gas and Sulfur Production Quarterly Tax Return	01/23 01/22
	(http://www.flrules.org/Gateway/reference.asp?No=Ref14244)	

(3) DR-144ES	Declaration of Estimated Gas and Sulfur Production Tax	<u>01/23</u> 01/22
	(http://www.flrules.org/Gateway/reference.asp?No=Ref14245)	
(4) DR-145	Oil Production Monthly Tax Return	<u>01/23</u> 01/22
	(http://www.flrules.org/Gateway/reference.asp?No=Ref14246)	
(5) DR-145X	Oil Production Monthly Amended Tax Return	<u>01/23</u> 01/22
	(http://www.flrules.org/Gateway/reference.asp?No=Ref14247)	

PROPOSED EFFECTIVE DATE: January 1, 2023

Rulemaking Authority 211.075(2), (3), 213.06(1), 402.62(7)(b), 1002.395(12)(b), 1003.485(5)(b) FS. Law Implemented 211.02, 211.0251, 211.0252, 211.0253, 211.026, 211.06, 211.075, 211.076, 211.125, 213.255, 213.37, 213.755(1), 215.26, 402.62(5), 1002.395(5), 1003.485(3) FS. section 2, Ch. 2022-151 LOF. History—New 12-28-78, Formerly 12B-7.08, Amended 12-18-94, 5-4-03, 10-1-03, 11-6-07, 1-27-09, 1-11-10, 1-12-11, 1-25-12, 5-9-13, 1-8-19, 5-23-22, XX-XX-XX.

12B-7.026 Public Use Forms.

(1) No change

Form Number	Title	Effective Date
(2) DR-142	Solid Mineral Severance Tax Return (R. <u>01/23</u> 01/13)	<u>01/23</u> 05/13
	(http://www.flrules.org/Gateway/reference.asp?No=Ref 02543)	
(3) DR-142ES	Declaration/Installment Payment of Estimated Solid Mineral Severance Tax	01/23 05/13
.,	(R. <u>01/23</u> 01/13) (http://www.flrules.org/Gateway/reference.asp?No=Ref02543)	

PROPOSED EFFECTIVE DATE: January 1, 2023

Rulemaking Authority 211.33(1), (6), 213.06(1), 1002.395(13) FS. Law Implemented 92.525(2), 211.0251, 211.30, 211.31, 211.3103, 211.3106, 211.3108, 211.33, 213.255, 213.755(1), 215.26, 1002.395 FS., section 2, Ch. 2022-151 LOF. History—New 12-18-94, Amended 10-4-01, 5-4-03, 10-1-03, 11-6-07, 1-27-09, 1-11-10, 1-12-11, 1-25-12, 5-9-13, XX-XX-XX.

12B-7.031 Public Use Forms.

(1) No change

Form Number	Title	Effective Date
(2) DR-146	Miami-Dade County Lake Belt Mitigation Fees Return	01/23 01/19
	(http://www.flrules.org/Gateway/reference.asp?No=Ref10181)	
	(mp)/////minimasonsig/ cute way/retries and retries are a second of the	

PROPOSED EFFECTIVE DATE: January 1, 2023

Rulemaking Authority 213.06(1), 373.41492(4)(b) FS. Law Implemented 92.525(1)(b), (2), (3), (4), 212.11(1)(b), 212.12(2), 212.17(1)(c), 213.235(2), 213.37, 213.755(1), 373.41492 FS., section 2, Ch. 2022-151 LOF. History–New 10-1-03, Amended 9-28-04, 6-28-05, 5-1-06, 11-6-07, 1-27-09, 1-11-16, 7-19-18, 1-8-19, XX-XX-XX.

NAME OF PERSON ORIGINATING PROPOSED RULE: Jennifer Ensley

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: (Date of Cabinet Meeting)

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: July 12, 2022

Name

Address

City/St/ZIP

Signature of officer

Signature of preparer

DR-144 Gas and Sulfur Production Quarterly Tax Return R. XX/XX For Year: Check here if amending your return Rule 12B-7.008, F.A.C. Effective XX/XX DOR USE ONLY Page 1 of 6 POSTMARK OR HAND-DELIVERY DATE Use black ink. Example A - Handwritten Example B - Typed 0123456789 0123456789 Certificate # FEIN Quarter Ending: Return Due By: Late After: US DOLLARS | CENTS Complete Return Schedules First - Tax is Due with Return Calculation 11. Gross Tax Due: (from Lines 6 and 10) 12. Payments and Other Credits (see instructions on page 6): 12a. Credit for Contributions to Eligible Nonprofit Scholarship-Funding Organizations (may not exceed 50% of Line 6) 12b. Credit for Contributions to Eligible Charitable Organizations (may not exceed 50% of Line 6, less the amount on Line 12a.) \$ 12c. Credit for Contributions to the New Worlds Reading Initiative (may not exceed 50% of Line 6, less the amount on Lines 12a. and 12b.) 12d. Estimated Tax Payments 12e. Other Credits (see instructions) 13. Total Tax Due: 14. Penalty: 15. Interest: 16. Total Due with Return: Under penalties of perjury, I declare that I have read the foregoing and the facts stated in it are true. Title Phone number Address of preparer Phone number Date

Do Not Detach Coupon Gas and Sulfur Production Quarterly Tax Return

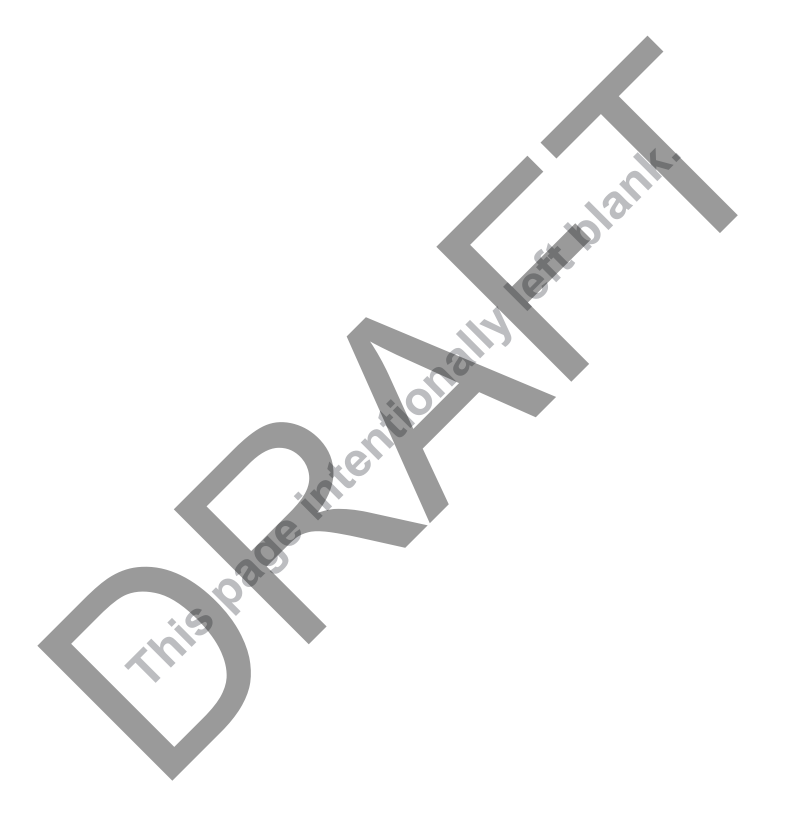
DR-144 R. XX/XX

Enclose your payment coupon and check with your tax return to ensure your account is properly credited. Return is due on or before the 25th of the second month following the end of the guarter

Quarter	ord and 20 or and document months round unity and or and quarton
Ending M M D D Y Y	US DOLLARS — CENTS
	Total amount due
Check here if you transmitted funds electronically.	from Line 16
Enter name and address, if not preprinted:	Total credit from Line 17
Name	Total refund from Line 18
Address	
City/St	FEIN Enter FEIN if not preprinted
ZIP	DD_1/// -

Do Not Write in the Space Below.





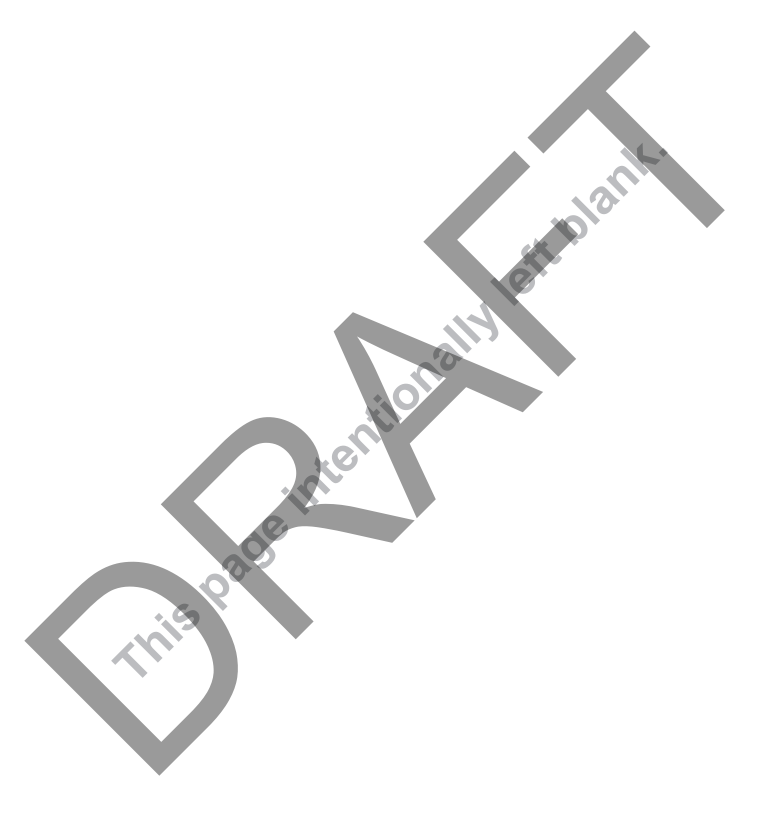


Schedule I - Gas Production	Month		County Name		County
Schedule 1 - Gas Froduction					Totals
1. Tatal values and dues d	First				
Total volume produced	Second				
	Third				
2. Exemptions	First				
2a. Volume used on lease operations on the	Second				
lease or unit where produced.	Third				
2b. Volume produced from new field wells	First				
completed after July 1, 1997.	Second				
	Third				
2c. Volume produced from new wells, shut-	First				
in wells, or abandoned wells in existing field	Second				
after July 1, 1997.	Third				
2d. Volume produced from deep wells, over	First				
15,000 ft.	Second				
	Third				
2e. Gas returned to horizon in the field	First				
where produced.	Second				
	Third				
2f. Gas vented or flared into the	First				
atmosphere, not sold.	Second				
2. Tayahla yalumaa (Lina 4 minya Linas 2a 2h	Third				
3. Taxable volume (Line 1 minus Lines 2a, 2b, 2c, 2d, 2e, and 2f.)	First				
26, 24, 26, and 21.)	Second Third				
4. Enter total taxable volume of gas.	Hillu				
(Add County Totals, Line 3, for first, second,	and third months of	guarter.)		4.	
5. Tax Rate		J		5.	per mcf
					·
6. Gross Tax Due				6. [
Cabadula II. Cultur Draduction	Month		County Name		County
Schedule II - Sulfur Production	WOTH				Totals
7. Total tons produced	First				
	Second				
	Third				
8. Enter total tons produced.					
(Add County Totals, Line 7, for first, second, and third months of quarter.)				per ton	
9. Tax Rate				10.	
10. Gross Tax Due				10.	

Schedule III - Royalty Information for State Lands

Enter the average monthly unit value of gas and sulfur produced each month during the quarter if royalties are due for state owned land.

Unit Value	Month 1	Month 2	Month 3
Value of gas per thousand cubic feet (mcf)			
Value of sulfur per ton			
Natural gas liquids per barrel			





Instructions for Filing the Gas and Sulfur Production Quarterly Tax Return

DR-144 R. XX/XX Page 5 of 6

Who Must File? Every producer of gas and sulfur in Florida must file a quarterly tax return. Producers must file a return even if no tax is due. Producer means any person who:

- Owns, controls, manages, or leases oil or gas property.
- Owns, controls, manages, or leases oil or gas wells.
- Produces any taxable gas or sulfur product.
- Owns any royalty or other interest in any taxable product (consistent with gas and sulfur production) or its value, whether the taxable product is produced by, or on behalf of, someone under a lease contract or otherwise.

When Must Estimated Tax be Paid? Estimated tax must be paid in monthly installments (see Form DR-144ES). You must pay any balance due on your quarterly return on or before the due date on the return.

Return Due Date: The quarterly return is due on or before the 25th day of the second month following the end of each calendar quarter. For example, the return for the third quarter, ending September 30, would be due on or before November 25. If the due date falls on a Saturday, Sunday, state or federal holiday, returns and payments will be considered timely if postmarked or delivered on the next business day. Late-filed returns are subject to penalty and interest.

Late Returns and Penalty: If your return and payment are late, a delinquency penalty of 10% of any tax due will be added for each month, or portion of a month, the return is late. A maximum delinquency penalty, which cannot exceed 50% of tax due, will be assessed. A minimum penalty of \$50 per month, or portion of a month, applies even if no tax is due. This penalty cannot exceed \$300. Florida law provides a floating rate of interest for late payments of tax. Interest rates, including daily rates, are updated semiannually on January 1 and July 1 of each year and posted at floridarevenue.com/taxes/rates.

Underpayment of Estimated Tax: You must pay a penalty (at the rate of 12% per year) and interest (at a floating rate) on any underpayment of estimated tax. For more information, see Form DR-144ES.

Penalty for Substantial Underpayment: If your underpayment exceeds 35% of the total tax due, you will be subject to a substantial underpayment penalty of 30% of the underpayment. This will be in addition to other penalties and interest.

Electronic Payment of Tax: You may voluntarily pay taxes electronically. However, if you paid \$5,000 or more in severance taxes during the State of Florida's prior fiscal year (July 1 - June 30), you must electronically pay taxes in the next calendar year. You may use the Department's free and secure website to pay tax electronically. Visit floridarevenue.com/taxes/filepay for information on paying tax electronically.

When you **electronically pay**, you must initiate your electronic payment and **receive a confirmation number no later than** 5 p.m. ET on the date specified on the *Florida* eServices Calendar of Electronic Payment Deadlines (Form DR-659) to avoid penalty and interest. Keep the confirmation number in your records. Visit floridarevenue.com/forms and select the eServices section for electronic filing information and Form DR-659.

Amended Returns: If you are filing an amended return, use a new Form DR-144 and check the "amended" box on the front page. Enter your name, address, federal employer identification number (FEIN), and the taxable quarter you are amending. Complete the entire return, showing the total production of gas and sulfur for the quarter covered by the amended return. On Line 12d, list the estimated payments made, and the payment (if any) made when the original return was filed. If Line 13 results in additional tax due, you must calculate penalties and interest from the original due date to the date the amended return and payment are postmarked.

Mail your completed return and payment to:

Florida Department of Revenue 5050 W Tennessee St Tallahassee FL 32399-0150

Tax Rates – Annual tax rates for gas production and for sulfur production are determined annually by the Department as provided in sections 211.025 and 211.026, F.S., and entered by the Department. Annual tax rates are posted at **floridarevenue.com/taxes/rates**.

Schedule I: Complete this schedule if you are a producer of gas. Gas means all natural gas, including casinghead gas, and all hydrocarbons not defined as oil. This excludes any hydrogen sulfide gas or sulfur contained, produced, or recovered from such hydrogen sulfide gas. You must specify the volume by thousand cubic feet (mcf) as produced by county. A cubic foot is defined as the volume of gas contained in one cubic foot of space at a base temperature of 60 degrees Fahrenheit and a base pressure of 14.65 pounds per square inch. Enter the county name where the gas is produced. Enter the total taxable volume on Line 4 and calculate the tax due.

Schedule II: Complete this schedule if you are a producer of sulfur. Sulfur means any sulfur produced or recovered from the hydrogen sulfide gas contained in oil or gas production. Enter the tons produced by county. Enter the county name where the sulfur is produced. Enter the total tons on Line 8 and calculate the tax due.

Schedule III: Complete this schedule if gas or sulfur royalties are due to the State of Florida for any production field on state-owned lands. Enter the average value per unit of production for each month during the quarter.

Instructions for Completing the Return

DR-144 R. XX/XX Page 6 of 6

Line 11 (Gross Tax Due) – Enter the sum of Line 6 (Schedule I) and Line 10 (Schedule II).

Line 12 (Payments and Other Credits):

12a. (Credit for Contributions to Eligible Nonprofit Scholarship-Funding Organizations) – Enter amount of credit, limited to 50% of Line 6. Attach a copy of the certificate received from the eligible nonprofit scholarship-funding organization(s).

12b. (Credit for Contributions to Eligible Charitable Organizations) – Enter amount of credit, limited to 50% of Line 6, less the amount of credit taken on Line 12a. Attach a copy of the certificate received from the eligible charitable organization(s).

12c. (Credit for Contributions to the New Worlds Reading Initiative) – Enter amount of credit, limited to 50% of Line 6, less the amount of credit taken on Lines 12a. and 12b. Attach a copy of the certificate received from the administrator for contributions to the New Worlds Reading Initiative.

A credit is available against the severance tax on gas production for contributions to:

- eligible nonprofit scholarship-funding organizations under s. 1002.395, F.S.,
- eligible charitable organization under s. 402.62, F.S., or
- the New Worlds Reading Initiative under s. 1003.485, F.S.

More information about these credits, including the application process, is located on the Department's website.

Prior to using one or more of tax credits listed above (Lines 12a., 12b., or 12c.), please validate:

- the Department of Revenue approved your tax credit allocation,
- · your contribution was made to an eligible recipient, and
- you received a certificate of contribution.

One hundred percent (100%) of eligible contributions are allowed as a credit, but the amount of credits taken cannot exceed 50% of the gross tax due reported on Line 6, Schedule I of the return.

If a credit granted is not fully used in any one year, the unused credit can be carried forward no more than ten (10) years. For tax years beginning prior to January 1, 2018, an unused credit for contributions to eligible nonprofit scholarship-funding organizations may be carried forward no more than five (5) years.

12d. (Estimated Tax Payments) – Enter the total estimated tax payments made during the quarter.

12e. (Other Credits) – Enter the total of all credit memos issued by the Department or the amount of overpayment carried forward from the prior quarter.

Line 13 (Total Tax Due) – Subtract Line 12 (the sum of a, b, c, d, and e) from Line 11 and enter the result.

Lines 14 and 15 (Penalty and Interest) – If the return and payment are late, calculate the penalty and interest.

Lines 17 and 18 (Credit and Refund) – If Line 13 is negative, you have overpaid and may apply this amount to the next estimated tax payment or apply for a refund. If you choose to receive a refund, a completed *Application for Refund* (Form DR-26) must be submitted to the Department including documentation establishing the overpayment.

Sign and date your return and mail it with your payment to: Florida Department of Revenue 5050 W Tennessee St Tallahassee FL 32399-0150

If your payment is made electronically, check the box on the coupon to indicate you transmitted funds electronically.

Contact Us

Information and tutorials are available at floridarevenue.com/taxes/education.

Tax forms and publications are available at floridarevenue.com/forms.

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

Subscribe to Receive Email Alerts from the Department.

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

References

The following documents were mentioned in this form and are incorporated by reference in the rules indicated below.

The forms are available online at **floridarevenue.com/forms**.

Form DR-144ES Declaration of Estimated Gas and Sulfur Rule 12B-7.008, F.A.C.

Production Tax

Form DR-26 Application for Refund Rule 12-26.008, F.A.C.

Tallahassee FL 32399-0150

		Gas	Sulfur
1.	Enter Previous Applied Month's Production		
2.	Enter Current Applied Month's Tax Rate		
3.	Enter Total (multiply Line 1 by Line 2)		
		US DOLLAR	CENTS
4.	Enter Estimated Tax or Amended Estimated Tax for the Current Applied Month\$		
5.	Enter 90% of Line 4\$		
6.	Enter Amount of this Installment		
	(Note: The amount on Line 6 must equal or exceed the lesser of Line 3 or Line 5.)		
7.	Enter Amount of Unused Credit\$		
8.	Enter Amount of this Installment Payment (Line 6 minus Line 7) (Enter amount on face of coupon)\$		
			•
	Page 2 of 4		DR-144ES
		Gas	R. XX/XX Sulfur
1.	Enter Previous Applied Month's Production	3.5	000.
2.	Enter Current Applied Month's Tax Rate		
3.	Enter Total (multiply Line 1 by Line 2)		
		US DOLLAF	s CENTS
4.	Enter Estimated Tax or Amended Estimated Tax for the Current Applied Month\$,
5.	Enter 90% of Line 4\$		
6.	Enter Amount of this Installment		,
0.	(Note: The amount on Line 6 must equal or exceed the lesser of Line 3 or Line 5.)\$		
7			
	Enter Amount of Unused Credit\$, , , , , , , , , , , , , , , , , , , ,
8.	Enter Amount of this Installment Payment (Line 6 minus Line 7) (Enter amount on face of coupon)\$,
	Page 2 of 4		DR-144ES R. XX/XX
4		Gas	Sulfur
1.	Enter Previous Applied Month's Production		
2.	Enter Current Applied Month's Tax Rate Enter Total (multiply Line 1 by Line 2)		
٥.	Effet Total (Multiply Line) by Line 2)		
		L	S CENTS
4.	Enter Estimated Tax or Amended Estimated Tax for the Current Applied Month\$		
	Enter 90% of Line 4\$		
5.	· ·		,
6.	Enter Amount of this Installment		
	(Note: The amount on Line 6 must equal or exceed the lesser of Line 3 or Line 5.)\$,
7.	Enter Amount of Unused Credit\$,
8.	Enter Amount of this Installment Payment (Line 6 minus Line 7) (Enter amount on face of coupon)\$,



Instructions for Filing the Declaration of Estimated Gas and Sulfur Production Tax and Payment of Estimated Tax

Who Must File a Declaration of Estimated Tax? Every producer severing gas or sulfur and subject to tax must file a monthly declaration of estimated tax. Producer means any person who:

- Owns, controls, manages, or leases oil or gas property.
- Owns, controls, manages, or leases oil or gas wells.
- Produces any taxable gas or sulfur product.
- Owns any royalty or other interest in any taxable product (consistent with gas and sulfur production) or its value, whether the taxable product is produced by, or on behalf of, someone under a lease contract or otherwise.

When is the Declaration of Estimated Tax Due? A declaration of estimated tax must be filed on or before the 25th day of the month following each month that production occurred. If the due date falls on a Saturday, Sunday, or state or federal holiday, the declaration will be considered timely if it is postmarked or delivered on the next business day. For example, the declaration for January (current applied month) is due on or before February 25. The day we receive your payment or filing (or the postmark date if mailed), determines the timeliness of the payment or filing.

How do I Calculate my Declaration of Estimated Tax? Estimated tax means the amount of tax you think you owe for the current month. The estimate may be based on current production figures or on the previous month's production multiplied by the current month's rate (if current production figures are unavailable). To avoid penalties for underestimating tax due, the taxpayer must pay at least 90% of the actual tax due for the current month or an amount equal to the previous month's production multiplied by the current month's rate, whichever is less.

Complete the back of Form DR-144ES to calculate the amount of estimated tax due.

- **Line 1** Enter the amount of gas and sulfur produced during the previous month.
 - Line 2 Enter the current applied month's tax rate.
 - **Line 3** Multiply Line 1 by Line 2 and enter the result.
 - Line 4 Enter estimated tax or amended estimated tax for the current applied month.
 - Line 5 Multiply Line 4 by 90% and enter the result
 - **Line 6** Enter the amount of your installment (installment must equal or exceed the lesser of Line 3 or Line 5).
 - **Line 7** Enter unused credit amount.

Line 8 - Subtract Line 7 from Line 6 and enter the result.

Carry this figure to the "Payment Amount" on the face of the DR-144ES.

For example, if you are calculating your declaration of estimated tax for the month of July (current month), which is due on or before August 25, you should first look at June (previous month's production). On Line 1, enter the previous month's production for June. On Line 2, enter the current month's tax rate. Multiply Line 1 by Line 2 and enter the total on Line 3. On Line 5, enter 90% of the amount on Line 4. If you do not have final figures and are unsure of the amount of production in July, you should enter on Line 6 the total amount from Line 3 to ensure that a penalty is not assessed for underestimating tax. If you do have final figures and are sure of the amount of production in July, you may send in 90% of the current month's tax due and you will not incur a penalty for underestimating tax.

Filing a Quarterly Return: A quarterly return (Form DR-144) is due on or before the 25th day of the second month following the end of each calendar quarter. We will mail quarterly returns with current tax rates to you during the second month of each quarter (February, May, August, and November).

Electronic Payment of Tax: You may voluntarily pay taxes electronically. However, if you paid \$5,000 or more in severance taxes during the State of Florida's prior fiscal year (July 1 - June 30), you must electronically pay taxes in the next calendar year. You may use the Department's free and secure website to pay tax electronically. Visit floridarevenue.com/taxes/filepay for information on paying tax electronically.

When you **electronically pay**, you must initiate your electronic payment and **receive a confirmation number no later than 5 p.m. ET on the date specified on the Florida eServices Calendar of Electronic Payment Deadlines (Form DR-659)** to avoid penalty and interest. Keep the confirmation number in your records. Visit **floridarevenue.com/forms** and select the eServices section for electronic filing information and Form DR-659.

Underpayment of Estimated Tax: An underpayment of estimated tax occurs if the monthly estimated payment is less than 90% of the tax determined to be due for the month, and less than the previous applied month's production multiplied by the current applied month's tax rate. Penalty at the rate of 12% per year is due on the amount of any underpayment of estimated tax. Interest is also due on any underpayment of estimated tax, calculated from the due date to the date of payment.

Florida law provides a floating rate of interest for late payments of tax. Interest rates, including daily rates, are updated semiannually on January 1 and July 1 of each year and posted at **floridarevenue.com/taxes/rates**.

Payment Coupons: Complete Lines 1 through 8 on the back of the coupon. Enter the amount from Line 8 on the front of the coupon. Make sure the name, address, installment number, federal employer identification number, and taxable year are correct. Type or print them if you are using a form that does not have preprinted information. If your payment is made electronically, be sure to check the transmitted funds electronically box on the front of the coupon.

Mail each coupon and payment to:

Florida Department of Revenue 5050 W Tennessee St Tallahassee FL 32399-0150

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References: Sections 211.025 and 211.026, Florida Statutes

Reference

The following document was mentioned in this form and is incorporated by reference in the rule indicated below.

The form is available online at **floridarevenue.com/forms**.

Form DR-144 Gas and Sulfur Production Quarterly Tax Return Rule 12B-7.008, F.A.C.

Oil Production Monthly Tax Return

DR-145 R. XX/XX Rule 12B-7.008, F.A.C. Effective XX/XX Page 1 of 7

Name Address City/St/ZIP

Complete Return Schedules First - Tax is Due with Return	Calculation	—— US DOLLARS —	CENTS
27. Gross Tax Due (Enter the sum of Line 8, Line 16, Line 23, and Line 26)	\$	<u>,,_</u>	
28. Credits (see instructions on page 5)		, , , , , , , , , , , , , , , , , , , ,	
28a. Credit for Contributions to Eligible Nonprofit Scholarship-Foods Organizations (may not exceed 50% of Line 27)			
28b. Credit for Contributions to Eligible Charitable Organizations (may not exceed 50% of Line 27, less Line 28a)			
28c. Credit for Contributions to the New Worlds Reading Initiativ (may not exceed 50% of Line 27, less Lines 28a and 28b)	е		
29. DOR Credit Memo Issued (attach original credit memo)	\$,,_	
30. Total Tax Due	\$, , , , , , , , , , , , , , , , , , , ,	
31. Penalty	\$,	
32. Interest	\$	$, \square \square , \square$	
33. Total Due with Return	\$		
Under penalties of perjury, I declare that I have read the foregoing and the fa	acts stated in it are true.		
Signature of officer Title	Phone number		Date
Signature of preparer Address of preparer	Phone number		Date

Do Not Detach Coupon

Oil Production Monthly Tax Return

DR-145 R. XX/XX

Enclose your payment coupon and check with your tax return to ensure your account is properly credited.

Period Ending M M D D Y Y

Check here if you transmitted funds electronically.

Enter name and address, if not preprinted:

Name
Address

City/St/ZIP



Return is due on the 25th day of the following month.

DR-145

Do Not Write in the Space Below.







Schedule I - Ordinary Oil Production (8%)

	County Name	County
		Totals
Total Barrels Produced		
Exemption - Barrels used in lease operations on the lease or unit where produced		
3. Taxable Barrels (Line 1 minus Line 2)		
Value Per Barrel (Round to the nearest hundreths)		
5. Taxable Value (Line 3 times Line 4)		
6. Total Taxable Value (Line 5) for all counties.	\$	
7. Tax Rate		8% of value
8. Gross Tax Due (Multiply Line 6 times Line 7)	\$	

Schedule II - Small Well (5%)

	County Name			County
				Totals
9. Total Barrels Produced				
10. Exemption - Barrels used in lease operations on the lease or unit where produced				
11. Taxable Barrels (Line 9 minus Line 10)				
12. Value Per Barrel (Round to the nearest hundreths)				
13. Taxable Value (Line 11 times Line 12)				
14. Total Taxable Value (Line 13) for	all counties.		\$	
15. Tax Rate				5% of value
16. Gross Tax Due (Multiply Line 14	times Line 15)		\$	



Schedule III - Tertiary and Mature Field Recovery Oil Production (rate varies)

			Α	В	С	D
			A		, and the second	D
				County	Name	
17.		Total Barrels Produced				
18.		Exemption - Barrels used in lease operations on the lease or unit where produced				
19.		Taxable Barrels (Line 17 minus Line 18)				
20.		Value Per Barrel (Round to the nearest hundreths)	\$	\$	\$	\$
21.		Taxable Value (Multiply Line 19 by Line 20)				
	ation	Tax Due (See Schedule III Instructions - Multiply Line 19 times the tiered value per barrel times the tiered tax rate. Enter the result on Line 22a, 22b, or 22c under the appropriate row and column.)			•	
22a.	Tax Calculation	Tax Due - Value of oil is \$60 and below (Line 19 times the applicable value, not to exceed \$60 times 1%)	#	\$	\$	\$
22b.		Tax Due - Value of oil is greater than \$60 and less than \$80 (Line 19 times the applicable value, not to exceed \$19.99, times 7%.)	₩	\$	\$	\$
22c.		Tax Due - Value of oil is \$80 and above (Line 19 times the applicable value times 9%)	\$	\$	\$	\$
23.		Gross Tax Due for All Counties (Line 22a plus 22b plu	s 22c)		\$	

Schedule IV - Escaped Oil (12,5%)

24.	Gross	Value o	of any E	scaped Oil

25. Tax Rate

26. Gross Tax Due (Multiply Line 24 times Line 25)

\$
12.5% of value
\$



Instructions for Filing Oil Production Monthly Tax Return

Who Must File? Every producer of oil in Florida must file a monthly tax return. Producers must file a return even if no tax is due. Producer means any person who:

- · Owns, controls, manages, or leases oil property.
- Owns, controls, manages, or leases oil wells.
- Produces any taxable oil products.
- Owns any royalty or other interest in any taxable product (consistent with oil production) or its value, whether the taxable product is produced by, or on behalf of someone under a lease contract or otherwise.

Return Due Date? The monthly return is due on or before the 25th day of the month following the month production occurred. If the due date falls on a Saturday, Sunday, or state or federal holiday, returns and payments will be considered timely if postmarked on the next business day. Late-filed returns are subject to penalty and interest.

Late Returns:

If your return and payment are late, a delinquency penalty of 10% of any tax due will be added for each month, or portion of a month, the return is late. The maximum delinquency penalty cannot exceed 50% of the tax due. A minimum penalty of \$50 per month, or portion of a month, applies even if no tax is due. This penalty cannot exceed \$300. A floating rate of interest applies to underpayments and late payments of tax. Interest rates are updated January 1 and July 1 of each year using the formula established in Florida Statutes. To obtain updated interest rates, visit floridarevenue.com/taxes/rates.

Electronic Payment of Tax:

You may voluntarily pay taxes electronically. However, if you paid \$5,000 or more in tax during the State of Florida's prior fiscal year (July 1 - June 30), you must electronically pay taxes in the next calendar year. You may use the Department's free and secure website to pay tax electronically. Visit floridarevenue.com/taxes/filepay for information on paying tax electronically.

When you **electronically pay**, you must initiate your electronic payment and **receive a confirmation number no later than 5 p.m. ET on the date specified on the Florida eServices Calendar of Electronic Payment Deadlines (Form DR-659)** to avoid penalty and interest. Keep the confirmation number in your records. Visit **floridarevenue.com/forms** and select the eServices section for electronic filing information and Form DR-659.

Amended returns: If you are filing an amended return, use the *Oil Production Monthly Amended Tax Return* (Form DR-145X). Do not resubmit Form DR-145.

Credits: A credit is available against the severance tax on oil production for contributions to:

- eligible nonprofit scholarship-funding organizations under s. 1002.395, F.S.,
- eligible charitable organizations under s. 402.62, F.S., or
- to the New Worlds Reading Initiative under s. 1003.485, F.S.

More information about these credits, including the application process, is located on the Department's website.

Prior to using one or more of the tax credits listed above (Lines 28a., 28b., or 28c.), please validate:

- the Department of Revenue approved your tax credit allocation.
- your contribution was made to an eligible recipient, and
- · you received a certificate of contribution.

One hundred percent (100%) of eligible contributions are allowed as a credit, but the amount of credits taken cannot exceed 50% of the gross tax due that is reported on Line 27 of the return.

If a credit granted is not fully used in any one year, the unused credit can be carried forward no more than ten (10) years. For tax years beginning prior to January 1, 2018, an unused credit for contributions to eligible nonprofit scholarship-funding organizations may be carried forward no more than five (5) years.

Instructions for Completing the Return

Schedule I:

Complete this schedule to report production of ordinary oil subject to the 8% tax rate. Ordinary oil includes all oil that does not qualify as tertiary oil or small well oil.

For each county, in separate columns, enter the gross production, exemption, and value per barrel. Calculate the taxable barrels for each county and enter the results on Line 3. Multiply the taxable barrels by the **value per barrel** and enter the results on Line 5. Add each taxable value listed on Line 5, and enter the result on Line 6. Multiply the total taxable value by the tax rate (8%) and enter the result on Line 8 (Gross Tax Due).

Schedule II:

Use this schedule to report small well oil produced in Florida for sale, transport, storage, profit, or commercial use.

For each county, in separate columns, enter the gross production, exemptions, and value per barrel. Calculate the taxable barrels for each county and enter the results on Line 11. Multiply the taxable barrels by the value per barrel and enter the results on Line 13. Add each taxable value listed on Line 13, and enter the result on Line 14. Multiply the total taxable value by the tax rate (5%) and enter the result on Line 16 (Gross Tax Due).

Schedule III:

Use this schedule to report tertiary or mature field oil produced in Florida for sale, transport, storage, profit, or commercial use. Report production, exemptions, and value per barrel under the county in which the oil was severed (Columns A, B, C, and D).

Tax due from tertiary or mature field oil production is calculated using a tiered formula. Tax rates are based on the value per barrel of oil at the time of production. Value is defined as the sale or market price of the oil at the point it reaches the mouth of the well in its natural, unrefined condition.

Tax Rates Based on Tiered Formula:

- 1% is levied on the first \$60 of value.
- 7% is levied on a value greater than \$60 and less than \$80.
- 9% is levied on a value greater than or equal to \$80.

Tax due is determined by multiplying the total number of barrels produced, times the tiered value per barrel, times the tiered tax rate.

Example 1

If 200 barrels of oil were produced and each barrel had a value of \$90 at the time of production, tax is calculated as follows:

- 200 barrels times \$60 times 1% equals \$120.
- 200 barrels times \$19.99 times 7% equals \$279.86.
- 200 barrels times \$10.01 times 9% equals \$180.18.

Total tax due in this example equals \$580.04.

Example 2

If 200 barrels of oil were produced and each barrel had a value of \$50 at the time of production, tax is calculated as follows:

200 barrels times \$50 times 1% equals \$100.

Total tax due in this example equals \$100.

In separate columns for each county, enter:

- Total Barrels Produced (Line 17).
- Exemption
- Value Per Barrel (Line 20).

Subtract exempt barrels reported on Line 18 from the total barrels reported as produced on Line 17, and enter the result on Line 19 (Taxable Barrels). Multiply Line 19 by the Value Per Barrel (Line 20), and enter the result on Line 21.

Multiply Line 19 times the tiered value per barrel times the tiered tax rate and enter the results on Lines 22a, 22b, or 22c. Add Lines 22a plus 22b plus 22c, and enter the result on Line 23.

Schedule IV:

Complete this schedule to report any escaped oil subject to the 12.5% tax rate. Enter the gross value of any escaped oil by multiplying the total barrels by the value per barrel. Multiply the gross value listed on Line 24 by the tax rate (12.5%) reported on Line 25, and enter the result on Line 26 (Gross Tax Due).

Front page of return:

Add Line 8, Line 16, Line 23, and Line 26 and enter the sum on Line 27. Subtract from Line 27 eligible credits for contributions to eligible nonprofit scholarship-funding organizations, eligible charitable organizations, and the New Worlds Reading Initiative, as well as any credit memos issued by the Department and enter the result on Line 30. If the return and payment are late, calculate penalty and interest on Lines 31 and 32.

To calculate interest, multiply the daily interest factor times Line 30 (Total Tax Due) times the number of days late.

Sign and date the return and mail it with your payment to:
Florida Department of Revenue
5050 W Tennessee St
Tallahassee FL 32399-0150

If your payment is made electronically, be sure to check the transmitted funds electronically box on page 1.

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Reference: Section 211.02, Florida Statutes

Reference

The following document was mentioned in this form and is incorporated by reference in the rule indicated below.

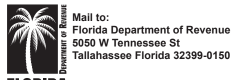
The form is available online at **floridarevenue.com/forms**.

Form DR-145X

Oil Production Monthly Amended Tax Return

Rule 12B-7.008, F.A.C.



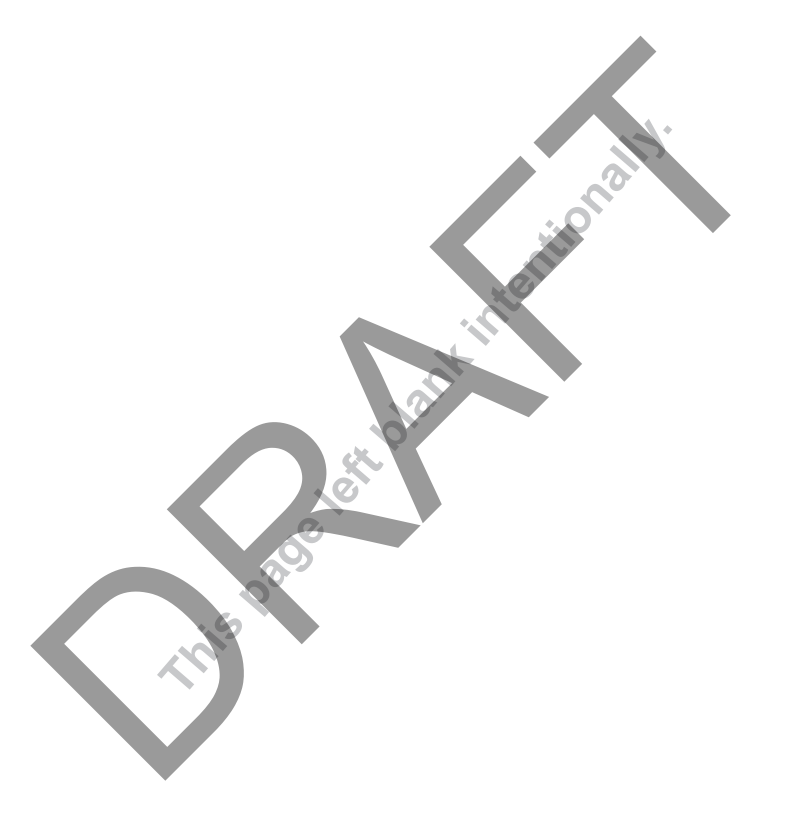


Oil Production Monthly Amended Tax Return

DR-145X R. XX/XX

Rule 12B-7.008, F.A.C. Effective XX/XX Page 1 of 7

Use black ink. Example A - Handwritten Example B - Typed 0123456789 0123456789 Certificate # **FEIN** Name Applied Period: **Address** USE ONLY City/St/ZIP POSTMARK OR IAND-DE IVERY DATE Complete Return Schedules First - Tax is Due with Return Calculation US DOLLARS CENTS 1. Gross Tax Due (Enter the sum of Schedule I Line 6, plus Schedule II Line 6, plus \$ Schedule III Line 6, plus Schedule IV Line 2) Credits (see instructions on page 5) 2a. Credit for Contributions to Eligible Nonprofit Scholarship-Funding Organizations (may not exceed 50% of Line 1)\$ 2b. Credit for Contributions to Eligible Charitable Organizations (may not exceed 50% of Line 1, less Line 2a.) 2c. Credit for Contributions to the New Worlds Reading Initiative (may not exceed 50% of Line 1, less Lines 2a. and 2b.) DOR Credit Memo Issued (attach original credit memo)..... Interest Total Due with Return Credited Refunded Under penalty of perjury, I declare that I have read Signature of officer Phone number the foregoing and the facts stated in it are true-Signature of preparer Address of preparer Phone number Date **Do Not Detach Coupon** DR-145X Oil Production Monthly Amended Tax Return R. XX/XX Enclose your payment coupon and check with your tax return to ensure your account is properly credited. Period US DOLLARS CENTS **Ending** Total amount due Check here if you transmitted funds electronically. from Line 7 Enter name and address, if not preprinted: Total credit from Line 8 Total refund Name from Line 9 **Address** FEIN City/St/ZIP Do Not Write in the Space Below





Applied Period:

Schedule I - Ordinary Oil Production (8%)

	Previously Reported			Amended			Net Change		
County Name	Production Taxable Barrels (from DR-145, Schedule I, Line 3)	Taxable Value (from DR-145, Schedule I, Line 5)	Tax Due (value x rate)	Taxable Barrels Produced	Taxable Value	Tax Due	Taxable Barrels Produced	Taxable Value	Net Tax Due/Credit
1.									
2.									
3.									
4.									
5.									

6. Total Ordinary Oil Net Tax Due/Credit

Schedule II - Small Well (5%)

	Previously Reported			Amended			Net Change		
County Name	Production Taxable Barrels (from DR-145, Schedule II, Line 11)	Taxable Value (from DR-145, Schedule II, Line 13)	Tax Due (value x rate)	Taxable Barrels Produced	Taxable Value	Tax Due	Taxable Barrels Produced	Taxable Value	Net Tax Due/Credit
1.									
2.									
3.									
4.									
5.									

6. Total Small Well Net Tax Due/Credit

Schedule III - Tertiary and Mature Field Recovery Oil Production • Value per barrel is \$60 and below – (1%) • Value per barrel is greater than \$60 and less than \$80 – (7%) • Value per barrel is \$80 and above – (9%)

	Previously Reported			Amended			Net Change		
County Name	Production Taxable Barrels (from DR-145, Schedule III, Line 19)	(110111 DK-145,	Tax Due (value x rate)	Taxable Barrels Produced	Taxable Value	Tax Due	Taxable Barrels Produced	Taxable Value	Net Tax Due/Credit
1.									
2.									
3.									
4.									
5.									

6. Total Tertiary and Mature Field Oil Net Tax Due/Credit

Schedule IV - Escaped Oil (12.5%)

Previously Reported	Amended	Net Chang	e	
Gross Value (from DR-145, Line 24)	Gross Value	Gross Value	Net Tax Due/Credit	





General Instructions

Use this form (DR-145X) to amend the amounts previously reported on the *Oil Production Monthly Tax Return* (Form DR-145). A separate return is required for each applied period you amend.

Who Must File? Every producer of oil in Florida must file a monthly tax return (Form DR-145). Producers must file a return even if no tax is due. Producer means any person who:

- · Owns, controls, manages or leases oil property.
- Owns, controls, manages or leases oil wells.
- Produces any taxable oil products.
- Owns any royalty or other interest in any taxable product (consistent with oil production) or its value, whether the taxable product is produced by, or on behalf of someone under a lease contract or otherwise.

Return Due Date: Your payment (if applicable), returns, and schedules are due to the Department on the 25th day of the month after the oil was produced. Your return and payment are late if received or postmarked after the 25th day of the month following the production period. If the 25th is a Saturday, Sunday, or state or federal holiday, your return and payment must be received or postmarked on the next business day, even if no tax is due.

Amended Return Due Date: An Oil Production Monthly Amended Tax Return (Form DR-145X) is due when there are changes to the oil production figures or errors in the calculations submitted with the original monthly return. An amended return must be filed if there are corrections to be made to tax returns that were submitted within three (3) years before the date the error was discovered.

A claim for refund or credit must be filed within three (3) years after the date the tax was paid.

Late Returns: If you amend your return to report production that results in additional tax due, a delinquency penalty of 10% of the tax due will be assessed for each month, or portion of a month, the return is late. The maximum penalty cannot exceed 50% of the tax due. A minimum penalty of \$50 per month, or portion of a month, applies even if no tax is due; this penalty cannot exceed \$300. A floating rate of interest applies to underpayments and late payments of tax. The Department updates the rates January 1 and July 1 of each year by using the formula established in Florida Statutes. To obtain interest rates, go to the Department's website at floridarevenue.com/taxes/rates.

Electronic Payment of Tax: You may voluntarily pay taxes electronically. However, if you paid \$5,000 or more in tax during the State of Florida's prior fiscal year (July 1 - June 30), you must electronically pay taxes in the next calendar year. You may use the Department's free and secure website to pay tax electronically. Visit floridarevenue.com/taxes/filepay for information on paying tax electronically.

When you **electronically pay**, you must initiate your electronic payment and **receive a confirmation number no later than** 5 p.m. ET on the date specified on the *Florida eServices Calendar of Electronic Payment Deadlines* (Form DR-659) to avoid penalty and interest. Keep the confirmation number in your records. Visit **floridarevenue.com/forms** and select the eServices section for electronic filing information and Form DR-659.

Credits: A credit is available against the severance tax on oil production for contributions to:

- eligible nonprofit scholarship-funding organizations under section (s.) 1002.395, Florida Statutes (F.S.),
- · eligible charitable organizations under s. 402.62, F.S., or
- to an administrator of the New Worlds Reading Initiative under s. 1003.485, F.S.

More information about these credits, including the application process, is located on the Department's website.

Prior to using one or more of the tax credits listed above (Lines 2a., 2b., or 2c.) on this tax return, please validate:

- the Department of Revenue approved your tax credit allocation,
- your contribution was made to an eligible recipient, and
- you received a certificate of contribution.

One hundred percent (100%) of eligible contributions are allowed as a credit, but the amount of credits taken cannot exceed 50% of the gross tax due reported on Line 1 of the return.

If a credit granted is not fully used in any one year, the unused credit can be carried forward no more than ten (10) years. For tax years beginning prior to January 1, 2018, an unused credit for contributions to eligible nonprofit scholarship-funding organizations may be carried forward no more than five (5) years.

Instructions for Completing an Oil Production Monthly Amended Tax Return

Name, Address, Federal Employer Identification Number (FEIN), and Applied Period:

Enter your name, address, FEIN, and applied period being amended on the front of the form. Also enter the applied period at the top of page 2.

Complete Schedules I, II, and III

Previously Reported - Enter the number of taxable barrels produced, taxable value, and tax due as reported on the original or last amended return for the month. Report the net results of all previously filed returns if amended returns were filed for this period.

Amended - Enter the revised number of taxable barrels produced, taxable value, and tax due for the month.

Net Change -

- Subtract the amended taxable barrels produced from the taxable barrels that were reported on the previous return and enter the result.
- Subtract the amended taxable value from the taxable value that was reported on the previous return and enter the result.
- Subtract the amended tax due from the tax due that was reported on the previous return and enter the result.

Separate lines are required for each county of production.

Complete Schedule IV

Previously Reported - Enter the gross value as previously reported on the original return. Gross value means the total barrels of escaped oil produced times the value per barrel.

Amended - Enter the revised gross value for the month.

Net Change -

- Subtract the amended gross value from the gross value reported on the previous return and enter the result.
- Multiply the net change in gross value by the tax rate and enter the result under Net Tax Due/Credit.

Note: The tax rate on the production of oil is measured by the method of extraction and the value per barrel. Value is defined as the sale or market price of the oil at the point it reaches the mouth of the well in its natural, unrefined condition. The following tax rates apply:

- Ordinary Oil Production (Schedule I) 8%
- Small Well Production (Schedule II) 5%
- Tertiary/Mature Field Oil (Schedule III) A tax rate of 1% is levied on the first \$60 of value, 7% on a value greater than \$60 and less than \$80, and 9% on a value greater than or equal to \$80. Tax due is determined by multiplying the total barrels produced times the tiered value per barrel times the tiered tax rate.

Example 1 - 200 barrels of oil were produced and had a value of \$90 per barrel at the time of production. Tax is calculated as follows:

- 200 barrels times \$60 times 1% equals \$120.
- 200 barrels times \$19.99 times 7% equals \$279.86
- 200 barrels times \$10.01 times 9% equals \$180.18

Total tax due in this example equals \$580.04

Example 2 - 200 barrels of oil were produced and had a value of \$50 per barrel at the time of production. Tax is calculated as follows:

• 200 barrels times \$50 times 1% equals \$100. Total tax due in this example equals \$100.

Reference: Section 211.02, Florida Statutes

Escaped Oil Production (Schedule IV) – 12.5%

Complete the front of return:

- Line 1 Carry forward to page 1, Line 1, the net change in tax due reported on Schedules I, II, III, and/or IV.
- Line 2a. Enter your credit for contributions to eligible nonprofit scholarship-funding organizations (may not exceed 50% of Line 1).
- Line 2b. Enter your credit for contributions to eligible charitable organizations (may not exceed 50% of Line 1, less Line 2a.).
- Line 2c. Enter your credit for contributions to the New Worlds Reading Initiative (may not exceed 50% of Line 1, less Lines 2a. and 2b.).
- Line 3 Enter the amount of any outstanding credit memos issued by the Department of Revenue. You must attach the original credit memos to the back of this return.
- **Line 4** Subtract the sum of Lines 2a, 2b, 2c, and 3 from Line 1.
- Line 5 Calculate penalty if your amended return was not timely filed. The penalty rate is 10% per month, or portion of a month, not to exceed 50% of the tax due. Then multiply the total due on Line 4, by the penalty rate.
- Line 6 A floating rate of interest applies to underpayments and late payments of tax. The Department updates the rate January 1 and July 1 of each year by using the formula established in Florida Statutes. To obtain interest rates, visit the Department's website at floridarevenue.com/taxes/rates.
- Add Lines 4, 5, and 6 and enter the result. If you have overpaid, you may choose to have a credit memo issued or request a refund. We will pay interest on refunds if the overpayment of tax has not been paid or credited within 90 days of receipt of a complete application for refund. A complete application must contain documentation establishing the overpayment. Interest paid by the Department will be computed beginning on the 91st day based on a statutory floating interest rate that may not exceed 11%.

Sign and date your amended return and mail it with your payment to:
Florida Department of Revenue
5050 W Tennessee St
Tallahassee FL 32399-0150

If your payment is made electronically, be sure to check the transmitted funds electronically box on page 1.

Contact Us

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Reference

The following document was mentioned in this form and is incorporated by reference in the rule indicated below.

The form is available online at **floridarevenue.com/forms**.

Form DR-145 Oil Production Monthly Tax Return

Rule 12B-7.008, F.A.C.



Solid Mineral Severance Tax Return

For Year:

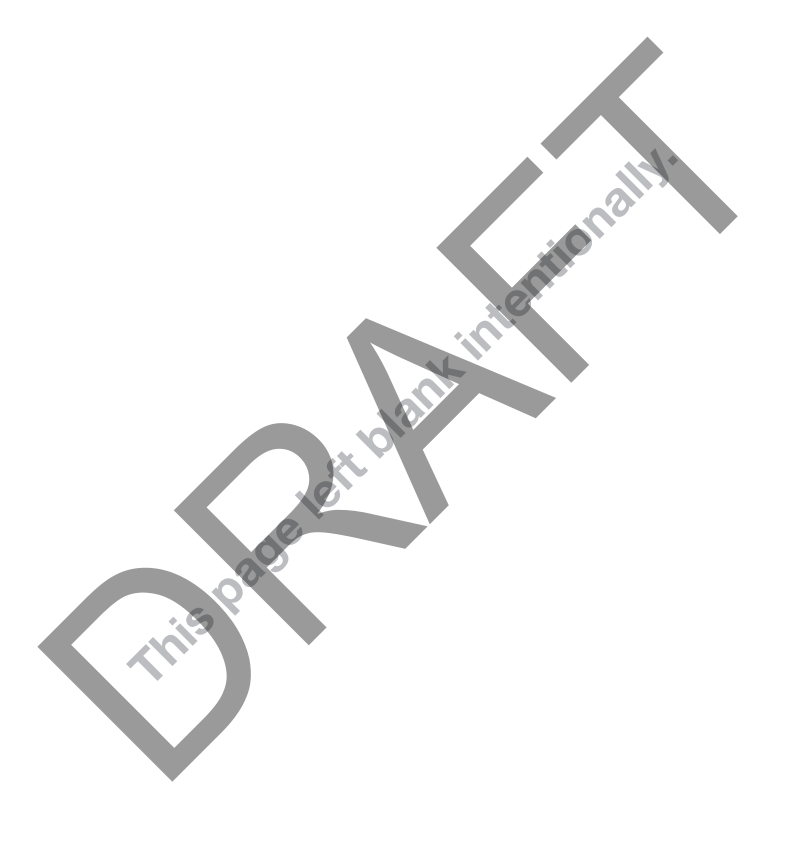
Check here if amending your return

DR-142 R. XX/XX Rule 12B-7.026, F.A.C. Effective XX/XX Page 1 of 6

			DOR USE POSTMARK OR HAND	
		Cert	rificate # :	
Name		FEIN	١ :	
Address City/St/ZIP		Taxa	able Year :	
		Retu	urn Due By:	
		Late	After :	
1		C	Complete Return	n Schedules First
Tax Due with Return Calculation		\$		Ans
16. Gross Tax Due: (from Lines 4, 8, and 15)17. Payments and Other Credits:				
17a. Estimated Tax Payments:		\$,
17b. Other Credits: (see instructions)		\$,
18. Total Tax Due:		\$		
19. Penalty:		\$		
20. Interest:				
21. Total Due with Return:				
22. Credit:				
23. Refund:				
Under penalties of perjury, I declare that I have read the foregoing	ng and the facts	stated in it are true.		
Signature of officer	Title	Ph	none number	Date
Signature of preparer	Address of preparer	Ph	none number	Date
	Not Detach Co eral Severanc			DR-142
Handwritten Example Typed Example	erai Severanc	e iax Return		R. XX/XX
0123456789 Use black ink.	Return is o	lue 1st day of the	4th month after clo	ose of the taxable year
Year M M D D Y Y			US DOLI	LARS — CENTS
Check here if you transmitted funds electronically.		Total amount due from Line 21		
Enter name and address, if not preprinted:		Total credit from Line 22		
Name		Total refund		
Address City/St/ZIP		from Line 23 FEIN		
		Enter FEIN if not preprinted		
L			\mathbf{R}_{-1}	17 -

Do Not Write in the Space Below.







Schedule I - Production of Phosphate Rock

1. First, enter the total tons of phosphate rock produced from January 1 through December 31 for the prior calendar year. Report the total tons produced by the county of production. Use blank spaces for counties not listed.

Tons Produced		Severance Tax (January 1 through December 31)
	County	──Tons Produced──
a.	Hamilton:	
b.	Hardee:	Ď00,00 1, 000
c.	Hillsborough:	
d.	Manatee:	0,000,000
e.	Polk:	
f.		
g.		
	al Tons Produced:	
	Rate:	
	s Tax Due:	US DOLLARS CENTS
5. Did y	our company donate property to a county in which it had phosphate rock	
value	s, attach a statement indicating the county to which the property was don a. Attach a certification by the governmental body accepting the property are corporation attesting to the agreed value of the property.)	and an officer



Schedule II - Production of Heavy Minerals

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6.	Tot	al Tons Produced:					J , L			<u>,</u>				
7.	Tax	Rate:		1				0.00	LADO					NITO I
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8.			\$] [9 -			,			• 📖	
Sc		ule III - Production of Other Solid Minerals				9		◂						
9.	Lis	t the total tons of each type of solid mineral produced. Use blank space	ce f	or s										
		Solid Mineral		-		То	ns	Pro	odu	cec		\dashv		
	a.	Clay:],[,				
	b.	Gravel:					,	ļĻ		<u>, </u>				
	c.	Lime:		4			, _			,				
	d.	Rare earths:	4			ļ	,			,				
	e.	Sand:					, _	ļĻ		<u>, </u>		_		
	f.	Shells:					, _	ļĻ		,		_		
	g.	Stone:					,	ļĻ	Щ	<u>, </u>		_		
	h.	:					J , L			<u>,</u>				
10.	Tota	l Tons Produced:],[,				
						7	— ∪ 7	IS DOL	LARS	_		\dashv	CE	NTS
11.	Valu	e of Solid Minerals:	\$				J,L			,	Ш	ᆜ.		
12.	Exe	mptions: Value of solid minerals not subject to tax:					, ,		- —		1 1			
	12a.	Florida governmental sales:	\$			Ļ	,	ļĻ		,		ᆗ.	. 📙	
	12b.	Sales tax imposed per Chapter 212, Florida Statutes (F.S.):	. \$			ļĻ	, _	ļĻ		<u>, </u>		ᆜ.	. 🔲	
	12c.	Extracted for site improvement:	. \$			ļ	, _	ļĻ		<u>, </u>		_ .		
	12d.	Agricultural use:	. \$, _			,		ᆜ.	. 📙	
4	Tota	I Exemptions: (add Lines 12a, 12b, 12c, and 12d)	. \$	L			J <u>,</u> L			<u>,</u>				
13.	Tota	Taxable Value:\$		╝,	Ĺ			,						
14.	Tax	Rate:		ŕ										
15.	Gros	ss Tax Due:\$, \Box],[

Instructions for Filing the Solid Mineral Severance Tax Return

General Instructions

Who must file a return? Every producer severing solid minerals from the soil or waters of Florida must file an annual return. Solid mineral, means all solid minerals including, but not limited to, clay, gravel, phosphate rock, lime, shells (excluding live shellfish), stone, sand, heavy minerals, and any rare earths that have been discovered or may be discovered in the future, which are contained in the soils or waters of this state.

When must the tax be paid? An estimated tax must be paid in installments during the tax year (see *Declaration/Installment Payment of Estimated Solid Mineral Severance Tax*, Form DR-142ES). Any balance due with the annual return must be paid on or before April 1 of the year following the taxable year.

Return Due Date? The return is due on or before April 1 of the year following the taxable year. (For example, the 2021 tax return is due on or before April 1, 2022.) If the due date falls on a Saturday, Sunday, or state or federal holiday, returns and payments will be considered timely if postmarked on the next business day. Late-filed returns are subject to penalty and interest.

Late Returns and Penalty: If your return and payment are late, a delinquency penalty of 10% of any tax due will be added for each month, or portion of a month, the return is late. The penalty can not exceed 50% of the total tax due. Florida law provides a floating interest rate for late payments of taxes due. Interest rates, including daily rates, are published in Tax Information Publications (TIPs) that are updated semiannually on January 1 and July 1 of each year. The interest rates are also posted at floridarevenue.com/taxes/rates.

Underpayment of Estimated Tax: You must pay a penalty (at the rate of 20% per year) and interest (at a floating rate) on any underpayment of estimated tax. For more information, see Form DR-142ES.

Penalty for Substantial Underpayment: If your underpayment exceeds 35% of the total tax due, you will be subject to a substantial underpayment penalty of 30% of the underpayment. This will be in addition to other penalties and interest.

Electronic Payment of Tax: You may voluntarily pay tax electronically. However, if you paid \$5,000 or more in severance taxes during the State of Florida's prior fiscal year (July 1 - June 30), you are required to pay electronically in the next calendar year. We offer the use of our free and secure website to pay tax electronically. Visit floridarevenue.com/taxes/filepay for information on paying tax electronically.

When you **electronically pay**, you must initiate your electronic payment and **receive a confirmation number no later than** 5 p.m. ET on the date specified on the *Florida* eServices Calendar of Electronic Payment Deadlines (Form DR-659) to avoid penalty and interest. Keep the confirmation number in your records. Visit floridarevenue.com/forms and select the eServices section for electronic filing information and Form DR-659.

Amended Returns: If you are filing an amended return, use a new Form DR-142 and check the "amended" box on the front page. Enter your name, address, federal employer identification number (FEIN), and the taxable year you are amending. Complete the entire return, showing the total production of solid minerals for the taxable year covered by the amended return. On Line 18a, add your estimated payments to any subsequent payments that were made and enter the result. If Line 19 results in additional tax due, you must calculate penalties and interest from the original due date (April 1) to the date the amended return and payment are postmarked.

Mail your completed return and payment to:

Florida Department of Revenue 5050 W Tennessee St Tallahassee Fl 32399-0150

Solid Mineral Tax Rates: The tax rate for heavy mineral production is adjusted each year based on the producer price index as provided in section 211.3106, F.S. Updated tax rates are published annually in TIPs. The TIPs are mailed on or before April 15 each year and posted at floridarevenue.com/taxes/tips. Tax rates are also posted at floridarevenue.com/taxes/rates.

Instructions for Completing Form DR-142

Schedule I

Production of phosphate rock:

Complete this schedule if you are a producer of phosphate rock. Phosphate rock is defined by law as a variable mixture of calcium phosphates and other minerals that have fluorapatite as the dominant phosphatic mineral, found in bedded deposits of marine origin, including lad-pebble and river-pebble phosphates. It does not include colloidal phosphatic clays.

Line 1 Tons Produced:

Enter the tons of phosphate produced from January 1 through December 31 for the prior calendar year.

Note: Report tons produced in the county in which the phosphate rock was severed (Lines 1a through 1g).

- **Line 2** Total Tons Produced: Add Lines 1a through 1g and enter the result.
- **Line 3 Tax Rate:** The tax rate, as provided in section 211.3103, F.S., is entered by the Department.
- **Line 4 Gross Tax Due:** Multiply Line 2 by Line 3 and enter the result.

Schedule II

Production of heavy minerals:

Complete this schedule if you are a producer of heavy minerals. Heavy minerals are defined by law as minerals found in conjunction with sand deposits that have a specific gravity of not less than 2.8. Heavy minerals are an admixture of such minerals as zircon, staurolite, and titanium minerals as generally mined in Florida. It is not necessary to show the county(ies) of production for heavy minerals.

To calculate the gross tax due (Line 8), multiply the total tons produced (Line 6) by the tax rate on Line 7. The tax rate is determined annually by the Department as provided in section 211.3106, F.S.

Schedule III

Production of other solid minerals:

Complete this schedule if you are a producer of any other types of solid minerals. List the total tons of each mineral produced. Calculate the combined value of these solid minerals and enter the dollar amount on Line 11. Value means the sales price or true market price of the solid mineral at the point of severance. These solid minerals are exempt from severance tax if they are:

- Sold to a governmental agency of the state.
- Ultimately subject to sales tax, per Chapter 212, F.S.
- Extracted for site improvement under an approved reclamation project.
- Used for direct application in agricultural uses.

Enter the value of the solid minerals that are exempt and subtract them from the total value, leaving the Total Taxable Value on Line 13. Multiply Line 13 by the Tax Rate on Line 14, and enter the result on Line 15 (Gross Tax Due). The tax rate is entered by the Department.

Front page of the return:

- **Line 16** Gross Tax Due: Enter the sum of Lines 4, 8, and 15.
- **Line 17a Estimated Tax Payments:** Enter the total amount of estimated payments paid.
- Line 17b Payments and Other Credits: Enter credits issued by the Department. (Attach a copy of the credit memo or an explanation of Other Payments/Credits entered.)
- Line 18 Total Tax Due: Subtract the sum of Lines 17a and 17b from Line 16. Enter the difference on Line 18.
- Line 19 Penalty: If the return is late, compute the penalty as indicated in the General Instructions and enter total. Payment of delinquency penalty is required with any return filed after the date the return is due.
- Line 20 Interest: If the return is late, compute the interest as indicated in the General Instructions and enter the total.
- Line 21 Total Due with Return: Enter the sum of Lines 18, 19, and 20. If this amount is negative, you have overpaid, and you may apply it as a credit to your estimated tax for next year or request a refund.
- **Line 22** Credit: Enter the amount to be credited to your estimated payments for next year.
- **Line 23** Refund: Enter the amount to be refunded. A completed *Application for Refund* (Form DR-26) must be submitted to the Department including documentation establishing the overpayment.

Sign and date the return and mail it with your payment to:
Florida Department of Revenue
5050 W Tennessee St
Tallahassee FL 32399-0150

Check the box to indicate that funds were transmitted electronically.



Declaration/Installment Payment of Estimated Solid Mineral Severance Tax

DR-142ES R. XX/XX Rule 12B-7.026, F.A.C. Effective XX/XX Page 1 of 6

> **DR-142ES** R. XX/XX

For Year:

Check here if this is an amended declaration Certificate # Name **FEIN Address** Taxable Year City/St/ZIP Declaration is based on (check one): 80% of estimated production this year ☐ Prior year's return A - Phosphate B - Heavy C - Other Rock **Solid Minerals Minerals** 1. Expected Tonnage of Phosphate Rock, Heavy Minerals, or Other Solid Minerals. 2. Expected Taxable Value of Other Solid Minerals 3. Tax Rate for Taxable Year per ton per ton of value 4. Estimated Tax Due (Line 3 multiplied by Line 1 or Line 2) 5. **Total Estimated Tax Due** (enter total of Line 4, Columns A, B, and C) \$ 5. 6. Less Total Amount of Installments Paid to Date for this Taxable Year (applies only if this is an amended declaration) 6. \$ 7. Balance of Estimated Payments Due (Line 5 minus Line 6) 7. \$ 8. Number of Remaining Payments this Year (4 installments per year) 9. Amount of Installments (Line 7 divided by Line 8; enter here and on installment payment coupons)

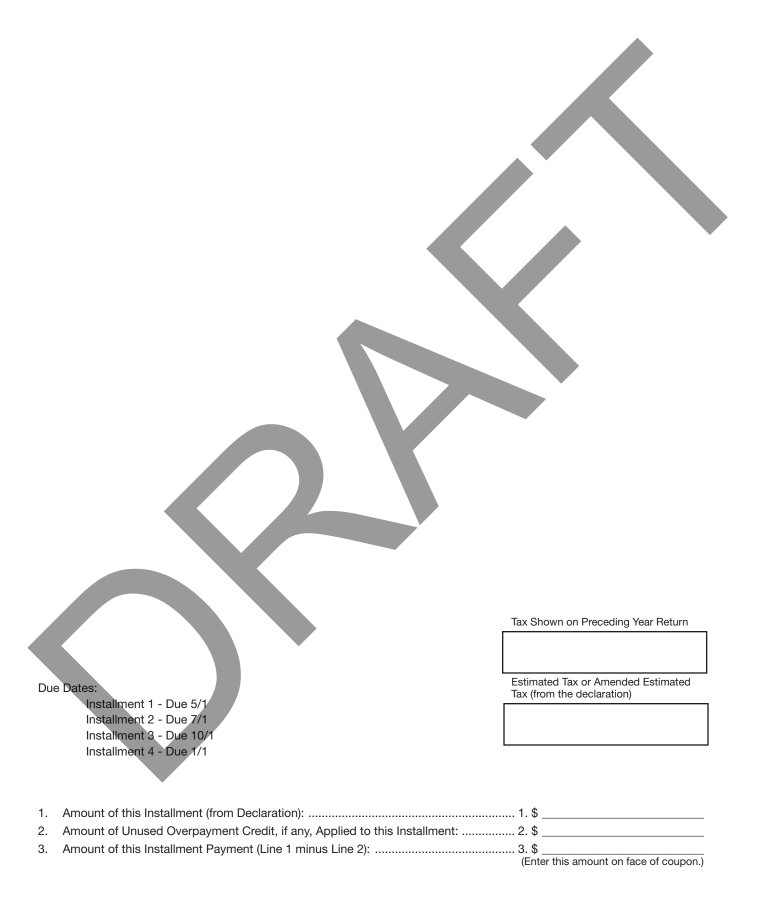
Do Not Detach Coupon

Florida Department of Revenue

Declaration/Installment Payment of Estimated Solid Mineral Severance Tax

Handwritten Example Typed Example Installment # 0123456789 0123456789 **FEIN** Name Installment Payment Amount **Address** (See reverse side) City/St/ZIP US DOLLARS CENTS , Check here if you transmitted Office use Do Not Write Below this Line. funds electronically. only

Make checks payable and mail to: Florida Department of Revenue 5050 W Tennessee St Tallahassee FL 32399-0150



*** Detach Coupon ***

Florida Department of Revenue

Declaration/Installment Payment of Estimated Solid Mineral Severance Tax

DR-142ES R. XX/XX Page 3 of 6

Handwritten Example Typed Example 0 1 2 3 4 5 6 7 8 9 012345 6789 Use black ink. Installment # **FEIN** Name **Installment Payment Amount Address** (See reverse side) City/St/ZIP US DOLLARS CENTS Check here if you transmitted Office use Do Not Write Below this Line. funds electronically. only Make checks payable and mail to: 5050 W Tennessee St Tallahassee FL 32399-0150 *** Detach Coupon *** **DR-142ES** R. XX/XX Florida Department of Revenue **Declaration/Installment Payment of Estimated Solid Mineral Severance Tax** Handwritten Example Typed Example 0 1 2 3 4 5 6 7 8 9 012345 6789 Use black ink. Installment # Name **Installment Payment Amount** Address (See reverse side) City/St/ZIP US DOLLARS CENTS , Check here if you transmitted Office use Do Not Write Below this Line. funds electronically. only Make checks payable and mail to: Florida Department of Revenu 5050 W Tennessee St Tallahassee FL 32399-0150 *** Detach Coupon *** **DR-142ES** R. XX/XX Florida Department of Revenue **Declaration/Installment Payment of Estimated Solid Mineral Severance Tax** Handwritten Example Typed Example 0123456789 Use black ink. Installment # **FEIN** Name Installment Payment Amount Address (See reverse side) City/St/ZIP US DOLLARS CENTS , Check here if you transmitted Office use Do Not Write Below this Line. funds electronically. only Make checks payable and mail to:

Florida Department of Revenue 5050 W Tennessee St Tallahassee FL 32399-0150

	Tax Shown on Preceding Year Return
DR-142ES R. XX/XX Page 4 of 6	
Due Dates:	Estimated Tax or Amended Estimated Tax (from the declaration)
Installment 1 - Due 5/1 Installment 2 - Due 7/1	
Installment 3 - Due 10/1	
Installment 4 - Due 1/1	
Amount of this Installment (from Declaration):	1. \$
Amount of Unused Overpayment Credit, if any, Applied to this Installment:	
Amount of this Installment Payment (Line 1 minus Line 2):	
	(Enter this amount on face of coupon.)
DR-142ES R. XX/XX	Tax Shown on Preceding Year Return
Due Dates:	Estimated Tax or Amended Estimated Tax (from the declaration)
Installment 1 - Due 5/1 Installment 2 - Due 7/1 Installment 3 - Due 10/1 Installment 4 - Due 1/1	tax (nom the declaration)
1. Amount of this Installment (from Declaration):	
2. Amount of Unused Overpayment Credit, if any, Applied to this Installment:	
3. Amount of this Installment Payment (Line 1 minus Line 2):	3. \$
DR-142ES R. XX/XX	Tax Shown on Preceding Year Return
Due Dates:	Estimated Tax or Amended Estimated
Installment 1 - Due 5/1	Tax (from the declaration)
Installment 2 - Due 7/1	
Installment 3 - Due 10/1 Installment 4 - Due 1/1	
HISTAINITION TO DUE 1/ 1	
Amount of this Installment (from Declaration):	1. \$
2. Amount of Unused Overpayment Credit, if any, Applied to this Installment:	2. \$
Amount of this Installment Payment (Line 1 minus Line 2):	3. \$
	(⊏nter this amount on face of coupon.)

Instructions for Filing the Declaration of Estimated Tax and Installment Payments of Solid Mineral Severance Tax

Who must file a declaration of estimated tax? Every producer subject to tax, severing solid minerals from the soil or waters of Florida, must file a declaration of estimated tax for the taxable year. Solid mineral means all solid minerals including, but not limited to, clay, gravel, phosphate rock, lime, shells (excluding live shellfish), stone, sand, heavy minerals, and any rare earths that have been discovered or may be discovered in the future, which are contained in the soils or waters of this state.

When is the declaration due? The declaration must be filed on or before May 1 of the taxable year. (For example, the declaration for the 2021 tax year is due on or before May 1, 2021.)

When are the installment payments due? The first installment payment is due on or before May 1, at the same time as the declaration of estimated tax. The second installment payment is due on or before July 1. The third installment payment is due on or before October 1 and the fourth installment payment is due on or before January 1 of the following year.

If you are required to electronically pay severance tax, you must initiate your electronic payment and receive a confirmation number no later than 5 p.m. ET on the business day prior to the due date for each estimated tax payment. The Florida eServices Calendar of Electronic Payment Deadlines (Form DR-659) under the eServices section, provides the electronic payment deadlines for estimated payments for Severance Tax.

How do I calculate my estimated tax and installment payment amounts? Estimated tax means the amount the taxpayer estimates to be due for the current taxable year. The estimate can be based on current production figures or on the prior year's production if current production figures are unavailable. To avoid penalties for underestimating your tax due, you must make installment payments totaling at least 80% of the tax finally determined to be due for the tax year or an amount equal to the prior year's tax, whichever is less.

To calculate the amount of each installment payment, complete the *Declaration/Installment* Payment of Estimated Solid Mineral Severance Tax (Form DR-142ES). Calculate estimated tax due for the tax year. Check whether the estimate is based on the prior year or the current year's production. Enter the estimated tonnage and taxable value on Line 1 or Line 2 under the appropriate column. Finally, multiply the tonnage and taxable value by the tax rate. Tax rates are entered by the Department. The tax rates for phosphate rock and for other solid minerals are provided in sections 211.3103 and 211.31, F.S. The tax rate for heavy minerals is determined annually by the Department, as provided in section 211.3106. F.S.

Electronic Payment of Tax: You may voluntarily pay taxes electronically. However, if you paid \$5,000 or more in severance taxes during the State of Florida's prior fiscal year (July 1 - June 30), you must electronically pay taxes in the next calendar year. You may use the Department's free and secure website to pay tax electronically. Visit floridarevenue.com/taxes/filepay for information on paying tax electronically.

How do I amend my estimated tax? To amend the declaration of estimated tax, obtain Form DR-142ES from the Department. Check the box on the form indicating an amended declaration. Complete your name, address, and federal employer identification number (FEIN). Enter the taxable year of the amended declaration. Calculate the amended estimate for the entire year and subtract (on Line 6) any payments already made for the year. Divide the balance due for the year by the number of remaining payments due to calculate each installment amount. Be sure to complete the coupon information, including installment number.

Underpayment of estimated tax: An underpayment of estimated tax will be determined if the total amount of installment payments is less than 80% of the tax finally determined to be due for the tax year, and less than the total amount of tax that was due in the prior year. Penalty (at the rate of 20% per year) is due on any portion of an installment of estimated tax that is underpaid or late. Florida law provides a floating interest rate for late payments of taxes due. Interest rates, including daily rates, are updated semiannually on January 1 and July 1 of each year and posted at floridarevenue.com/taxes/rates.

Payment coupons: Complete the back of each payment coupon before filing with the Department. Enter the amount of the installment and the amount (if any) of unused overpayment credit from *Solid Mineral Severance Tax Return* (Form DR-142) to be applied to the payment. Transfer the amount on Line 3 on the back of the coupon to the front of the coupon. Make sure the printed name, address, FEIN, taxable year, and installment number are on the coupon, or type or print them if you are using a form with no preprinted information. If the payment is made electronically, check the box on the front of the coupon.

Mail the declaration including the first installment, coupons, and payments to:

Florida Department of Revenue 5050 W Tennessee St Tallahassee FL 32399-0150

Filing of annual return: An annual return (Form DR-142) is due on or before April 1 of the year following the taxable year. Returns will be mailed to taxpayers on or about January 1 of each year.

Contact Us

Information and tutorials are available at **floridarevenue.com/taxes/education**.

Forms and publications are available at floridarevenue.com/forms.

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

Subscribe to Receive Email Alerts from the Department.

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

References: Sections 211.31, 211.3103, and 211.3106, Florida Statutes



Miami-Dade County Lake Belt Mitigation Fees Return

DR-146 R. XX/XX Rule 12B-7.031, F.A.C. Effective XX/XX Page 1 of 2

Mail to: Florida Department of Revenue 5050 W Tennessee St Tallahassee FL 32399-0150

Name and address if not preprinted:

Use black ink. Example A - Ha	indwritten Example B - Typed
0123456789	0123456789
(Certificate # :
E	Business Partner # :
(Contract Object #:
F	EIN:
(Collection Period :

Return Due:

Late After:

Who Must File a Return?

Any lime rock or sand miner, or its subsidiary or affiliate, who extracts and sells lime rock or sand product from within the Miami-Dade County Lake Belt Area and Township is required to file this return.

What Fees are Paid on this Return?

This form is used to calculate the Miami-Dade County Lake Belt Mitigation Fee. This fee is imposed on each ton of lime rock and sand extracted in its raw, processed, or manufactured form from within the Miami-Dade County Lake Belt Area and Township. A lime rock or sand miner, or its subsidiaries or affiliates, who sells lime rock or sand products is required to collect the mitigation fee and forward the proceeds to the Department of Revenue.

Instructions for filing this tax return.

Line 1: Enter the total tons of limerock and sand extracted and sold or transferred during the collection period.

Line 2: The fee rate is printed on Line 2 of the return.

Line 3: Multiply Line 1 by Line 2 and enter the result.

Line 4: Less DOR Credit Memo. Enter the amount of any mitigation and water treatment plant upgrade fee credit memos issued by the Department.

A return must be filed even if no tax is due or electronic payment has been sent.

Line 5: Fee Due. Enter the result of Line 3 minus Line 4.

Line 6: Plus Penalty. If you are late filing your return or paying the fees due, add a late penalty of 10% of the amount owed, but no less than \$50. The \$50 minimum penalty applies even if a "zero return" is filed.

Line 7: Plus Interest. Calculate interest from the **Late After** date on the front of the return until the date the return will be postmarked by the U.S. Postal Service or hand delivered to the Department. A floating rate of interest applies to underpayments and late payments. The rate is updated January 1 and July 1 of each year. For current and prior period interest rates, visit floridarevenue.com/taxes/rates.

Line 8: Total Due with Return. Enter the total of Lines 5, 6, and 7 on Line 8. This is the amount you owe. Make your check or money order payable to the Florida Department of Revenue.

Electronic Payment of Tax

You may voluntarily pay taxes electronically. However, if you paid \$5,000 or more in severance taxes during the State of Florida's prior fiscal year (July 1 - June 30), you must electronically pay taxes in the next calendar year. We offer the use of our free and secure website to pay tax electronically. Visit floridarevenue.com/taxes/filepay for information on paying tax electronically.

	Detach coupon and r	eturn with payment		
Florida Department of Revenue	Miami-Dade Lake Belt Mitigation	_	HD/PM DATE:	DR-146 R. XX/XX
Certificate Number	Collection Period	1. Tons of Limerock and		
		Sand Extracted and Sold or Transferred		_ _
		2. Fee Rate (see instructions)		
	- 1	3. Total (Line 1 times Line 2)		
		4. Less DOR Credit Memo		
		5. Fee Due (Line 3 - Line 4)		
		6. Plus Penalty (see instructions for Rates)		
1		7. Plus Interest (see Instructions for rates)		
Due:		8. Total Due with Return (Add Lines 5, 6. and 7)		
Late After: Check here if payment was made electronically.	Do not write in this space.			

When you **electronically pay**, you must initiate your electronic payment and **receive a confirmation number no later than 5 p.m. ET on the business day prior to the 20th day of the month** to avoid penalty and interest. Keep the confirmation number in your records. For a list of electronic payment deadlines, visit **floridarevenue.com/forms** and select the *Florida eServices Calendar of Electronic Payment Deadlines* (Form DR-659) under the eServices section.

When is the tax return due and payable?

Returns and payments are due by the 20th day of the month following each collection period. If the 20th falls on a Saturday, Sunday, or a state or federal holiday, your return must be postmarked or hand delivered to the Department on the first business day following the 20th. You must file a tax return, even if no fees are due. Late-filed returns are subject to penalty and interest.

Sign and date the tax return. The return must be signed by a person who is authorized to sign on behalf of the provider.

Mail your return and payment to:

Florida Department of Revenue 5050 W Tennessee St Tallahassee FL 32399-0150

Information and tutorials are available at floridarevenue.com/taxes/education.

Tax forms and publications are available at floridarevenue.com/forms.

If you need more information or have questions, call Taxpayer Services at 850-488-6800, Monday through Friday (excluding holidays).

Subscribe to Receive Updates by Email from the Department.

Subscribe to receive an email for due date reminders, Tax Information Publications (TIPs), or proposed rules, including notices of rule development workshops and emergency rulemaking. Subscribe today at floridarevenue.com/dor/subscribe.

Change of Information - Miami-Dade	County Lake Belt Mitigation Fees
The legal entity changed on/ If you change yo notify the Department of any changes by calling Taxpayer Services	ur legal entity and are continuing to do business in Florida, you must s at 850-488-6800, Monday through Friday (excluding holidays).
The business was closed permanently on / / (The Are you a corporation/partnership required to file a corporate income tax	return? Yes No
The business will close/was closed temporarily on// Forwarding Address:	or Recurring every year
City:State:	ZIP:
The business was sold on/ The new owner inf	
	Telephone Number of New Owner: ()
Mailing Address of New Owner:	
City:County:	State: ZIP:
Certificate Number	FEIN -
Business Partner Number	
Signature of Taxpayer (Required):	Date: Telephone Number: ()
Detach coupon and r	eturn with payment
	Under penalties of perjury, I declare that I have read this return and the facts stated in it are true.
	Signature of Taxpayer Date

Signature of Preparer

Date

STATE OF FLORIDA

DEPARTMENT OF REVENUE

CHAPTER 12B-8, FLORIDA ADMINISTRATIVE CODE INSURANCE PREMIUM TAXES, FEES AND SURCHARGES AMENDING RULE 12B-8.003

SUMMARY OF PROPOSED RULE

Beginning January 1, 2023, the proposed amendments to Rule 12B-8.003, F.A.C., incorporate the reduced electronic filing threshold of \$5,000 requiring the electronic filing of tax returns and electronic payment of tax.

Forms DR-907N (Instructions for Filing Insurance Premium Installment Payment (Form DR-907)) and DR-908N (Instructions for Preparing Form DR-908 Insurance Premium Taxes and Fees Return) are revised to notify taxpayers of the lowered threshold amount requiring taxpayers to file Form DR-908 (Insurance Premium Taxes and Fees Return) and pay the tax by electronic means.

Other updates include:

- Forms DR-907N, DR-908, and DR-908N are revised to incorporate the Strong Families and New Worlds
 Reading Initiative tax credits that may be taken against insurance premium tax.
- Form DR-908 and Form DR-350900 (Insurance Premium Tax Information for Schedules XII and XIII,
 Form DR-908) are revised to update the name of a local jurisdiction within Palm Beach County from Lake
 Worth to Lake Worth Beach pursuant to city ordinance (number 2018-18, § 7, 12-13-18, passed at referendum 3-12-19).

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

Section 213.755(1), F.S., authorizes the Executive Director of the Department of Revenue to require a taxpayer to file returns and remit payments by electronic means when the amount of tax paid by the taxpayer in the previous state fiscal year was more than \$20,000. Effective January 1, 2023, Chapter 2022-151, L.O.F., reduces the electronic filing threshold for a taxpayer to file returns and remit payments from \$20,000 to \$5,000. This rulemaking is necessary to implement this law change and to provide other updates.

FEDERAL COMPARISON STATEMENT

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

SUMMARY OF RULE DEVELOPMENT WORKSHOP

July 27, 2022

A Notice of Proposed Rule Development was published in the *Florida Administrative Register* on July 12, 2022 (Vol. 48, No. 134), to advise the public of the proposed changes to Rule 12B-8.003, 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 on July 27, 2022. No request was received, and no workshop was held. No written comments were received by the Department.

NOTICE OF PROPOSED RULE

DEPARTMENT OF REVENUE

Miscellaneous Tax

RULE NO.: RULE TITLE:

12B-8.003 Tax Statement; Overpayments

PURPOSE AND EFFECT: Section 213.755(1), F.S., authorizes the Executive Director of the Department of Revenue to require a taxpayer to file returns and remit payments by electronic means when the amount of tax paid by the taxpayer in the previous state fiscal year was more than \$20,000. Effective January 1, 2023, Chapter 2022-151, L.O.F., reduces the electronic filing threshold for a taxpayer to file returns and remit payments from \$20,000 to \$5,000. The purpose of this rulemaking is to implement this law change and to provide other updates.

SUMMARY: Beginning January 1, 2023, the proposed amendments to Rule 12B-8.003, F.A.C., incorporate the reduced electronic filing threshold of \$5,000 requiring the electronic filing of tax returns and electronic payment of tax. Forms DR-907N (Instructions for Filing Insurance Premium Installment Payment (Form DR-907)) and DR-908N (Instructions for Preparing Form DR-908 Insurance Premium Taxes and Fees Return) are revised to notify taxpayers of the lowered threshold amount requiring taxpayers to file Form DR-908 (Insurance Premium Taxes and Fees Return) and pay the tax by electronic means.

Other updates include:

- Forms DR-907N, DR-908, and DR-908N are revised to incorporate the Strong Families and New Worlds
 Reading Initiative tax credits that may be taken against insurance premium tax.
- Form DR-908 and Form DR-350900 (Insurance Premium Tax Information for Schedules XII and XIII, Form DR-908) are revised to update the name of a local jurisdiction within Palm Beach County from Lake Worth to Lake Worth Beach pursuant to city ordinance (number 2018-18, § 7, 12-13-18, passed at referendum 3-12-19).

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

The Agency has determined that this 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 SERC has not been prepared by the Agency.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: 1) no requirement for the Statement of Economic Regulatory Costs (SERC) was triggered under Section 120.541(1), F.S.; and 2) based on past experiences regarding rules of this nature, the adverse impact or regulatory cost, if any, do not exceed nor would exceed any one of the economic analysis criteria in a SERC, as set forth in Section 120.541(2)(a), F.S.

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

RULEMAKING AUTHORITY: 175.1015(5), 185.085(5), 213.06(1), 624.509(3), 636.066(1) FS.

LAW IMPLEMENTED: 175.041, 175.101, 175.1015, 175.111, 175.121, 175.141, 175.151, 185.02, 185.03, 185.08, 185.085, 185.09, 185.10, 185.12, 185.13, 213.05, 213.053, 213.235, 213.37, 213.755, 220.183, 220.191, 252.372, 288.99 (2010), 440.51, 443.1216, 624.11, 624.402, 624.4094, 624.4621, 624.4625, 624.475, 624.501, 624.509, 624.5091, 624.5092, 624.50921, 624.510, 624.5105, 624.511, 624.515, 624.516, 624.518, 624.519, 624.520, 624.521, 624.601, 624.610, 626.7451(11), 627.311, 627.351, 627.3512, 627.357(9), 627.7711, 627.943, 628.6015, 629.401, 629.5011, 632.626, 634.131, 634.313(2), 634.415(2), 636.066, 642.0301, 642.032 FS., section 2, Ch. 2022-151 LOF.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD): DATE AND TIME: TBD

PLACE: TBD

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Tonya Fulford at (850)717-6799. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Jennifer Ensley, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)717-7659, email RuleComments@floridarevenue.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

12B-8.003 Tax Statement; Overpayments.

(1) through (3) No change

Form Number	Title	Effective Date
(4)(a)	No change	
(b) DR-907N	Instructions for Filing Insurance Premium Installment Payment (Form DR-907)	<u>01/23</u> 01/22
	(http://www.flrules.org/Gateway/reference.asp?No=Ref14248)	
(5)(a) DR-908	Insurance Premium Taxes and Fees Return for Calendar Year 2022 2021	01/23 01/22
	(http://www.flrules.org/Gateway/reference.asp?No=Ref14249)	
(b) DR-908N	Instructions for Preparing Form DR-908 Florida Insurance Premium Taxes and	<u>01/23</u> 01/22
	Fees Return	
	(http://www.flrules.org/Gateway/reference.asp?No=Ref14250)	
(6) DR-350900	2022 2021 Insurance Premium Tax Information for Schedules XII and XIII, Form	<u>01/23</u> 01/22
	DR-908	
	(http://www.flrules.org/Gateway/reference.asp?No=Ref14251)	

PROPOSED EFFECTIVE DATE: January 1, 2023

Rulemaking Authority 175.1015(5), 185.085(5), 213.06(1), 624.509(3), 636.066(1) FS. Law Implemented 175.041, 175.101, 175.1015, 175.111, 175.121, 175.141, 175.151, 185.02, 185.03, 185.08, 185.085, 185.09, 185.10, 185.12, 185.13, 213.05, 213.053, 213.235, 213.37, 213.755, 220.183, 220.191, 252.372, 288.99 (2010), 440.51, 443.1216, 624.11, 624.402, 624.4094, 624.4621, 624.4625, 624.475, 624.501, 624.509, 624.5091, 624.5092, 624.50921, 624.510, 624.5105, 624.511, 624.515, 624.516, 624.518, 624.519, 624.520, 624.521, 624.601, 624.610, 626.7451(11), 627.311, 627.351, 627.3512, 627.357(9), 627.7711, 627.943, 628.6015, 629.401, 629.5011, 632.626, 634.131, 634.313(2), 634.415(2), 636.066, 642.0301, 642.032 FS., section 2, Ch. 2022-151 LOF. History—New 2-3-80, Formerly 12B-8.03, Amended 3-25-90, 3-10-91, 2-18-93, 6-16-94, 12-9-97, 3-23-98, 7-1-99, 10-15-01, 8-1-02, 5-4-03, 9-28-04, 6-28-05, 6-20-06, 4-5-07, 1-1-08, 1-27-09, 1-11-10, 1-12-11, 1-25-12, 1-17-13, 1-20-14, 1-20-15, 1-11-16, 1-10-17, 1-17-18, 1-8-19, 1-6-20, 12-31-20, 5-23-22, XX-XX-XX.

NAME OF PERSON ORIGINATING PROPOSED RULE: Jennifer Ensley

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: (Date of Cabinet Meeting)

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: July 12, 2022



Instructions for Filing Insurance Premium Installment Payment (Form DR-907)

Use black ink. Example A - Handwritten Example B - Typed

0123456789 0123456789

DR-907N R. XX/XX Rule 12B-8.003, F.A.C. Effective XX/XX Page 1 of 1

When is the installment payment due and payable?

Installments of tax are due and payable on April 15, June 15, and October 15, of each year. A final payment of tax due for the year must be made at the time the taxpayer files the return (Form DR-908) for the year.

You are able to file and pay insurance premium tax electronically using the Department's secure website. If you paid **\$5,000 or more** in tax during the State of Florida's prior fiscal year (July 1 – June 30), you are required to file and pay electronically. Insurers are encouraged to file electronically and take advantage of the opportunity to save resources. Insurers can obtain a waiver by calling 850-488-6800. Please visit

floridarevenue.com/taxes/eservices for more information.

An installment will be considered timely filed if it is postmarked by the U.S. Postal Service on or before the applicable due date. If the due date falls on a Saturday, Sunday, or state or federal holiday, the installment will be considered timely filed if it is postmarked the next business day.

When you **electronically pay**, or electronically file and pay at the same time, you must initiate your electronic payment and **receive a confirmation number no later than 5 p.m. ET on the business day prior to the due date** to avoid penalty and interest. Keep the confirmation number in your records. See the *Florida eServices Calendar of Electronic Payment Deadlines* (Form DR-659) at **floridarevenue.com/forms** in the eServices section for payment deadlines.

What are the installment payments based on? Installments are based on the estimated gross amount of receipts of insurance premiums or assessments received during the immediately preceding calendar quarter. The second quarter installment due June 15 (not July 15) requires the estimate to be through June 30. All of the taxes reported on Form DR-908 are subject to installment payment requirements, not just the insurance premium tax reported on Schedule 1 of Form DR-908.

Because of the complexities of computing the standard 90% installment payment for all of the taxes reported on Form DR-908, most insurers use the safe harbor of paying 27% of the tax due in the preceding year for each installment payment. If each installment is 27% of the amount of the annual tax reported on the preceding year's Form DR-908 (Line 11 minus Line 9 and Line 10), there will be no installment penalty. The installment amounts that must be paid to meet the prior year exception are decreased by the amount of credits earned during the tax year for the:

- Strong Families Tax Credits
- Florida Tax Credit Scholarship Program Credits
- · New Worlds Reading Initiative Credits

Contributions must be made on or before the due date of Form DR-908 to decrease the amount that must be paid to meet the prior year exception.

For example, an insurer that paid \$100,000 in insurance premium tax, after credits, last year is required to remit \$27,000 by April 15, another \$27,000 for a total of \$54,000 by June 15, and another \$27,000 for a total of \$81,000 by October 15 of the year. The amount required to be remitted by each installment due date to meet the prior year exception is reduced

by any Strong Families Tax Credits, Florida Tax Credit Scholarship Program Credits, or New Worlds Reading Initiative Credits earned for the taxable year. Assuming the insurer made a contribution of \$50,000 for the taxable year and received a certificate of contribution, it would not need to make any installment payment to meet the prior year exception for the first installment, but it would need to remit \$4,000 by June 15 to meet the prior year exception for the second installment, and would need to remit a total of \$31,000 by October 15 to meet the prior year exception for the third installment.

Penalty for Underpayment/Late Filing of Insurance Premium Tax Installment Payments

Any taxpayer who fails to report and timely pay any installment of tax, who estimates any installment of tax to be less than 90% of the amount finally shown to be due in any quarter, and/or who fails to report and timely pay any tax due with the final return is subject to a penalty of 10% on any underpayment of taxes or delinquent taxes due and payable for that quarter and/or on any delinquent taxes due and payable with the final return.

Interest for Underpayment/Late Filing of Insurance Premium Tax Interest accrues when a taxpayer fails to pay any amount due on or before the due date. A floating rate of interest applies to underpayments and late payments of tax. The rate is updated January 1 and July 1 of each year by using the formula established in section 213.235, Florida Statutes. For current and prior year interest rates, visit floridarevenue.com/taxes/rates.

Where to Mail Your Form and Payment

Mail your completed Form DR-907 and payment to: Florida Department of Revenue 5050 W Tennessee Street Tallahassee FL 32399-0150

Account Changes

If you change your business name, location or mailing address, or close or sell your business, immediately notify the Department. The quickest way to notify us is online. Go to **floridarevenue.com/taxes/updateaccount**, then select the type of change you are requesting.

Contact Us

Information and tutorials are available at floridarevenue.com/taxes/education.

Tax forms and publications are available at **floridarevenue.com/forms**.

If you have any questions, contact Taxpayer Services at 850-488-6800, Monday through Friday, excluding holidays.

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

Reference

The following document was mentioned in this form and is incorporated by reference in the rule indicated below.

The form is available online at **floridarevenue.com/forms**.

Form DR-908

Insurance Premium Taxes and Fees Return

Rule 12B-8.003, F.A.C.

Florida Department of Revenue Insurance Premium Taxes and Fees Return For Calendar Year 2022

DR-908 R. XX/XX Rule 12B-8.003, F.A.C. Effective XX/XX Page 1 of 12

DOR USE ONLY Return is due March 1, 2023 POSTMARK OR HAND-DELIVERY DATE **Florida FEIN Business Partner No.** Code Original Return Final Return Name Amended Return Address City/St/ZIP Reason for amended or final return: _ **Computation of Insurance Premium Taxes and Fees US Dollars** Cents Total Premium Tax Due (Schedule I) Credits Against the Tax (Schedule III) Net Premium Tax Due (If Line 1 minus Line 2 3. equals less than zero, enter zero) State Fire Marshal Regulatory Assessment (Schedule X)..... Wet Marine and Transportation Tax (Schedule XI)..... Firefighters' Pension Trust Fund (Schedule XII) 6. Municipal Police Officers' Retirement Trust Fund (Schedule XIII)..... Retaliatory Tax (Schedule XIV) Filing Fees (Note: Prepaid limited health service organizations, legal expense insurance corporations, and fraternal benefit societies must report and pay all filing fees to the Office of Insurance Regulation)...... Commercial/Residential Policy Surcharge (Schedule XVI) Total Tax Due (Sum of Line 3 through Line 10) Form DR-908 is a machine-readable form. Please follow the hand print or machine print instructions. Use black ink. If hand printing this document, print your numbers as shown If typing this document, type through the boxes and type all 0123456789 0 1 2 3 4 5 6 7 8 9 and write one number per box. Write within the boxes. of your numbers together DR-908 Payment Coupon 2022 Insurance Premium Taxes and Fees Do not detach coupon. R. XX/XX To ensure proper credit to your account, enclose your check with tax return when mailing. Return is due March 1, 2023 Check here if you transmitted funds electronically Enter name and address, if not pre-addressed: **US Dollars** Cents Total amount due from Line 16 Overpayment to be Name Refunded from Line 17 **FEIN** City/St/ZIP Enter FEIN if not pre-addressed Business Partne Number

Do not write in the space below





DR-908 R. XX/XX Page 2 of 12

12.	Less: Installments Paid (include quarterly statemer 1st Quarter2nd Quar				
	If amended return: Add amount paid with the origin			US Dollars	Cents
	Deduct amount refunded with the Total Installment Payments	ne original return (
13.	Net Tax Due or Overpayment (Line 11 minus Line 12)		Check here if negative 13.		
14.	Penalty (10% Late Penalty)		14.] . [] []
15.	Interest (See instructions)		15.		_
16.	Amount Due With This Return. Enter on payment cou				
	(Sum of Lines 13, 14, and 15. If less than zero, enter	on Line 17)	16.		
17.	Overpayment to be Refunded. Enter on payment co	oupon also	17.		
Cor	stact person	Phone number		Fax number	
E-m	nail address	State of domicile		Location of corporate books	
	All Taxpayers A	re Required to Answer Q	uestions A and B Bel	low as Appropriate.	
Α.	Is the insurer a member of an affiliated group when made a timely election, which included the insursalary credit calculation under section (s.) 624.5 Statutes (F.S.)? (Refer to Schedule IV instruction YES	rer, for the alternative 09(5)(a)2., Florida	where the softwaddress databate jurisdictions reposed Schedule XII ar Department Software co	Department's address database or third vare company indicated that they used the ase, when you sourced your premiums to ported on Schedule XII and/or Schedule XII and/or Schedule XII instructions for more information.) It's database ompany's product where the software of the at they used the Department's address	the Department's the local taxing (III? (Refer to
	Under penalties of perjury, I declare that I rand complete. Declaration of preparer (other	have examined this return, including an	ccompanying schedules and sta mation of which preparer has a	atements, and to the best of my knowledge and belief, ny knowledge.	it is true, correct,
Sig	n here Signature of officer (must be an original signature)	e) Date	Title		
Pai	d Preparer's signature	Date	Preparer check if self-employed	Preparer's PTIN	
onl			FEIN ZIP		
1.	Have you signed your check?	Make check payable a	nd mail to:	For refunds, mail to:	

2. Have you signed your return?

3. Have you attached the Florida Business Page of the Annual Statement filed with the Florida Department of Financial Services? Florida Department of Revenue 5050 W Tennessee St Tallahassee FL 32399-0150 Florida Department of Revenue PO Box 6440 Tallahassee FL 32314-6440



Name	FEIN	Taxable Year
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SCHEDULE I

COMPUTATION OF INSURANCE PREMIUM TAX (Not To Be Used for Wet Marine and Transportation Tax) *** Include the Florida Business Page of Your Florida Annual Statement ***

	Types of Insurance	Total Premiums	Tax Rate	Tax Due
1.	Property/Casualty/Miscellaneous			
	a. Plus: Additional Taxable Premiums			
	b. Less: Excluded Premiums			
	c. Total Taxable Premiums		1.75%	
2.	Life			
	a. Plus: Additional Taxable Premiums			
	b. Less: Excluded Premiums			
	c. Total Taxable Premiums		1.75%	
3.	Accident and Health			
	a. Plus: Additional Taxable Premiums			
	b. Less: Excluded Premiums			
	c. Total Taxable Premiums		1.75%	
4.	Prepaid Limited Health Service Organizations		1.75%	
5.	Commercial Self-Insurance Funds		1.60%	
6.	Group Self-Insurance Funds		1.60%	
7.	Medical Malpractice Self-Insurance		1.60%	
8.	Assessable Mutual Insurers		1.60%	
9.	Corporation Not-for-Profit Self-Insurance Funds		1.60%	
10.	Public Housing Authorities Self-Insurance Funds		1.60%	
	(see instructions)		110070	
11.	Annuity Premiums (Schedule II, Line 3)			
12.	Total Premium Tax Due (Add Lines 1c, 2c, 3c, and 4 through	gh 11. Enter here and on	Page 1, Line 1)*→	

^{*} If zero or less, enter -0-

SCHEDULE II

ANNUITY CONSIDERATION PREMIUMS

	Types of Insurance Total Premiums	Tax Rate	Tax Due
1.	Annuity Premiums	1.00%	
2.	Premium Tax Savings Derived and Credited to the "Holders" (If none, enter zero	"0")	
3.	Total Annuity Premiums Due (Line 1 minus Line 2. Enter here and on Schedule I, L	ine 11)* →	

^{*} If zero or less, enter -0-

SCHEDULE III

CREDITS AGAINST THE PREMIUM TAX

	Workers Compensation Authinistrative Assessment Credit (Schedule VI, Line 4)	
2.	Firefighters' Pension Trust Fund Credit (Schedule XII - B, Line 3, minus credit used Schedule XI, Line 6)	
3.	Municipal Police Officers' Retirement Trust Fund Credit (Schedule XIII - B, Line 3 minus credit used Schedule XI, Line 7)	
4.	Eligible Corporate Income Tax Credit (Schedule V, Line 11)	
5.	Salary Tax Credit (Schedule V, Line 12)	
6.	Strong Families Tax Credit (credit for contributions to eligible charitable organizations) (Schedule V, Line 13) (Enter here and include on Schedule XIV, Line 12, Column A)	
7.	Florida Life and Health Insurance Guaranty Association Credit (Schedule VII, Line 1)	
8.	Community Contribution Credit (Total credits approved under s. 624.5105, F.S., minus credit used Schedule XI, Line 8) (Enter here and include on Schedule XIV, Line 12, Column A)	
9.	Capital Investment Tax Credit (Enter here and include on Schedule XIV, Line 12, Column A)	
10.	Florida Tax Credit Scholarship Program Credit (Schedule V, Line 14), (Enter here and include on Schedule XIV, Line 12, Column A)	
11.	New Markets Tax Credit (Enter here and include on Schedule XIV, Line 12, Column A)	
12.	New Worlds Reading Initiative Credit (Schedule V, Line 15), (Enter here and include on Schedule XIV, Line 12, Column A)	
13.	Total Credits (Sum of Line 1 through Line 12. Enter here and on Page 1, Line 2) →	



Name	FEIN	Taxable Year

SCHEDULE IV COMPUTATION OF SALARY CREDIT

*** Include Your Florida Department of Revenue Forms RT-6 and RTS-71 if Claiming this Credit ***

1.	Total Premium Tax Due (Schedule I, Line 12)
2.	Less: Firefighters' Pension Trust Fund Credit (Schedule XII - B, Line 3)
3.	Municipal Police Officers' Retirement Trust Fund Credit (Schedule XIII - B, Line 3)
4.	Corporate Income Tax Paid (Florida Form F-1120, Line 13)
5.	Total (Line 1 minus Line 2 through Line 4)*
6.	Eligible Florida Salaries (See Instructions)
7.	Multiply Line 6 by 0.15
8.	Salary Credit - (Enter the lesser of Line 5 or Line 7 here and on Schedule V, Line 4)* →

^{*} If zero or less, enter -0-

SCHEDULE V

CORPORATE INCOME, SALARY AND CREDIT LIMITATIONS

1.	Total Corporate Income Tax Paid (Florida Form F-1120, Line 13)**	
2.	Less: Corporate Income Tax Credit Taken against Wet Marine and Transportation Insurance Tax (Schedule XI, Line 5)	
3.	Eligible Net Corporate Income Tax (Line 1 minus Line 2)	
4.	Salary Credit (Schedule IV, Line 8)	
5.	Total Premium Tax Due (Schedule I, Line 12)	
6.	Less: Workers' Compensation Administrative Assessment Credit (Schedule VI, Line 4)	
7.	Firefighters' Pension Trust Fund Credit (Schedule XII - B, Line 3)	
8.	Municipal Police Officers' Retirement Trust Fund Credit (Schedule XIII - B, Line 3)	
9.	Premium Tax Due After Deductions (Line 5 minus Lines 6 through 8)	
10.	Corporate Income Tax and Salary Credit Limitation (Multiply Line 9 by 0.65)	
11.	Eligible Net Corporate Income Tax Credit (Enter the lesser of Line 3 or Line 10 here and on Schedule III, Line 4)*	
12.	Salary Tax Credit (Enter the lesser of Line 4 or the difference between Lines 10 and 11 here and on Schedule III, Line 5)* A reduction to the salary credit may be required if the election under s. 624.509(5)(a)2., F.S., applies (See Instructions).	
13.	Strong Families Tax Credit (credit for contributions to eligible charitable organizations) (Enter the lesser of your 2021 eligible contribution plus carry forward credits or the result of [Schedule V, Line 9 less Lines 11 and 12] here and on Schedule III, Line 6.) Attach copies of the certificates of contribution from the eligible charitable organization(s).	
14.	Florida Tax Credit Scholarship Program Credit (Enter the lesser of your 2022 eligible contributions plus carry forward credits or the result of [Schedule V, Line 9 less Lines 11, 12, and 13] here and on Schedule III, Line 10.) Attach copies of the certificates of contribution from each nonprofit scholarship funding organization.	
15.	New Worlds Reading Initiative Credit (Enter the lesser of your 2021 eligible contribution plus carry forward credits or the result of [Schedule V, Line 9 less Lines 11, 12, 13, and 14] here and on Schedule III, Line 12.) Attach copies of the certificates of contribution from the Administrator(s).	

^{*} If zero or less, enter -0-

^{**} If you filed on a consolidated basis for corporate income tax, you MUST include a schedule showing how the credit is claimed by each subsidiary.



Name	FEIN	Taxable Year

SCHEDULE VI WORKERS' COMPENSATION ADMINISTRATIVE ASSESSMENT CREDIT LIMITATION *** Include Your Florida Carrier and Self Insurance Fund Quarterly Premium Reports if Claiming this Credit***

	include rour Florida Garrier and Sen insurance rand Quarterly Fremian Reports it Glamming this Great					
1.	Workers' Compensation Premiums Written (Annual Statement - Florida Business, Line 16)*					
2.	Multiply Line 1 by 0.0175 (Self Insurers multiply by 0.016)					
3.	Administrative Assessments Paid to Workers' Compensation Trust Fund (Florida Carrier and Self Insurance Fund Quarterly Premium Reports must be attached)					
	a. First Quarter Assessment b. Second Quarter Assessment					
	c. Third Quarter Assessment d. Fourth Quarter Assessment					
	Total Administrative Assessments Paid*					
4.	Workers' Compensation Administrative Assessment Credit (Enter the lesser of Line 2 or 3 here and on Schedule III, Line 1)*					

SCHEDULE VII FLORIDA LIFE & HEALTH INSURANCE GUARANTY ASSOCIATION CREDIT (FLAHIGA) *** Be Sure To Include Your FLAHIGA Certificates of Contribution if Claiming this Credit ***

Year	Total Class B and C Assessments Paid	- Refunds	= Total Assessments Paid	x Rate	= Credit Amount	Year
1983				.001		1983
1984				.001		1984
1985				.001		1985
1986				.001		1986
1987				.001		1987
1988				.001		1988
1989				.001		1989
1990				.001		1990
1991				.001		1991
1992				.001		1992
1993				.001		1993
1994				.001		1994
1995		*		.001		1995
1996				.001		1996
2002				.050		2002
2003				.050		2003
2004				.050		2004
2005				.050		2005
2006				.050		2006
2007				.050		2007
2008				.050		2008
2009				.050		2009
2010				.050		2010
2011				.050		2011
2012				.050		2012
2013				.050		2013
2014				.050		2014
2015				.050		2015
2016				.050		2016
2017				.050		2017
2018				.050		2018
2019	•			.050		2019
2020				.050		2020
2021				.050		2021
1. Total FL	AHIGA Credit (Enter here	e and on Schedule II	I, Line 7) ⁽¹⁾	→		

^{*} In 2002, refunds were issued by FLAHIGA from 1995 assessments. These refunds must be subtracted from the original assessments to properly calculate the amount of FLAHIGA credit.

^{*} If zero or less, enter -0-

⁽¹⁾ If zero or less, enter -0-



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Name	F	FIN	iaxable	Year	
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SCHEDULES VIII AND IX

NOT USED

SCHEDULE X STATE FIRE MARSHAL REGULATORY ASSESSMENT TAX/SURCHARGE

	Types of Fire Premiums	Total Premiums	Fire Percentage	Taxable Premiums
1.	Fire - Residential		93%	
2.	*Fire - Commercial	*	93%	
3.	*Commercial Multiple Peril (1)	*	15%	
4.	*Commercial Multiple Peril – Rental Condo Units (1)	*	25%	
5.	*Farmowners Multiple Peril	*	15%	
6.	*Crop	*	0%	
7.	Residential Allied Lines		5%	
8.	*Commercial Allied Lines	*	5%	
9.	Homeowners Multiple Peril		25%	
10.	Ocean Marine		10%	
11.	Inland Marine		12%	
12.	Earthquake		5%	
13.	Other			
14.	Total Taxable Premiums (Sum of Line 1 through Line 13)			
15.	State Fire Marshal Tax Due (Multiply Line 14 by 0.01) (2)		→	
16.	*Additional Premiums Subject to Surcharge (See Instruction	ons)		
17.	*Total Premiums Subject to Surcharge (See Instructions)			
18.	Surcharge Due (Multiply Line 17 by 0.001) (2)		→	
19.	Total State Fire Marshal Tax Due Plus Total Surcharge Due (Enter here and on Page 1, Line 4)	e (Line 15 plus Line 18)	→	

⁽¹⁾ Report the combined total for both the "non-liability" and "liability" portions.

SCHEDULE XI

WET MARINE AND TRANSPORTATION TAX

1.	Net Premiums (See Instructions)	
2.	Less: Net Losses Paid	
3.	Gross Underwriting Profit (Line 1 minus Line 2)*	
4.	Wet Marine and Transportation Tax (Multiply Line 3 by 0.0075)	
5.	Corporate Income Tax Credit (Florida Form F-1120, Line 13. See Instructions)	
6.	Firefighters' Pension Trust Fund Credit (Schedule XII - B, Line 3. See Instructions)	
7.	Municipal Police Officers' Retirement Trust Fund Credit (Schedule XIII - B, Line 3. See Instructions)	
8.	Community Contribution Credit (Total credits approved under s. 624.5105, F.S. See Instructions)	
9.	Net Tax Due (Line 4 minus Lines 5 through 8. Enter here and on Page 1, Line 5)* →	

^{*} If zero or less, enter -0-

⁽²⁾ If zero or less, enter -0-



Jame	FEIN	Florida Code

SCHEDULE XII - A

FIREFIGHTERS' PENSION TRUST FUND

Code	Municipality/ Fire Control District	Total Taxable Premiums
015	Boca Grande Fire Control Dist.	
017	Bonita Springs Fire Control Dist.	
021	Destin Fire Control District	
023	East Lake Tarpon Fire Control Dist.	
024	Greater Naples Fire Rescue District	
025	East Niceville Fire District	
027	Englewood Area Fire Control Dist.	
029	Estero Fire Prot. & Resc. Svc. Dist.	
033	Holley-Navarre Fire Control District	
043	Midway Fire District	
047	North Bay Fire District	
050	North Collier Fire Ctrl & Rescue Dist.	
053	North River Fire Control District	
055	Ocean City-Wright Fire Control District	
057	Okaloosa Island Fire Control District	
059	Pace Fire Rescue District	
060	Palm Harbor Special Fire Control Dist.	_
064	San Carlos Park Fire Service Dist.	
067	South Walton Fire Control District	
069	Southern Manatee Fire & Resc. Dist.	
073	St. Lucie County Fire District	
094	West Manatee Fire & Rescue Dist.	
118	Apopka	
119	Arcadia	
128	Atlantic Beach	
129	Atlantis	
130	Auburndale	
134	Avon Park	
140	Baldwin	
148	Bartow	
167	Belleair	
171	Belleair Bluffs	
183	Boca Raton	
191	Boynton Beach	
192	Bradenton	
	Briny Breezes	
203	Brooksville	
222	Cape Coral	
229	Casselberry	
238	Chattahoochee	
251	Clearwater	
253	Clermont	
255	Clewiston	
257	Cocoa	
258	Cocoa Beach	
265	Cooper City	
268	Coral Gables	
270	Coral Springs	
278	Crescent City	
279	Crestview	
287	Dade City	
288	Dania Beach	
290	Davenport Davenport	
290	υανστιρύτι	<u> </u>

Code	Municipality/ Fire Control Dictrict	Total Taxable
	Municipality/ Fire Control District	Premiums
292	Davie	
293	Daytona Beach	
296	Deerfield Beach	
298	Deland	
301	Delray Beach	
303	Deltona	
316	Dunedin	
326	Eatonville	
331	Edgewater	
349	Eustis	
359	Fernandina Beach	
361	Flagler Beach	
371	Fort Lauderdale	
374	Fort Myers	
379	Fort Walton Beach	
385	Fruitland Park	
387	Gainesville	
402	Golf	
416	Greenacres	
427	Gulfport	
428	Gulf Stream	
431	Haines City	
432	Hallandale Beach	
438	Havana	
442	Hialeah	
446	Highland Beach	
452	Hillsboro Beach	
458	Holly Hill	
459	Hollywood	
464	Homestead	
475	Hypoluxo	
477	Indialantic	
480	Indian River Shores	
491 492	Jacksonville (Consol.) Jacksonville Beach	
502 504	Jupiter Inlet Colony Kenneth City	
505	Key Biscayne	
506	Key Colony Beach	
509	Key West	
515	Kissimmee	
521	LaBelle	
526	Lake Alfred	
530	Lake City	
539	Lake Mary	
544	Lake Wales	
545	Lake Worth Beach	
546	Lakeland	
551	Lauderhill	
552	Lantana	
553	Largo	
554	Lauderdale-by-the-Sea	
Subto		



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Name	FEI	ΙN	Florida Code	

SCHEDULE XII - B

FIREFIGHTERS' PENSION TRUST FUND

Code	Municipality/ Fire Control District	Total Taxable Premiums	Code	Municipality/ Fire Control District	Total Taxable Premiums
560	Leesburg		831	Riviera Beach	
579	Longwood		836	Rockledge	
590	Lynn Haven		844	Safety Harbor	
595	Madison		846	St. Augustine	
596	Maitland		849	St. Cloud	
602	Mangonia Park		855	St. Petersburg	
603	Marathon		856	St. Pete Beach	
604	Marco Island		865	Sanford	
607	Marianna		869	Sarasota	
620	Melbourne		870	Satellite Beach	
626	Miami		871	Sea Ranch Lakes	
627	Miami Beach			Sebring	
640	Milton		875	Seminole	
645	Miramar		896	South Pasadena	
649	Monticello		900	Starke	
655	Mount Dora		909	Sunrise	
666	Naples		916	Tallahassee	
671	Neptune Beach		918	Tampa	
675	New Port Richey		919	Tamarac	
676	New Smyrna Beach		920	Tarpon Springs	
687	North Miami Beach		921	Tavares	
690	North Port		925	Temple Terrace	
691	North Redington Beach		926	Tequesta	
693	Oakland Park		930	Titusville	
695	Ocala		938	Valparaiso	
698	Ocean Ridge		941	Venice	
701	Ocoee		944	Vero Beach	
706	Okeechobee		946	Village of North Palm Beach	
709	Oldsmar		966	West Palm Beach	
722 725	Orange Park Orlando		978	Wilton Manors	
			980	Windermere	
728 736	Ormond Beach		984	Winter Garden	
743	Oviedo Palatka		985	Winter Paul	
743	Palatka Palm Bay		986	Winter Park	
746 747	Palm Beach Gardens Palm Beach Shores			ldition to completing Schedule XII, y	ou must answer
748	Palm Coast		Ques	stion B on Page 2.	
754	Panama City			_	
755	Panama City Beach		Subt	otal from Page 71.	
761	Parkland			_	
770	Pembroke Pines		Subt	otal from Page 82.	
773	Pensacola		_		
776	Perry			Tax3.	
787	Pinellas Park			1 plus Line 2 times 1.85% (0.0185). here and on Page 1, Line 6] (If zero or le	ess enter (1)
789	Plantation		Liitoi	note and on rage 1, zine of (ii zero or ic	.55, 61161 0)
790	Plant City				
796	Pompano Beach		11	the physical leasting of the	o no utv s velo o so
801	Port Orange			the physical location of the pr	•
811	Punta Gorda		allo	cating premiums to the fire cor	trol district or
816	Quincy		mu	nicipality. Do NOT use ZIP code	s. For more
824	Redington Beach			• •	
825	Redington Shores		Into	rmation, see instructions.	
020	neulligion shores				



Jame	FEIN	Florida Code

SCHEDULE XIII - A

MUNICIPAL POLICE OFFICERS' RETIREMENT TRUST FUND

Code	Municipality	Total Taxable Premiums
106	Altamonte Springs	
118	Apopka	
119	Arcadia	
128	Atlantic Beach	
130	Auburndale	
132	Aventura	
134	Avon Park	
141	Bal Harbour Village	
148	Bartow	
151	Bay Harbor Island	
167	Belleair	
169	Belleview	
183	Boca Raton	
191	Boynton Beach	
192	Bradenton	
203	Brooksville	
222	Cape Coral	
229	Casselberry	
251	Clearwater	
253	Clermont	
257	Cocoa	
258	Cocoa Beach	
265	Cooper City	
268	Coral Gables	
270	Coral Springs	
278	Crescent City	
279	Crestview	
287	Dade City	
288	Dania Beach	
290	Davenport	
292	Davie	
293	Daytona Beach	
296	Deerfield Beach	
298	Deland	
301	Delray Beach	
317	Dunnellon	
326	Eatonville	
331	Edgewater	
349	Eustis	
359	Fernandina Beach	
361	Flagler Beach	
371	Fort Lauderdale	
374	Fort Myers	
377	Fort Pierce	
379	Fort Walton Beach	
384	Frostproof	
387	Gainesville	
400	Golden Beach	
415	Green Cove Springs	
416	Greenacres	
425	Gulf Breeze	
427	Gulfport	
431	Haines City	

Code	Municipality	Total Taxable Premiums
432	Hallandale Beach	Premiums
442	Hialeah	
443	Hialeah Gardens	
458	Holly Hill	
459	Hollywood	
461	Holmes Beach	
464	Homestead	
472	Howey-in-the-Hills	
477	Indialantic	
479	Indian Harbour Beach	
480	Indian River Shores	
481	Indian Shores	
491	Jacksonville (Consol.)	
492	Jacksonville Beach	
501	Jupiter Jupiter	
505	Key Biscayne	
509	Key West	
515	Kissimmee	
524	Lady Lake	
526	Lake Alfred	
530	Lake City	
536	Lake Helen	
539	Lake Mary	
544	Lake Wales	
545	Lake Worth Beach	
546	Lakeland	
551	Lauderhill	
552	Lantana	
553	Largo	
560	Leesburg	
579	Longwood	
590	Lynn Haven	
595	Madison	
596	Maitland	
604	Marco Island	
607	Marianna	
618	Medley	
620	Melbourne	
621	Melbourne Beach	
626	Miami	
627	Miami Beach	
628	Miami Shores Village	
629	Miami Springs	
640	Milton	
645	Miramar	
649	Monticello	
655	Mount Dora	
666	Naples	
671	Neptune Beach	
675	New Port Richey	
676	New Smyrna Beach	
686	North Miami	
Subto		
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Name	ΞIN	 Florida Code	

SCHEDULE XIII - B

MUNICIPAL POLICE OFFICERS' RETIREMENT TRUST FUND

Code	Municipality	Total Taxable Premiums
687	North Miami Beach	
690	North Port	
693	Oakland Park	
695	Ocala	
701	Ocoee	
706	Okeechobee	
722	Orange Park	
725	Orlando	
728	Ormond Beach	
736	Oviedo	
743	Palatka	
744	Palm Bay	
746	Palm Beach Gardens	
752	Palmetto	
754	Panama City	
755	Panama City Beach	
761	Parkland	
770	Pembroke Pines	
773	Pensacola	
776	Perry	
787	Pinellas Park	
789	Plantation	
790	Plant City	
796	Pompano Beach	
801	Port Orange	
807	Port St. Lucie	
811	Punta Gorda	
816	Quincy	
831	Riviera Beach	
836	Rockledge	
839	Royal Palm Beach	
846	St. Augustine	
849	St. Cloud	
855	St. Petersburg	
856	St. Pete Beach	
865	Sanford	
867	Sanibel	
869	Sarasota	
870	Satellite Beach	
873	Sebastian	
874	Sebring	
894	South Miami	
900	Starke	
909	Sunrise	
911	Surfside	
912	Sweetwater	
916	Tallahassee	
918	Tampa	
919	Tamarac	
920	Tarpon Springs	
921	Tavares	

Code	Municipality	Total Taxable Premiums
926	Tequesta	
930	Titusville	
936	Umatilla	
938	Valparaiso	
941	Venice	
944	Vero Beach	
946	Village of North Palm Beach	
947	Village of Palm Springs	
954	Wauchula	
963	West Melbourne	
966	West Palm Beach	
976	Williston	
978	Wilton Manors	
984	Winter Garden	
985	Winter Haven	
986	Winter Park	

In addition to compl	eting Schedule	XIII, you	must answei
Question B on Page	2.		

Subtotal from Page 91.	
Subtotal from Page 102.	
Total Tax	
Enter here and an Page 1 Line 71 (If zero	or loca optor (1)

Use the physical location of the property when allocating premiums. Do NOT use ZIP codes. For more information, see instructions.



Name	FEIN	Taxable Year

SCHEDULE XIV

RETALIATORY TAX COMPUTATION

		Column A State of Florida*	Column B State of Incorporation*
1.	Net Premium Tax Due (Page 1, Line 3 plus Line 5. See note below)		
2.	80% of Salary Tax Credit Taken (Page 3, Schedule III, Line 5)		
3.	Total Corporate Income Tax (See note below)		
4.	Intentionally Left Blank		
5.	Firefighters' Pension Trust Fund		
6.	Municipal Police Officers' Retirement Trust Fund		
7.	Florida Insurance Guaranty Association (FIGA) (Assessments on the Property Portion of Insurance Premiums only)		
8.	Fire Marshal Taxes		
9.	Annual and Quarterly Statement Filing Fees		
10.	Annual License Tax and Certificate of Authority		
11.	Agents' Fees		
12.	Other Taxes and Fees (Include Schedule)		
13.	Workers' Compensation Credit		
14.	Total (Sum of Lines 1 through Line 13)		
15.	Retaliatory Tax Due [Line 14, Column B (State of Incorporation) minus Line 14, Column A (State of Florida). Enter here and on Page 1, Line 8.]*		

NOTE: Compute Column B using the state of incorporation's tax law to determine tax owed using Florida premiums, personnel, and property. Attach all applicable returns and schedules.

SCHEDULE XV

NOT USED

SCHEDULE XVI

SURCHARGE ON COMMERCIAL/RESIDENTIAL POLICIES

Type of Policy	Policies Subject to Surcharge (sum of 4 quarters)	Rate	Surcharge Due
A. Commercial		X \$ 4.00	A.
B. Residential		X \$ 2.00	B.
Total Surcharge Due for the Calenda with total from Schedule XVII.	n Page 1, Line 10		

^{*} The Total Surcharge Due should be greater than the sum of the first three quarters reported on Forms DR-907.

SCHEDULE XVII

PAYMENT DUE FROM FLORIDA LIFE AND HEALTH INSURANCE GUARANTY ASSOCIATION (FLAHIGA) REFUND

1.	Total payment due from FLAHIGA refunds received this year, if any, and previously claimed as credit.	
	Enter here and include on Page 1, Line 10 with total from Schedule XVI. (See Instructions)	

^{*} If zero or less, enter -0-

References

The following documents were mentioned in this form and are incorporated by reference in the rules indicated below.

The forms are available online at **floridarevenue.com/forms**.

Form RT-6 Employer's Quarterly Report Rule 73B-10.037, F.A.C.

Form RTS-71 Quarterly Concurrent Employment Report Rule 73B-10.037, F.A.C.

Form F-1120 Florida Corporate Income/Franchise Tax Return Rule 12C-1.051, F.A.C.

Form DR-907 Florida Insurance Premium Installment Payment Rule 12B-8.003, F.A.C.



Instructions for Preparing Form DR-908 Florida Insurance Premium Taxes and Fees Return

DR-908N R. XX/XX Rule 12B-8.003, F.A.C. Effective XX/XX Page 1 of 14

For Taxable Year Beginning on or After January 1, 2022

General Instructions

Part One

Taxpayers Required to File Form DR-908

Under Chapter 624, Florida Statutes (F.S.), every authorized domestic, foreign, and alien insurer engaged as indemnitor, surety, or contractor in the business of entering into contracts of insurance or annuity in Florida shall annually remit a tax on insurance premiums, premiums for title insurance, or assessments, including membership fees and policy fees and gross deposits received from subscribers to reciprocal or interinsurance agreements, and on annuity premiums or considerations issued in the State of Florida. Additionally, every authorized domestic, foreign, and alien insurer shall report its gross underwriting profit on wet marine and transportation insurance, as defined in section (s.) 624.607(2), F.S., written in the State of Florida during the preceding calendar year. In addition to the premium/underwriting profit taxes imposed under Chapter 624, F.S., an excise tax is levied by each municipality or special fire control district described and classified in ss. 175.041 and 185.03, F.S., on every authorized insurer engaged in the business of property insurance and casualty insurance, respectively, in the State of Florida. Every domestic, foreign, and alien insurer authorized to engage in the business of fire insurance in the State of Florida shall be subject to a regulatory assessment on policies of fire insurance issued and insuring property in the State of Florida.

The premium/underwriting profit taxes, excise taxes, and regulatory assessment must be reported and filed on Form DR-908. Form DR-908 should NOT be filed for each Florida location of an insurer unless the location has its own Federal Employer Identification Number (FEIN). If you need additional assistance in completing Form DR-908, please call 850-488-6800.

When and Where to File Form DR-908

Form DR-908 is due on or before March 1 each year. Mail your completed Form DR-908 and payment to:

Florida Department of Revenue 5050 W Tennessee St Tallahassee FL 32399-0150

If there is an overpayment to be refunded (Line 17), mail your completed Form DR-908 to:

Florida Department of Revenue PO Box 6440 Tallahassee FL 32314-6440

A return will be considered timely filed if it is postmarked by the U.S. Postal Service on or before the applicable due date. If the due date falls on a Saturday, Sunday, or state or federal holiday, the return will be considered timely filed if it is postmarked the next business day.

Taxable Year

The taxable year for the *Insurance Premium Taxes and Fees Return* (Form DR-908) is based on a calendar year ending December 31.

Payment of Tax

The balance of tax shown to be due on the return must be paid in full with the return. Failure to pay the tax on time will subject the taxpayer to assessment of penalties and interest.

Electronic Filing

You are able to file and pay insurance premium tax electronically using the Department's secure website. Online electronic filing offers the uploading of Schedule XII, Firefighters' Pension Trust Fund, and Schedule XIII, Municipal Police Officers' Retirement Trust Fund, automatic calculations, and automatic entry for data appearing in more than one schedule. If you paid \$5,000 or more in tax during the State of Florida's prior fiscal year (July 1 – June 30), you are required to file and pay electronically. Insurers are encouraged to file electronically and take advantage of the opportunity to save resources. Insurers can obtain a waiver by calling 850-488-6800. Please visit the Department's website at floridarevenue.com/taxes/eservices for more information.

Important: Please verify that the Federal Employer Identification Number (FEIN) is correct on your tax return and that it exactly matches the FEIN under which your funds are electronically transmitted. If you are transmitting funds for more than one account, ensure accurate credit by making separate transmissions for **each** account.

Attachments and Statements

A copy of the Florida Business Page from the Annual Statement must be attached to Form DR-908 when it is filed. If you are claiming the salary tax credit, you must also submit copies of the Department of Revenue Form RT-6 for each guarter of credit claimed and a copy of Form RTS-71 if applicable. If you electronically file Forms RT-6 (Employer's Quarterly Report) and RTS-71 (Quarterly Concurrent Employment Report), you may substitute printouts of your quarterly electronic filings when those printouts include the company name, FEIN, and reemployment tax number of the entity for which the electronic filing was submitted; the name of each employee; and each employee's gross wages, excess wages not subject to tax, and net taxable wages. If Form RTS-71 is electronically filed for concurrent employees, a breakout by company should be included. Department of Financial Services' Carrier and Self Insurance Fund Quarterly Premium Reports must be attached if you wrote workers' compensation insurance. (Forms RT-6 and RTS-71 are incorporated by reference in Department of Economic Opportunity Rule 73B-10.037, Florida Administrative Code [F.A.C.].)

Several credits, in addition to the salary tax credit and workers' compensation administrative assessment credit, require certifications and/or other documents to be attached to Form DR-908 in order to claim that particular credit (see Part Two, "Specific Instructions").

For any insurer required to compute retaliatory tax, a copy of the state of incorporation's *Insurance Premium Tax Return, Corporate Income Tax Return,* and any other applicable returns or schedules calculated using Florida premium volume, personnel, and property should be attached.

Signature and Verification

All returns must bear the original signature of an authorized officer or fiduciary. Faxed copies, rubber stamps, or photocopies of signatures are not considered original signatures.

Any person, firm, or corporation who prepares a return for compensation must also sign the return and provide:

- Federal employer identification number (FEIN), if applicable,
 and
- Preparer tax identification number (PTIN).

Account Changes

If you change your business name, location or mailing address, or close or sell your business, immediately notify the Department. The quickest way to notify us is online. Go to **floridarevenue.com/taxes/updateaccount**, then select "Change address or account status."

To Amend a Return

Amended returns must include all schedules and attachments, even those not affected by the amendment. Be sure to check the "Amended Return" box on Form DR-908 and list the reason(s) for amending the return. All amended returns must bear an original signature as described above.

Declaration of Estimated Tax

Taxpayers are required to make three installment payments (Form DR-907) based on prior year tax due or current taxes due. You are able to file and pay insurance premium tax installments electronically using the Department's secure website.

When is the installment payment due and payable? Installments of tax are due and payable on April 15, June 15, and October 15 of each year. A final payment of tax due for the year must be made at the time the taxpayer files the return (Form DR-908) for the year,

An installment will be considered timely filed if it is postmarked by the U.S. Postal Service on or before the applicable due date. If the due date falls on a Saturday, Sunday, or state or federal holiday, the installment will be considered timely filed if it is postmarked the next business day. When you electronically pay, or electronically file and pay at the same time, you must initiate your electronic payment and receive a confirmation number no later than 5 p.m. ET on the business day prior to the due date to avoid penalty and interest. Keep the confirmation number in your records. See the Florida eServices Calendar of Electronic Payment Deadlines (Form DR-659) at floridarevenue.com/forms in the eServices section for a list of deadlines.

What are the installment payments based on?

Installments are based on the estimated gross amount of receipts of insurance premiums or assessments received during the immediately preceding calendar quarter. The second quarter installment due June 15 (not July 15) requires the estimate to be through June 30. All of the taxes reported on Form DR-908 are subject to installment payment requirements, not just the insurance premium tax reported on Schedule I of Form DR-908. Because of the complexities of computing the standard 90% (0.90) installment payment for all of the taxes reported on Form DR-908, most insurers use the safe harbor of paying 27% (0.27) of the tax due in the preceding year for each installment payment. If each

installment is 27% (0.27) of the amount of the annual tax reported on the preceding year's Form DR-908 (Line 11 minus Line 9 and Line 10), there will be no installment penalty. The installment amounts that must be paid to meet the prior year exception are decreased by the amount of Strong Families Tax Credits, Florida Tax Credit Scholarship Program Credits, and New Worlds Reading Initiative Credits earned with contributions made for the current year.

Where to Mail Your Form DR-907 and Payment:

Florida Department of Revenue 5050 W Tennessee Street Tallahassee FL 32399-0150

Penalty

Any taxpayer who fails to report and timely pay any installment of tax, who estimates any installment of tax to be less than 90% (0.90) of the amount finally shown to be due in any quarter, and/or who fails to report and timely pay any tax due with the final return is subject to a penalty of 10% (0.10) on any underpayment of taxes or delinquent taxes due and payable for that quarter and/or on any delinquent taxes due and payable with the final return.

Interest

Interest accrues when a taxpayer fails to pay any amount due or any portion thereof, on or before the due date. A floating rate of interest applies to underpayments and late payments of tax. The rate is updated January 1 and July 1 of each year by using the formula established in s. 213.235, F.S. For current and prior year interest rates, visit

floridarevenue.com/taxes/rates.

Contact Us:

Information and tutorials are available at floridarevenue.com/taxes/education.

Tax forms and publications are available at **floridarevenue.com/forms**.

If you have any questions, contact Taxpayer Services at 850-488-6800, Monday through Friday, excluding holidays.

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

Part Two Specific Instructions

General Information Questions

Your name, address, FEIN, and Florida code must be entered on the return and payment coupon. Check the appropriate box: "Original," "Amended," or "Final." List the reason(s) for amending the return. If you check the "Final Return" box, include a reason and attach appropriate documentation. Provide your state of domicile, the location of your corporate books, and the phone number, fax number, e-mail address, and name of the individual to be contacted if the Department requires additional information.

Chapter 624, F.S., provides that a tax on insurance premiums, premiums for title insurance, or assessments, including membership fees, policy fees, and gross deposits received from subscribers to reciprocal or interinsurance agreements, annuity premiums, or considerations, and the gross

underwriting profit on wet marine and transportation insurance be paid to the Department of Revenue for the following:

- a) Life and health insurance policies covering persons resident in the State of Florida and all other types of policies and contracts (except annuity policies or contracts) covering property, subjects, or risks located, resident, or to be performed in the State of Florida, omitting premiums on reinsurance assumed and deducting return premiums or assessments. No deductions shall be allowed for reinsurance ceded to other insurers, for monies paid upon surrender of policies or certificates for cash surrender value, for discounts or refunds for direct or prompt payment of premiums or assessments, for dividends of any nature or amount paid and credited or allowed to holders of insurance policies, certificates, or surety, indemnity, reciprocal, or interinsurance contracts or agreements.
- b) Gross receipts on annuity policies or contracts paid by holders in the State of Florida. The premium tax authorized by s. 624.509(1)(b), F.S., shall not be imposed upon receipts of annuity premiums or considerations paid by holders in the State of Florida if the tax savings derived are credited to annuity holders.
- c) Gross underwriting profit on wet marine and transportation insurance written in the State of Florida. Such gross underwriting profit shall be ascertained by deducting from the net premiums (gross premiums less all return premiums and premiums for reinsurance) the net losses paid (gross losses paid less salvage and recoveries on reinsurance ceded) during such calendar year under such contracts.

Computation of Insurance Premium Taxes and Fees Line-By-Line Instructions

Line 1. Total Premium Tax Due

Compute your total premium tax due from Schedule I on the basis of the applicable tax rates imposed by or subject to s. 624.509(1) and (2), F.S.

This calculation does not include wet marine and transportation tax. (See Line 5 and Schedule XI instructions.) Enter the total from Schedule I, Line 12.

Line 2. Credits Against the Tax

Enter the total credits against the tax from Line 13, Schedule III. However, in no event shall the total credits against the tax entered here exceed the total premium tax due.

Line 3. Net Premium Tax Due

Subtract Line 2 from Line 1 to arrive at net premium tax due. This line cannot be less than zero.

Line 4. State Fire Marshal Regulatory Assessment and Surcharge on Commercial Properties

Compute your regulatory assessment under the provisions of s. 624.515, F.S., using Schedule X. Compute the amount due for the surcharge under the provisions of s. 624.515(2), F.S., using Schedule X. Enter the total from Schedule X.

Line 5. Wet Marine and Transportation Tax

Compute the tax imposed by s. 624.510(1), F.S., on wet marine and transportation insurance using Schedule XI and enter the total.

Lines 6 and 7. Firefighters' and Municipal Police Officers' Retirement Trust Funds

Compute the total excise tax due imposed under ss. 175.101 and 185.08, F.S., for the Firefighters' Pension Trust Fund and the Municipal Police Officers' Retirement Trust Fund, respectively, using Schedules XII and XIII and enter the totals on Lines 6 and 7, respectively.

Line 8. Retaliatory Tax

Compute any applicable retaliatory tax pursuant to s. 624.5091, F.S., using Schedule XIV, and enter the retaliatory tax due. A copy of the state of incorporation's Insurance Premium Tax Return, Corporate Income Tax Return and any other applicable returns or schedules calculated using Florida premium volume, personnel, and property should be attached for any insurer required to compute retaliatory tax.

Line 9. Filing Fees

Per s. 624.501(4), F.S., a \$250 quarterly/annual filing fee is imposed for those insurers required to file the annual statement. The 4th quarter annual statement filing fee is due with this return. Total all quarterly filing fees for the year (should be \$1,000) and enter this amount here, on Page 1, Line 9, and on Schedule XIV, Line 9, in Column A.

Note: Prepaid limited health service organizations, fraternal benefit societies, and legal expense insurance corporations must report and pay their quarterly/annual statement filing fees to the Office of Insurance Regulation. Therefore, their filing fees are zero for the purposes of Page 1, Line 9, of this return.

Line 10. Insurance Policy Surcharge and Payment Due From FLAHIGA Refund

Add the surcharge due from Schedule XVI and the payment due from Schedule XVII and enter the result on Line 10.

Line 11. Total Tax Due

Enter the total of Lines 3 through 10 on Line 11 as total tax due.

Line 12. Installment Payments

Include on Line 12 all amounts paid on Line 6 of Form DR-907 for the taxable year, including penalty and interest.

If filing an amended return, be sure to add (on the line provided) the amount paid or deduct the amount refunded when you filed your original return.

Line 13. Net Tax Due or Overpayment

Subtract the amount on Line 12 from Line 11 and enter the difference of tax due or overpayment.

Lines 14 and 15. Penalty and Interest

If payment with this return includes interest which has accrued or penalty which has been incurred, the respective amounts should be entered on these lines. If a taxpayer has underpaid installment payments, penalty and interest should be computed and included on these lines.

A penalty of 10% (0.10) is imposed on any underpayment of taxes or delinquent taxes. A floating rate of interest applies to underpayments and late payments of tax. The rate is updated January 1 and July 1 of each year by using the formula established in s. 213.235, F.S. For current and prior period interest rates, visit our website or contact Taxpayer Services (see "Contact Us" on Page 2).

Line 16. Amount Due With This Return

Add the total of Lines 13 through 15 to reflect the amount due with the return. Enter the amount here and on the payment coupon.

Line 17. Amount of Overpayment to be Refunded

Enter the amount of overpayment to be refunded. Enter the amount here and on the payment coupon.

The Department will pay interest on requested refunds not refunded by the later of:

- The July 31st immediately following the March 1st due date of the insurance premium tax return (Form DR-908); or
- 90 days from receipt of a complete return.

A complete return (Form DR-908) should contain all necessary documentation establishing the overpayment. Interest paid by the Department will be based upon a statutory floating rate that may not exceed 11% (0.11). For current and prior year interest rates, visit our website or contact Taxpayer Services (see "Contact Us" on Page 2).

Schedule I Computation of Insurance Premium Tax

Line 1. Property/Casualty/Miscellaneous

Enter the Florida direct premiums written (gross premiums minus reinsurance assumed and returned premiums), which are reported on the Florida Business Page from the Florida Annual Statement.

- a) Additional Taxable Premiums Enter additional taxable premiums. Some examples of additional taxable premiums are: finance and service charges, and managing general agent fees.
- b) Excluded Premiums Enter excluded premiums which were included in direct written premiums. This includes any premium that is federally preempted from state taxation. Some examples of excluded premiums that are included in direct written premiums are: Motor Vehicle Service Agreement premiums and Service Warranty Association premiums under Chapter 634, F.S., that are subject to sales tax; Federal Crop Insurance Corporation premiums and premiums reinsured by the Federal Crop Insurance Corporation that are preempted from state taxation under s. 400.352 of Chapter IV of Title 7 of the Code of Federal Regulations; free premiums (uncollected premiums from policies where insurance coverage was provided without being paid by policyholder - net of subsequent collected amounts); federally preempted federal employee health benefit plan premiums; and federally preempted Medicare part D and Medicare Choice Plus premiums.
- c) Total Taxable Premiums Enter the total taxable premiums, after adding Line (a) additional taxable premiums and subtracting Line (b) excluded premiums, for property/casualty and miscellaneous policies issued to holders in the State of Florida. Multiply the total taxable premiums by the tax rate of 1.75% (0.0175). Enter this figure in the "Tax Due" column.
- * Be sure to include a copy of the Florida Business Page from the Florida Annual Statement, (Exhibit of Premiums and Losses) and a reconciliation of Florida premiums on the Annual Statement to total taxable premiums.

Line 2. Life

Enter the Florida direct premiums written (gross premiums minus reinsurance assumed and returned premiums), which are reported on the Florida Business Page from the Florida Annual Statement.

- a) Additional Taxable Premiums Enter additional taxable premiums. Some examples of additional taxable premiums are: finance and service charges, and managing general agent fees.
- Excluded Premiums Enter excluded premiums which were included in direct written premiums.
- c) Total Taxable Premiums Enter the total taxable premiums, after adding Line (a) additional taxable premiums and subtracting Line (b) excluded premiums, for life policies issued to holders in the State of Florida. Multiply the total taxable premiums by the tax rate of 1.75% (0.0175). Enter this figure in the "Tax Due" column.
- * Be sure to include a copy of the Florida Business Page from the Florida Annual Statement, (Direct Business in this State) and a reconciliation of Florida premiums on the Annual Statement to total taxable premiums.

Line 3. Accident and Health

Enter the Florida direct premiums written (gross premiums minus reinsurance assumed and returned premiums), which are reported on the Florida Business Page from the Florida Annual Statement.

- a) Additional Taxable Premiums Enter additional taxable premiums. Some examples of additional taxable premiums are: finance and service charges, and managing general agent fees.
- b) Excluded Premiums Enter excluded premiums which were included in direct written premiums. This includes any premium that is federally preempted from state taxation and any shared savings incentive amounts under sections 627.6387 and 627.6648, F.S., returned to policy holders as a return of premium or a reduction of premium that is a direct written premium. Some examples of excluded premiums that are included in direct premiums written are: federally preempted federal employee health benefit plan premiums; federally preempted Medicare part D premiums; and federally preempted Medicare Choice Plus premiums.
- c) Total Taxable Premiums Enter the total taxable premiums, after adding Line (a) additional taxable premiums and subtracting Line (b) excluded premiums, for accident and health policies issued to holders in the State of Florida. Multiply the total taxable premiums by the tax rate of 1.75% (0.0175). Enter this figure in the "Tax Due" column.
- * Be sure to include a copy of the Florida Business Page from the Florida Annual Statement, (Direct Business in this State) and a reconciliation of Florida premiums on the Annual Statement to total taxable premiums.

Line 4. Prepaid Limited Health Service Organizations Premiums, contributions, and assessments received by prepaid limited health service organizations under Chapter 636, F.S., are taxable at a rate of 1.75% (0.0175). Enter the taxable premiums, contributions, and assessments and then multiply this amount by the tax rate of 1.75% (0.0175). Enter the result in the "Tax Due" column.

Line 5. Commercial Self-Insurance Funds

Premiums, contributions, and assessments received by commercial self-insurers under s. 624.475, F.S., are taxable at a rate of 1.6% (0.016). Enter the taxable premiums, contributions, and assessments and then multiply this amount by the tax rate of 1.6% (0.016). Enter the result in the "Tax Due" column.

Line 6. Group Self-Insurance Funds

Premiums, contributions, and assessments received by group self-insurers under s. 624.4621, F.S., are taxable at a rate of 1.6% (0.016). Enter the taxable premiums, contributions, and assessments and then multiply this amount by the tax rate of 1.6% (0.016). Enter the result in the "Tax Due" column.

Line 7. Medical Malpractice Self-Insurance

Premiums, contributions, and assessments received by a medical malpractice self-insurance fund under s. 627.357, F.S., are taxable at a rate of 1.6% (0.016). Enter the taxable premiums, contributions, and assessments and then multiply this amount by the tax rate of 1.6% (0.016). Enter the result in the "Tax Due" column.

Line 8. Assessable Mutual Insurers

Premiums, contributions, and assessments received by an assessable mutual insurer under s. 628.6015, F.S., are taxable at a rate of 1.6% (0.016). Enter the taxable premiums, contributions, and assessments and then multiply this amount by the tax rate of 1.6% (0.016). Enter the result in the "Tax Due" column.

Line 9. Corporation Not-for-Profit Self-Insurance Funds

Premiums, contributions, and assessments received by a corporation not for profit self-insurance fund under s. 624.4625, F.S., are taxable at a rate of 1.6% (0.016). Enter the taxable premiums, contributions, and assessments and then multiply this amount by the tax rate of 1.6% (0.016). Enter the result in the "Tax Due" column.

Line 10. Public Housing Authorities Self-Insurance Funds

Premiums, contributions, and assessments received by public housing authorities self-insurance funds under s. 624.46226, F.S., are taxable at a rate of 1.6% (0.016) under s. 624.46226, 624.4621, or 624.475, F.S. Enter the taxable premium, contributions, and assessments and then multiply this amount by the tax rate of 1.6% (0.016). Enter the result in the "Tax Due" column.

Line 11. Annuity Premiums

Enter the total from Schedule II, Line 3 in the "Tax Due" column on Line 11.

Line 12. Total Premium Tax Due

Add Lines 1c, 2c, 3c, and 4 through 11 and enter the total premium tax due on Line 12. The total premium tax due is then entered on Page 1, Line 1 of the return. If zero or less, enter -0-.

Schedule II Annuity Consideration Premiums

Line 1. Total Annuity Premiums

Enter the amount of gross receipts on annuity policies or contracts paid by holders in the State of Florida. Multiply the total premiums by the rate of 1% (0.01), and enter the tax due in the corresponding column.

This tax must be assessed when the annuity premium is received, not when the annuity matures or is otherwise terminated.

Line 2. Tax Savings Credited to Annuity Holders

Per s. 624.509(8), F.S., the premium tax shall not be imposed upon receipts of annuity premiums or considerations paid by holders in the State of Florida if the tax savings derived are credited to the annuity holders. Upon request by the Department of Revenue, any insurer availing itself of this provision shall submit to the Department evidence which establishes that the tax savings derived have been credited to annuity holders. The term "holders" includes employers contributing to an employee's pension, annuity, or profitsharing plan.

Enter the amount of the tax savings, if any, in the appropriate column.

Line 3. Total Annuity Premiums Due

Subtract Line 2 from Line 1; enter the difference on Line 3, and on Schedule I, Line 11. If zero or less, enter -0-.

Schedule III Credits Against The Premium Tax

Line 1. Workers' Compensation Administrative Assessment Credit

Enter the amount from Schedule VI, Line 4.

Line 2. Firefighters' Pension Trust Fund Credit

Enter the amount from Schedule XII - B, Line 3 minus any Firefighters' Pension Trust Fund credit used on Schedule XI, Line 6.

Line 3. Municipal Police Officers' Retirement Trust Fund

Enter the amount from Schedule XIII - B, Line 3 minus any Municipal Police Officers' Retirement Trust Fund credit used on Schedule XI. Line 7.

Line 4. Eligible Corporate Income Tax Credit

Enter the amount from Schedule V, Line 11.

Line 5. Salary Tax Credit

Enter the amount from Schedule V, Line 12.

Line 6. Strong Families Tax Credit (credit for contributions to eligible charitable organizations)

Enter the amount from Schedule V, Line 13.

Line 7. Florida Life and Health Insurance Guaranty Association Credit

Enter the amount from Schedule VII, Line 1.

Line 8. Community Contribution Credit

Enter the amount of Community Contribution Credit approved for the tax year under s. 624.5105, F.S., less any Community Contribution Credit taken against the Wet Marine and Transportation Tax from Schedule XI, Line 8.

A copy of the approval letter must be attached to the Form DR-908 on which the credit is claimed. Any Community Contribution Credit not used in any single year may be carried forward for a period not to exceed five (5) years. If credit carryovers are used, attach a schedule reconciling all carryovers.

Line 9. Capital Investment Tax Credit

Enter the amount of the Capital Investment Tax Credit approved for the tax year.

Per s. 220.191(2), F.S., an annual investment tax credit is available to a qualifying business that establishes a qualifying

project, as defined in s. 220.191(1)(g)1. and 2., F.S. Attach a copy of the certification indicating that the insurer has been approved to receive this credit. A pro forma insurance premium tax return indicating the qualifying project's Florida premium tax liability for the year must also be attached to be able to claim this credit. This credit is granted against only the portion of the Florida insurance premium tax liability generated by or arising out of a qualifying project. Insurers may apply for this credit with Enterprise Florida, Inc., at 850-298-6620.

The Capital Investment Tax Credit for qualifying projects defined in s. 220.191(1)(g)3., F.S., may not be claimed against the insurance premium tax.

Line 10. Florida Tax Credit Scholarship Program Credit Enter the amount from Schedule V, Line 14.

Line 11. New Markets Tax Credit

Per s. 288.9916, F.S., a credit is available for a qualified investment under the Florida New Markets Development Program administered by the Department of Economic Opportunity. **Attach a copy of the credit certification.** You may carry forward any unused credit for a period not to exceed five (5) years.

Line 12. New Worlds Reading Initiative Credit Enter the amount from Schedule V, Line 15.

Line 13. Total Credits

Enter the total of Lines 1 through 12 on Line 13. The total from Line 13 is then entered on Page 1, Line 2 of the return.

Schedule IV Computation of Salary Credit

In addition to completing Schedule IV, you must answer Question A on Form DR-908, Page 2.

Under s. 624.509(5), F.S., a credit is allowed against the net tax imposed under s. 624.509, F.S., equal to 15% (0.15) of the amount paid by an insurer in salaries to employees within the State of Florida, and who are covered by the provisions of Chapter 443, F.S., by the insurer filing this return.

The term "salaries" does not include amounts paid as commissions. The term "employees" does not include independent contractors or any person whose duties require that the person hold a valid license under the Florida Insurance Code, except "adjusters," "managing general agents," and "service representatives," as defined in s. 626.015, F.S.

When claiming a salary tax credit, there are certain requirements the insurer must meet to qualify for the credit. These requirements are:

- The employees claimed are not excluded under s. 624.509(5), F.S.
- The wages used in the credit calculation must be wages paid to the insurer's employees by the insurer claiming the credit.
- Those employees must be located or based in Florida.
- The insurer claiming the credit is the employer, and the employees are covered by the unemployment compensation provisions contained in Chapter 443, F.S.

An affiliated group of corporations that created a service

company within its affiliated group on **July 30, 2002** may allocate the salary of the service company employees under certain circumstances. See s. 624.509(5)(b)4., F.S.

Net tax is defined as the tax imposed after deductions from the total premium tax due for the Firefighters' Pension Trust Fund Credit, the Municipal Police Officers' Retirement Trust Fund Credit, and the total corporate tax paid.

An insurer that made an irrevocable election on or before August 1, 2005, for the alternative salary credit calculation under s. 624.509(5)(a)2., F.S., may allocate the eligible salaries of the affiliated group to the members of the affiliated group that are covered by the election. The amount of salary credit allowed under this exception is limited to the combined Florida salary tax credits allowed for all insurance companies that were members of the affiliated group of corporations for the tax year ending December 31, 2002, divided by the combined Florida taxable premiums written by all insurance companies that were members of the affiliated group of corporations for the tax year ending December 31, 2002, multiplied by the combined Florida taxable premiums of the affiliated group of corporations for the current year. Insurers who are covered by an election under s. 624.509(5)(a)2., F.S., must include a calculation of the current year Salary Credit Cap for the Affiliated Group (Total Florida Taxable Premiums for the Tax Year times Affiliated Group 2002 Factor), an allocation of the affiliated group's eligible salaries to the individual entities in the affiliated group, and the amount of salary credit that is being claimed by each individual entity **covered under the election.** The sum of the salary credits taken by all members of the affiliated group must not exceed the yearly salary credit cap. A reduction in salary credit for one or more of the entities in the affiliated group may be required should the total salary credits claimed by all members exceed the allowed cap. The reduced credit amount should be placed on Line 12 of Schedule V.

The exception to the standard salary tax credit requirements for mutual insurance holding companies that were in existence on or before January 1, 2000, in s. 624.509(5)(b)5., F.S., is NOT VALID because the associated funding provision in s. 28 of House Bill 1813 was vetoed by Governor Bush on June 20, 2005. (See ss. 26 and 28 of Chapter 2005-280, Laws of Florida [L.O.F.] and Governor Bush's veto letter of SB 1813, s. 28 dated June 20, 2005.) No other funding has been provided at this time.

Insurers claiming this credit must attach a copy of their quarterly Form RT-6 to their annual premium tax return, Form DR-908. Form RTS-71 must also be attached with the corresponding RT-6 forms, when a portion of concurrent employees' wages are claimed as eligible salaries. If you electronically file Forms RT-6 and RTS-71, you may substitute printouts of your quarterly electronic filings when those printouts include the company name, FEIN, and reemployment tax number of the entity for which the electronic filing was submitted; the name of each employee; and each employee's gross wages, excess wages not subject to tax, and net taxable wages. If Form RTS-71 is electronically filed for concurrent employees, a breakout by company should be included. If an insurer is claiming a salary tax credit, Form DR-908 is considered incomplete without this documentation.

Line 1. Total Premium Tax Due

Enter the total from Schedule I, Line 12.

Lines 2 and 3. Firefighters' and Municipal Police Officers' Retirement Fund Credits

Enter the total taxes computed from Schedules XII-B and XIII-B, respectively, onto Lines 2 and 3 respectively.

Line 4. Corporate Income Tax Paid

Enter the total amount paid from Florida Form F-1120, Line 13 for corporate income tax reported on the return due during calendar year 2022. The credit granted for corporate income tax is available for the annual period in which such tax payments are made. Payments of estimated income tax under Chapter 220, F.S., shall be deemed paid either at the time the insurer actually files its annual returns under Chapter 220, F.S., or at the time such returns are required to be filed, whichever occurs first.

If a consolidated corporate income tax return is filed, enter the insurance company's pro rata share of the consolidated income tax paid. Each company in the affiliated group with positive income is allocated a share of the income tax paid. An insurance company with positive income is allocated part of the consolidated income tax paid based on its positive Florida income after additions and subtractions (before apportionment) over the total income of all companies within the affiliated group with positive Florida income after additions and subtractions (before apportionment). This ratio is used to allocate the consolidated income tax paid by the affiliated group to the members of the group with positive income.

For example, Company A (\$100,000 positive income after Florida additions and subtractions and before apportionment), Company B (\$100,000 positive income after Florida additions and subtractions and before apportionment), and Company C (\$50,000 loss after Florida additions and subtractions and before apportionment) filed a Florida consolidated corporate income tax return and paid \$5,000 in tax. Company C is not allocated any of the consolidated corporate income tax paid because it did not have any positive income. Company A is allocated \$2,500 (\$100,000/\$200,000 X \$5,000). Company B is allocated \$2,500 (\$100,000/\$200,000 X \$5,000).

Line 5. Total (Net Tax)

Subtract Lines 2 through 4 from Line 1 and enter the difference. This is the net tax figure to be used for comparison purposes. If zero or less, enter -0-.

Line 6. Eligible Florida Salaries

Enter the total eligible Florida salaries. The insurer claiming the credit must be the employer of the claimed employees and must have satisfied the filing requirements of Chapter 73B-10, F.A.C.

If the taxpayer is covered by an election for the alternative salary credit calculation under s. 624.509(5)(a)2., F.S., enter the allocated amount of the affiliated group's eligible salaries to the individual entity on Line 6.

Line 7. Computation of Credit

Multiply the total eligible Florida salaries from Line 6 by 15% (0.15). Enter the result.

Line 8. Salary Credit (Available)

Enter the lesser of Line 5 or Line 7 here and on Schedule V, Line 4, as the total available salary credit cannot exceed the net tax as computed on Line 5. If zero or less, enter -0-.

Schedule V Corporate Income, Salary and Credit Limitations

Under s. 624.509(4) and (5), F.S., the corporate income tax paid by an insurer shall be credited against, and to the extent thereof shall discharge, the liability for the insurance premium tax, and a credit of 15% (0.15) of the amount paid by an insurer in salaries to employees located or based within the State of Florida and who are covered by the provisions of Chapter 443, F.S., by the insurer filing this return, shall be allowed against the net tax imposed by s. 624.509, F.S.

The total of the credit granted for the corporate income tax paid by an insurer and the salary tax credit granted shall not exceed 65% (0.65) of the premium tax due after deductions taken for the excise taxes paid to fund the Firefighters' and Municipal Police Officers' Retirement Trust Funds, and for the Workers' Compensation Assessment.

Line 1. Total Corporate Income Tax Paid

Enter the total corporate income tax paid from Florida Form F-1120, Line 13. For corporations filing on a consolidated basis, each individual corporation's share of the consolidated income tax paid must be computed. A schedule of how the consolidated income tax paid is allocated among the consolidated filers should be attached to the return. The individual credits claimed cannot exceed the total corporate income tax paid on a consolidated basis. For more

Line 2. Corporate Income Tax Credit Taken Against Wet Marine and Transportation Insurance Tax

information, see the instructions for Schedule IV, Line 4.

Enter the credit taken on Schedule XI, Line 5, for corporate income tax.

Line 3. Eligible Net Corporate Income Tax

Subtract Line 2 from Line 1 in order to determine the eligible net corporate income tax.

Line 4. Salary Credit

Enter the salary credit computed on Schedule IV, Line 8.

Line 5. Total Premium Tax Due

Enter the total premium tax due from Schedule I, Line 12.

Line 6. Workers' Compensation Administrative Assessment Credit

Enter the credit computed on Schedule VI, Line 4.

Lines 7 and 8. Firefighters' and Municipal Police Officers' Retirement Trust Fund Credit

Enter the total excise taxes from Schedules XII-B and XIII-B onto Lines 7 and 8, respectively.

Line 9. Premium Tax Due After Deductions

Subtract the amounts on Lines 6, 7, and 8 from the Total Premium Tax Due on Line 5.

Line 10. Limitation of 65 Percent

Multiply Line 9 by 65% (0.65) and enter the result.

Line 11. Eligible Corporate Income Tax

Enter the lesser of Line 3 or the limitation computed on Schedule V, Line 10. If zero or less, enter -0-.

Line 12. Salary Tax Credit

Enter the lesser of Line 4 or the difference between Lines 10 and 11. Lines 11 and 12 are to be entered on Schedule III,

Lines 4 and 5 respectively. If zero or less, enter -0-. If the taxpayer is covered by an election for the alternative salary credit calculation under s. 624.509(5)(a)2., F.S., and a reduction to the amount of salary tax credit is required, enter the reduced salary credit amount here.

Line 13. Strong Families Tax Credit (credit for contributions to eligible charitable organizations)

A credit is available against the insurance premium tax for contributions to eligible charitable organizations under the Florida Strong Families Tax Credit Program. Section 624.51057, F.S., governs the credit against the insurance premium tax and provides for a credit of 100% of an eligible contribution made to an eligible charitable organization as provided in s. 402.62. F.S.

However, the credit may not exceed the tax due under s. 624.509(1), F.S., after deducting from such tax:

- 1. deductions for assessments made pursuant to s. 440.51, F.S. (workers' compensation administrative assessments);
- 2. credits for taxes paid under ss. 175.101 and 185.08, F.S. (firefighters' and police officers' pension trust funds); and,
- 3. credits for income tax paid under Chapter 220, F.S., and credit allowed under s. 624.509(5), F.S., as such credit is limited by s. 624.509(6), F.S.

To learn more about this credit, or to submit your application for an allocation of credit, go to the Department's website. The Department of Revenue must approve an allocation of this credit before it can be taken. If the credit granted is not fully used in any one year, the unused credit can be carried forward no more than ten (10) years.

Enter the lesser of your eligible contributions to an eligible charitable organization plus carry forwards under ss. 624.51057 and 402.62, F.S., during the 2022 calendar year, or the result of Schedule V, Line 9 less Schedule V, Lines 11 and 12.

Attach a copy of the certificate of contribution from each eligible charitable organization to your *Insurance Premium Taxes and Fees Return* (Form DR-908).

Line 14. Florida Tax Credit Scholarship Program Credit
A credit is available against the insurance premium tax for
contributions to nonprofit scholarship funding organizations
(SFO) under the Florida Tax Credit Scholarship Program.
Section 624.51055, F.S., governs the credit against the
insurance premium tax and provides for a credit of 100% of
an eligible contribution made to an eligible SFO as provided
in s. 1002.395, F.S., against any net tax due for a taxable year
under s. 624.509(1), F.S.

However, the credit may not exceed the tax due under s. 624.509(1), F.S., after deducting from such tax:

- deductions for assessments made pursuant to s. 440.51,
 F.S. (workers compensation administrative assessments);
- credits for taxes paid under ss. 175.101 and 185.08, F.S. (firefighters' and police officers' pension trust funds);
- 3. credits for income tax paid under Chapter 220, F.S., and the salary credit allowed under s. 624.509(5), F.S., as these are limited by s. 624.509(6), F.S.; and
- 4. credits for the Strong Families Tax Credit Program.

To learn more about this credit or to submit your application, for an allocation of credit, go to the Department's website. The Department of Revenue must approve an allocation of this credit before it can be taken. If the credit granted is not fully used in any one year, the unused credit can be carried forward no more than ten (10) years (five [5] years for carry forward amounts from tax years beginning prior to January 1, 2018).

Enter the lesser of your eligible contributions to a nonprofit scholarship funding organization plus carry forwards under ss. 624.51055 and 1002.395, F.S., during the 2022 calendar year, or the result of (Schedule V, Line 9 less Schedule V, Lines 11, 12, and 13).

Attach a copy of the certificate of contribution from each nonprofit scholarship funding organization to your *Insurance Premium Taxes and Fees Return* (Form DR-908).

Line 15. New Worlds Reading Initiative Credit

A credit is available against the insurance premium tax for contributions to the administrator under the New Worlds Reading Initiative. Section 624.51056, F.S., governs the credit against the insurance premium tax and provides for a credit of 100% of an eligible contribution made to the administrator as provided in s. 1003.485, F.S.

However, the credit may not exceed the tax due under s. 624.509(1), F.S., after deducting from such tax:

- deductions for assessments made pursuant to s. 440.51,
 F.S. (workers' compensation administrative assessments);
- 2. credits for taxes paid under ss. 175.101 and 185.08, F.S. (firefighters' and police officers' pension trust funds);
- credits for income tax paid under Chapter 220, F.S., and credit allowed under s. 624.509(5), F.S., as such credit is limited by s. 624.509(6), F.S.;
- 4. credits for the Strong Families Tax Credit Program; and
- 5. credits for the Florida Tax Credit Scholarship Program.

To learn more about this credit, or to submit your application for an allocation of credit, go to the Department's website. The Department of Revenue must approve an allocation of this credit before it can be taken. If the credit granted is not fully used in any one year, the unused credit can be carried forward no more than ten (10) years.

Enter the lesser of your eligible contributions to the administrator plus carry forwards under ss. 624.51056 and 1003.485, F.S., during the 2022 calendar year, or the result of Schedule V, Line 9 less Schedule V, Lines 11, 12, 13, and 14.

Attach a copy of the certificate of contribution from the administrator to your *Insurance Premium Taxes and Fees Return* (Form DR-908).

Schedule VI Workers' Compensation Administrative Assessment Credit Limitation

Line 1. Premiums Written

Enter the total workers' compensation premiums written from the Florida Business Page from the Florida Annual Statement filed with the State of Florida. If zero or less, enter -0-.

Line 2. Tax Rate of 1.75 Percent

Multiply the total workers' compensation premiums written by the tax rate of 1.75% (0.0175), or 1.6% (0.016) for self-insurers.

Line 3. Administrative Assessments Paid to Workers' Compensation Trust Fund

The credits for the administrative assessments paid to the Workers' Compensation Trust Fund should relate to the four quarterly writings for which the assessments are levied. Only four assessments may be claimed for each tax year. The fourth quarter assessment must be paid by March 1 of the next year in order to receive credit.

3a - d. Enter the amount of the administrative assessment paid to the Workers' Compensation Trust Fund for each calendar quarter.

Enter the total amount of the administrative assessments paid to the Workers' Compensation Trust Fund pursuant to s. 440.51, F.S. Copies of Department of Financial Services' Carrier and Self Insurance Fund Quarterly Premium Reports must be attached. If total assessments paid are zero or less, enter -0-.

Line 4. Workers' Compensation Administrative Assessment Credit

Enter the lesser of Line 2 or 3 here and on Schedule III, Line 1.

Schedule VII Florida Life and Health Insurance Guaranty Association (FLAHIGA) Credit

Under s. 631.72, F.S., a member insurer of FLAHIGA may take credit against its premium or income tax liabilities any assessments for each year following the year in which the assessment was paid. However, if a member insurer should cease doing business, all uncredited assessments may be credited against its premium or corporate income tax liability for the year it ceases doing business. Uncredited assessments cannot be transferred to another entity. Attach a copy of the Assessment Levy and a copy of the certificate of contribution for each assessment claimed as a credit. Enter the amounts of Class B and C assessments paid and the refunds received for each year and then total. Multiply the total assessments paid by the applicable rate for each year.

Line 1. Total FLAHIGA Credit

Enter the total credit amount here and on Schedule III, Line 7. If zero or less, enter -0-.

Schedules VIII and IX

Not Used

Schedule X State Fire Marshal Regulatory Assessment Tax/Surcharge

A regulatory assessment of 1% (0.01) is imposed on every domestic, foreign, and alien insurer issuing policies of fire insurance in Florida. In addition, each insurer authorized to transact insurance business in Florida must remit a 0.1% (0.001) surcharge on all gross direct fire, allied lines, and multiple peril insurance premiums written on commercial property located within Florida. (s. 624.515, F.S.)

Total Premiums

The amount of premiums to be entered in Schedule X in the column titled "Total Premiums" is:

- The Florida direct premiums written (gross premiums minus reinsurance assumed and returned premiums) which are reported on the Florida Business Page of the Florida Annual Statement;
- 2. Plus additional taxable premiums (some examples of additional taxable premiums are finance and service charges, and managing agent fees);
- Less excluded premiums (some examples of excludable premiums are any premiums that are federally preempted from state taxation and free premiums [uncollected premiums from policies where insurance coverage was provided without being paid by a policyholder – net of subsequent collected amounts]).

Be sure to include a reconciliation of Florida premiums on the Annual Statement to the amount in the "Total Premiums" column.

Attach a copy of the Florida Business Page from the Annual Statement filed with Florida to Form DR-908.

Types of Fire Premiums

"Fire insurance" means the insurance of structures or other property, including real and tangible property, at fixed locations against loss or damage to such structures or other described properties from the risks of fire and lightning.

"Allied lines" means the insurance of structures or other property against loss or damage to such structures or other properties from the risks of tornado, windstorm, hail, sprinkler or water damage, explosion, riot or civil commotion, flood, rain, and damage from aircraft or vehicle.

Lines 1 through 13.

Enter the amounts of premiums written for the types of policies listed. Multiply the total premiums by the percentage applicable to the peril of fire (Fire Percentage). Please see Lines 3 and 4 for commercial multiple peril policies to facilitate proper reporting using the correct fire percentage on commercial multiple peril policy premiums for rental condo units. For Crop on Line 6, combine the premiums for multiple peril crop and private crop.

Note: When the books, records, and percentage assessment methodology used by an insurer clearly demonstrate without exception a lesser fire percentage than those listed, the insurer may apply the lesser fire percentages. The Department will audit the insurer's return when a fire percentage used is less than the percentage listed.

Line 14. Total Taxable Premiums

Add the taxable premiums on Lines 1 through 13 and enter the total. If zero or less, enter -0-.

Line 15. State Fire Marshal Tax Due

Multiply the total on Line 14 by the rate of 1% (0.01) and enter the result.

Line 16. Additional Premiums Subject to Surcharge

Enter any additional premiums not included in the amounts on the lines marked with an asterisk (*) (Lines 2, 3, 4, 5, 6, and 8) above that are subject to the surcharge. Attach a schedule with an explanation to your Form DR-908.

Line 17. Total Premiums Subject to Surcharge

Enter the total premiums from the lines marked with an asterisk (*) (Lines 2, 3, 4, 5, 6, 8, and 16) indicating commercial fire, commercial multiple peril, farmowners multiple peril, crop, and commercial allied lines, plus the premiums from any other policy of fire, allied lines, or multiperil insurance that insures commercial property located in this state. If zero or less, enter -0-.

Line 18. Surcharge Due

Multiply the total on Line 17 by the rate of 0.1% (0.001) and enter the result.

Line 19. Total State Fire Marshal Tax Due Plus Total Surcharge Due

Enter the sum of the State Fire Marshal Tax and the Surcharge here and on Page 1, Line 4 of the return.

Schedule XI Wet Marine and Transportation Tax

Under s. 624.510, F.S., an insurer writing policies of wet marine and transportation insurance as defined in s. 624.607(2), F.S., shall pay a tax of 0.75% (0.0075) of the gross underwriting profit.

Wet marine and transportation insurers are entitled to a credit for corporate income tax imposed under Chapter 220, F.S., for the year paid, the community contribution credit and the excise taxes levied under ss. 175.101 and 185.08, F.S. If the credits available exceed the tax, only include the amount of credits necessary to eliminate the tax. Total excise tax credits available for the insurance premium tax levied under s. 624.509, F.S., must be reduced by credits that are applied against the wet marine and transportation tax.

Line 1. Net Premiums

Enter the net premiums (gross premiums less return premiums and reinsurance) for wet marine and transportation policies written in the State of Florida during the calendar year.

Line 2. Net Losses Paid

Enter the net losses paid (gross losses paid less salvage and recoveries on reinsurance ceded) during the calendar year for any such contracts.

Line 3. Gross Underwriting Profit

Subtract Line 2 from Line 1, and enter the difference. Note: If zero or less, enter -0- on this line and on Lines 4 through 8, and go to Line 9.

Line 4. Wet Marine and Transportation Tax

Multiply the total on Line 3 times the rate of 0.75% (0.0075) and enter the tax.

Line 5. Corporate Income Tax Credit

Enter the corporate income tax paid from Florida Form F-1120 (Line 13) or a lesser amount necessary to eliminate the tax due on Line 4.

If Line 4 minus Line 5 totals zero, enter zero on Lines 6 through 8, and go to Line 9.

Line 6. Firefighters' Pension Trust Fund Credit

Enter the amount computed on Schedule XII-8, Line 3, or a lesser amount necessary to eliminate the remaining tax due from Line 4 after subtracting the amount on Line 5.

If Line 4 minus Line 5 and Line 6 totals zero, enter zero on Lines 7 and 8, and go to Line 9.

Line 7. Municipal Police Officers' Retirement Trust Fund Credit

Enter the amount computed on Schedule XIII-8, Line 3 or a lesser amount necessary to eliminate the remaining tax due from Line 4 after subtracting the amounts on Lines 5 and 6.

If Line 4 minus Line 5, Line 6, and Line 7 totals zero, enter zero on Line 8 and go to Line 9.

Line 8. Community Contribution Credit

Enter the total credits approved under s. 624.5105, F.S., for the tax year or a lesser amount necessary to eliminate the remaining tax due from Line 4 after subtracting the amounts on Lines 5, 6, and 7.

Line 9. Net Tax Due

Subtract Lines 5 through 8 from Line 4. Enter the result here and on Page 1, Line 5 of the return.

Note: This amount cannot be less than zero.

Schedules XII and XIII Firefighters' and Municipal Police Officers' Retirement Trust Funds

Use the physical location of the property when allocating premiums to the appropriate fire control district or municipality. Do not use ZIP codes as a means of identifying the location of the risk, as they do not provide a sufficient level of detail to identify the appropriate city or district and may result in an inaccurate allocation of premiums.

In addition to completing Schedules XII and XIII, you must answer Question B on Form DR-908, Page 2.

Sections 175.101 and 185.08, F.S., provide for each municipality and/or fire district having a lawfully established firefighters' pension trust fund and/or a lawfully established municipal police officers' retirement trust fund, respectively, to assess against an insurer engaged in the business of property insurance and/or casualty insurance, respectively, an excise tax on all premiums collected on property within the corporate limits of any such municipality or within the boundaries of any special fire control district.

Regarding the Firefighters' Pension Trust Fund, premiums are to be reported on the gross amount of receipts of premiums from policy holders on all premiums collected on property insurance as defined in s. 624.604, F.S., and includes the following lines: fire, allied lines, flood, earthquake, aircraft, and aggregate write-ins for other lines of business meeting the definition of property insurance.

Regarding the Municipal Police Officers' Retirement Trust Fund, premiums are to be reported on the gross amount of receipts of premiums from policy holders on all premiums collected on casualty insurance as defined in s. 185.02(2), F.S., and includes the following lines: private passenger auto no-fault (personal injury protection), other private passenger auto liability, commercial auto no-fault (personal injury protection), other commercial auto liability, private passenger auto physical damage, commercial auto physical damage, fidelity, burglary and theft.

Additionally, in the case of multiple peril policies which include both property and casualty coverage for a single premium, 70% (0.70) of such premium shall be used as the basis for the Firefighters' Pension Trust Fund assessment reported on Schedule XII and 30% (0.30) of such premium shall be used

as the basis for the Municipal Police Officers' Retirement Trust Fund reported on Schedule XIII. Such multi-peril insurance includes the following lines: farm owners' multiple peril, homeowners' multiple peril, and commercial multiple peril.

For Schedules XII and XIII, report all premiums received under property insurance policies and/or casualty insurance policies, respectively, covering or insuring property located within the corporate limits of the municipalities and/or fire control districts listed for the calendar year ended December 31, 2022. This must include any business being written in a pool or association arrangement. Multiply the total premiums by the applicable rate of 1.85% (0.0185) for property policies reported on Schedule XII-B, and by 0.85% (0.0085) for casualty policies reported on Schedule XIII-B. Enter the total tax for each excise tax on Line 3 of Schedules XII-B and XIII-B respectively, and on Page 1, Lines 6 and 7 respectively.

If a significant variance exists between the figures reported on your prior year return, a written explanation will be required. A significant variance is considered an increase or decrease of greater than 10% (0.10) for any municipality or fire control district. Please review the figures on Schedules XII and XIII of your 2022 return and the information you reported last year. If a significant variance exists, you must attach a detailed explanation clarifying the variance between your 2021 and 2022 returns.

The Department of Revenue created a database that insurers may use in assigning their premiums and policies to the various participating local taxing jurisdictions. This database is available for free at floridarevenue.com/taxes/pointmatch. This database was created pursuant to ss. 175.1015 and 185.085, F.S. These statutes provide that insurers who exercise due diligence in using the Department's database to assign their premiums to the participating local taxing jurisdictions shall be held harmless from any liability, including but not limited to, liability for taxes, interest, or penalties that would otherwise be due as a result of an assignment of premiums to an incorrect local taxing jurisdiction. Insurance companies that do not use the electronic database provided by the Department of Revenue and do not exercise due diligence in applying the electronic database, are subject to a .5% (0.005) penalty on the total premium per policy that is improperly assigned.

The Department of Revenue; the Department of Financial Services, Office of Insurance Regulation; and the Department of Management Services, Division of Retirement, Municipal Police Officers' and Firefighters' Retirement Trust Funds Office, administer the Chapter 175 and 185, F.S., taxes.

- * The Department of Financial Services, Office of Insurance Regulation has authority to impose the 0.5% (0.005) penalty relating to the address database and insured risks not properly assigned to participating local taxing jurisdictions.
- * The Department of Management Services, Division of Retirement, Municipal Police Officers' and Firefighters' Retirement Trust Funds Office administers the retirement trust funds, distributes monies to the local taxing jurisdictions, and notifies the Office of Insurance Regulation when insurers fail to comply.

* The Department of Revenue creates and maintains the database and collects the Chapter 175 and 185, F.S., taxes on its forms. When processing the Insurance Premium Tax returns, the Department of Revenue often contacts insurers about variances between the current year and prior year amount of premium reported for the various local taxing jurisdictions, to help ensure that the proper amounts are reported by the insurer to the proper local taxing jurisdictions.

Sections 175.151 and 185.13, F.S., provide that an insurer's certificate of authority may be canceled or revoked if an insurer fails to comply with the provisions of Chapters 175 and 185, F.S.

Schedule XIV Retaliatory Tax Computation

Per s. 624.5091(1), F.S., when by or pursuant to the laws of any other state or foreign country any taxes, licenses, and other fees, in the aggregate, and any fines, penalties, deposit requirements, or other material obligations, prohibitions, or restrictions are or would be imposed upon Florida insurers or upon the agents or representatives of such insurers, which are in excess of such taxes, licenses, and other fees, in the aggregate, or which are in excess of the fines, penalties, deposit requirements, or other obligations, prohibitions, or restrictions directly imposed upon similar insurers, or upon the agents or representatives of such insurers, of such other state or country under the statutes of this state, so long as such laws of such other state or country continue in force or are so applied, the same taxes, licenses, and other fees, in the aggregate, or fines, penalties, deposit requirements, or other material obligations, prohibitions, or restrictions of whatever kind shall be imposed by the Department of Revenue upon the insurers, or upon the agents or representatives of such insurers, of such other state or country doing business or seeking to do business in this state.

For any insurer required to compute retaliatory tax, a copy of the state of incorporation's *Insurance Premium Tax Return*, *Corporate Income Tax Return*, and any other applicable returns or schedules calculated using Florida premium volume, personnel, and property should be attached.

The calculations should be based on the state of incorporation's tax laws, licenses, and fees using the level of premiums written in Florida by the alien or foreign insurer and their Florida personnel and property. Subsection 624.5091(3), F.S., provides that the retaliatory provisions do not apply as to personal income taxes, nor as to sales or use taxes, nor as to reimbursement premiums paid to the Florida Hurricane Catastrophe Fund, nor as to emergency assessments paid to the Florida Hurricane Catastrophe Fund, nor as to ad valorem taxes on real or personal property, nor as to special purpose obligations or assessments imposed in connection with particular kinds of insurance other than property insurance. Therefore, no calculations should be included for Workers' Compensation Assessments, the Florida Comprehensive Health Association Assessment, or any other special purpose obligations or assessments in connection with particular kinds of insurance other than property insurance. If the state of incorporation allows, for example, a credit or tax rate reduction or abatement based on personnel or property, the foreign or alien insurer's Florida personnel or property must be used to calculate the credit or rate reduction or abatement.

Note: New York insurers must amend Form DR-908 if the computation of the CT33/CT33M changes from the amount estimated when the original Form DR-908 was filed.

Line 1. Net Premium Tax Due

The net premium tax due is used as a starting point for retaliatory calculations (gross premium tax due less credits). Add the net premium tax due from Page 1, Line 3 to the wet marine and transportation tax from Page 1, Line 5. Enter the result in Column A. For Column B, calculate what the net premium tax due would be if the volume of Florida premiums were written in the state of incorporation and the insurer's Florida personnel and property were in the state of incorporation.

Line 2. 80 Percent of Salary Tax Credit Taken

Per s. 624.5091(1), F.S., 80% (0.80) of the credit provided by s. 624.509(5), F.S., (salary credit subject to the limitations) shall not be taken into consideration. Calculate 80% (0.80) of the Salary Tax Credit (Page 3, Schedule III, Line 5) and enter the result in Column A. If a salary credit is given against the premium tax in the state of incorporation, enter 80% (0.80) of that salary credit in Column B based on Florida premium volume and Florida personnel and property.

Line 3. Total Corporate Income Tax

Enter the total corporate income tax paid (Florida Form F-1120, Line 13) in Column A. For corporations filing on a consolidated basis, each individual corporation's share of the consolidated income tax paid must be computed. A schedule of how the consolidated income tax paid is allocated among the consolidated filers should be attached to the return. If a corporate income tax is imposed on insurers writing premiums in the state of incorporation, calculate the amount of corporate income tax based on the laws of that state and using the level of premiums written in Florida, and enter the amount computed in Column B.

Note: When calculating corporate income tax for the state of incorporation, use the income, apportionment factor, and other facts that existed for the taxable year whose return would have been filed in the calendar year 2022 calculated by using your Florida business.

Line 4. Intentionally Left Blank

Line 5. Firefighters' Pension Trust Fund

Enter the amount from Page 1, Line 6 in Column A. If an excise tax on property insurance is imposed upon insurers writing premiums in the state of incorporation, then recalculate the tax using Florida premium volume and enter the amount computed in Column B.

Line 6. Municipal Police Officers' Retirement Trust Fund Enter the amount from Page 1, Line 7 in Column A. If an excise tax on casualty insurance is imposed upon insurers writing premiums in the state of incorporation, then recalculate the tax using Florida premium volume and enter the amount computed in Column B.

Line 7. Florida Insurance Guaranty Association (FIGA) (Assessments on the Property Portion of Insurance Premiums only)

Only the property portion of the FIGA assessments may be added to the retaliatory schedule per s. 624.5091, F.S., and Rule 12B-8.016(3), F.A.C. Enter the calculated property portion

of FIGA assessments allowed using the method described below. Provide your computation schedule and copies of FIGA certificates. Property insurance as defined in s. 624.604, F.S., includes the following lines: fire, flood, earthquake, aircraft, industrial fire, industrial extended coverage, mobile home physical damage, and aggregate write-ins for other lines of business meeting the definition of property insurance.

Calculation: Determine the property portion of each type of premium subject to the FIGA assessment, and total the results. Next, divide the total property portion by the total premiums (property and casualty) subject to the FIGA assessment. Take the resulting ratio (carried to six decimal places) times the FIGA assessment paid. Perform this computation for each FIGA assessment paid and add the results for the total allowable FIGA assessment to be included on Line 7, Column A.

The Formula to Calculate the Property Portions of the FIGA Assessment is:

A + B × C

A= Property Insurance Premiums Subject to FIGA Assessment B= Total Insurance Premiums Subject to FIGA Assessment C= FIGA Assessment levied by Florida Insurance Guaranty Association

Enter any guaranty assessment related to property insurance that may be imposed in the state of incorporation in Column B, by calculating the assessment a similar Florida insurer would have been assessed.

Line 8. Fire Marshal Taxes

Enter the amount from Page 1, Line 4 in Column A. Enter any fire marshal tax which may be imposed upon insurers writing premiums in the state of incorporation, using the level of premiums written in Florida, in Column B.

Line 9. Annual and Quarterly Statement Filing Fee Enter the total annual and quarterly statement filing fees from Page 1, Line 9 in Column A. Enter any like or similar fee imposed upon insurers writing premiums in the state of incorporation in Column B.

Line 10. Annual License Tax and Certificate of Authority
Enter the amount paid to the State of Florida for the annual
license tax and the certificate of authority of the insurer in
Column A. Enter any like or similar fee imposed upon insurers
writing premiums in the state of incorporation in Column B.

Line 11. Agents' Fees

Enter the agents' fees paid by the insurer or agent to the State of Florida in Column A. Enter any like or similar fee imposed upon insurers or agents writing premiums in the state of incorporation using the insurer's Florida agents, in Column B.

Line 12. Other Taxes and Fees

Enter any other taxes and fees which may be imposed upon insurers writing premiums in the State of Florida or the state of incorporation in Column A and Column B, respectively. Please include a schedule itemizing each of these taxes or fees.

Any **Community Contribution Tax Credit** claimed on Schedule III, Line 8, should be included in the amount on this line in Column A. Include any similar credit against the state of incorporation's insurance premium tax on this line in Column B.

Any Capital Investment Tax Credit claimed on

Schedule III, Line 9, should be included in the amount on this line in Column A. Include any similar credit against the state of incorporation's insurance premium tax on this line in Column B.

Any Florida Strong Families Tax Credit claimed on Schedule III, Line 6, should be included in the amount on this line in Column A. Include any similar credit against the state of incorporation's insurance premium tax on this line in Column B.

Any Florida Tax Credit Scholarship Program Credit claimed on Schedule III, Line 10, should be included in the amount on this line in Column A. Include any similar credit against the state of incorporation's insurance premium tax on this line in Column B.

Any **New Markets Tax Credit** claimed on Schedule III, Line 11, should be included in the amount on this line in Column A. Include any similar credit against the state of incorporation's insurance premium tax on this line in Column B.

For the capital investment tax credit, community contribution tax credit, Florida Tax Credit Scholarship Program Credit and new markets tax credit, only include amounts on this line to the extent they reduced the insurance premium tax and wet marine and transportation tax on Line 1.

Any Florida New Worlds Reading Initiative credits claimed on Schedule III, Line 12, should be included in the amount on this line in Column A. Include any similar credit against the state of incorporation's insurance premium tax on this line in Column B.

Line 13. Workers' Compensation Credit

Enter the workers' compensation credit claimed from Schedule III, Line 1, in Column A. Enter any similar credit against the state of incorporation premium tax, in Column B.

Line 14. Total

Enter the sum of Lines 1 through 13 for both Column A and Column B.

Line 15. Retaliatory Tax Due

Subtract the total on Line 14 for the State of Florida (Column A) from the total on Line 14 for the state of incorporation (Column B), and enter the total tax here and on Page 1, Line 8. If zero or less, enter -0-.

Schedule XV

Not Used

Schedule XVI Insurance Policy Surcharge

Section 252.372, F.S., imposes a \$2 and \$4 surcharge on policies issued or renewed covering Florida residential or commercial real property.

Every insurer, must collect a surcharge from the policy holders of certain types of property insurance. The surcharge does not apply to policies on tangible personal property, except multiple peril type policies on residential or commercial properties and mobile homes.

The figures used in this schedule are for the entire calendar year and not just the fourth quarter.

Line A. Commercial

For the 2022 calendar year, enter the total number of commercial fire, commercial multiple peril, business owner's property, and all other policies covering commercial real property in Florida. Multiply by \$4 to determine the total amount due for commercial policies for the calendar year.

Line B. Residential

For the 2022 calendar year, enter the total number of residential fire, homeowners, mobile homeowners, tenant homeowners, condominium unit owners, and all other policies covering residential property in Florida. Multiply by \$2 to determine the total amount due for residential policies for the calendar year.

Add Lines A and B to determine the total surcharge due. Add this amount to the total payment due from Schedule XVII and enter the result on Page 1, Line 10.

Schedule XVII Payment Due from Florida Life and Health Insurance Guaranty Association (FLAHIGA) Refund

Subsection 631.72(3), F.S., provides that any sums acquired by refund pursuant to s. 631.718(6), F.S., from the association (FLAHIGA) which have until now been written off by contributing insurers and offset against insurance premium or corporate income taxes as provided in subsection (1) and which are not needed for purposes of this part shall be paid by the insurer to the Department of Revenue for deposit with the Chief Financial Officer to the credit of the General Revenue Fund.

When FLAHIGA refunds money to an insurer from a previous assessment that was paid by the insurer, and the insurer had claimed credit or partial credit against its insurance premium tax or corporate income tax for that previous payment to FLAHIGA, the insurer is required to pay part of that refund to the Department of Revenue.

Line 1. Total Payment Due from FLAHIGA Refund

Enter any payment due as a result of FLAHIGA assessments claimed as credits against Florida insurance premium tax (Form DR-908, Schedule VII) or Florida corporate income tax (Florida Form F-1120, Schedule V) subsequently refunded by FLAHIGA in calendar year 2022. If no refund was received from FLAHIGA during the tax year, the amount on Schedule XVII, Line 1, should be zero. Add this amount to the total surcharge from Schedule XVI and enter the result on Page 1, Line 10.

Example 0.001 Rate

ABC Insurance Company paid a \$200,000 Class B FLAHIGA assessment in 1995. On its 1997 – 2004 insurance premium tax returns, ABC claimed FLAHIGA credits of \$200 (\$200,000 X 0.001) each year for its 1995 payment to FLAHIGA. The total FLAHIGA credit taken by ABC, based on the 1995 FLAHIGA assessment, was \$1,600 (\$200 for 8 years). In 2005 FLAHIGA issued ABC a refund of \$40,000 from the 1995 assessment. Per s. 631.72(3) F.S., a \$320 payment is due the Department of Revenue in 2005 from that refund (\$40,000 X 0.001 X 8 years). The \$320 that is due to the Department of Revenue in 2005 is a repayment of the FLAHIGA credits that the insurer had already claimed in tax years 1997 through 2004 against

its insurance premium tax or corporate income tax for the \$40,000 that was refunded by FLAHIGA. For tax years 2005 and thereafter, ABC should only use a payment of \$160,000 to FLAHIGA for its 1995 assessment when computing its FLAHIGA credit.

Example 0.05 Rate

ABC Insurance Company paid a \$300,000 Class B FLAHIGA assessment in 1998. On its 1999 - 2004 insurance premium tax returns, ABC claimed FLAHIGA credits of \$15,000 (\$300,000 X 0.05) each year for its 1998 payment to FLAHIGA. The total FLAHIGA credit taken by ABC, based on the 1998 FLAHIGA assessment, was \$90,000 (\$15,000 for 6 years). In 2005, FLAHIGA issued ABC a refund of \$30,000 from the 1998 assessment, Per s. 631,72(3), F.S., a \$9,000 payment is due to the Department of Revenue in 2005 from that refund (\$30,000 X 0.05 X 6 years). The \$9,000 that is due to the Department of Revenue in 2005 is a repayment of the FLAHIGA credits that the insurer had already claimed in tax years 1999 through 2004 against its insurance premium tax or corporate income tax for the \$30,000 that was refunded by FLAHIGA. For tax years 2005 and thereafter, ABC should only use a payment of \$270,000 to FLAHIGA for its 1998 assessment when computing its FLAHIGA credit.

rm DD 000

From the examples above, the total amount that ABC is required to pay under s. 631.72(3), F.S., to the Department of Revenue in 2005 is:

\$40,000 (1995 FLAHIGA refund) X 0.001 X 8 years = 320.00 \$30,000 (1998 FLAHIGA refund) X 0.05 X 6 years = \$9,000.00 TOTAL DUE = \$9,320.00

- The amount of payment due from FLAHIGA refunds should be based on the actual FLAHIGA credits taken by the insurer against its insurance premium tax or corporate income tax that were the result of the previous corresponding FLAHIGA assessment(s). If an insurer did not claim a FLAHIGA credit based upon the previous corresponding FLAHIGA assessment(s), no payment is required.
- The amount of the payment due from FLAHIGA refunds is not considered when determining whether the proper installments of tax were paid for the tax year.
- The amount of the payment due from FLAHIGA refunds is not included in the computation of the 27% (0.27) exception for installment payments in the following tax year.

Like the FLAHIGA assessments, the FLAHIGA refund and the payment due from the FLAHIGA refund may not be included in the retaliatory tax computation.

Rule 12R-8 003 FAC

References

The following documents were mentioned in this form and are incorporated by reference in the rules indicated below.

The forms are available online at **floridarevenue.com/forms**.

	TOTTI DIX-900	insurance r remium raxes and r ees return	Nule 12D-0.003, 1.A.O.
	Form RT-6	Employer's Quarterly Report	Rule 73B-10.037, F.A.C.
ı	Form RTS-71	Quarterly Concurrent Employment Report	Rule 73B-10.037, F.A.C.
	Form DR-907	Florida Insurance Premium Installment Payment	Rule 12B-8.003, F.A.C.
	Form F-1120	Florida Corporate Income/Franchise Tax Return	Rule 12C-1.051, F.A.C.

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2022 Insurance Premium Tax Information Schedules XII and XIII, Form DR-908

Rule 12B-8.003, F.A.C. Effective XX/XX Page 1 of 3

The Department of Revenue has created a database that insurers may use in assigning premiums and policies to the various participating local taxing jurisdictions. It is available for free at floridarevenue. com/taxes/pointmatch. This database was created pursuant to sections (ss.) 175.1015 and 185.085, Florida Statutes (F.S.). In addition to completing Schedules XII and XIII, you must answer Question B on Form DR-908, Page 2, about your use of the Department's database.

These statutes provide that insurers who exercise due diligence in using the Department's database to assign premiums to the participating local taxing jurisdictions shall be held harmless from any liability, including but not limited to liability for taxes, interest, or penalties that would otherwise be due as a result of an assignment of premiums to an incorrect local taxing jurisdiction. Sections 175.1015 and 185.085, F.S., specify that insurance companies that do not use the electronic database provided by the Department and do not exercise due diligence in applying the electronic database, are subject to a 0.5% (.005) penalty on the total premium per policy that is improperly assigned.

We review the figures reported on Schedules XII and XIII of your 2022 Insurance Premium Taxes and Fees Return (Form DR-908). You should include a written explanation with your return if a significant variance exists between the figures reported on your 2021 and 2022 returns. A significant variance is considered an increase or decrease of greater than 10% for any municipality or fire control district.

Your explanation should contain specific information. All explanations are subject to review by the Department of Management Services and the Department of Financial Services. Generally, more precise information than explanations such as "shift of business" or "business transfers" is required. If you are not sure your explanation will be acceptable, call the Department of Management Services at 850-922-0667.

Give careful attention to the amounts reported on Schedules XII and XIII. The monies reported by

your company for each of these cities and districts fund retirement benefits for their police officers and firefighters. The money is distributed back to each local taxing jurisdiction based on the information reported.

When completing Schedules XII and XIII:

- Report premiums based on the actual physical location of the property.
- Do not use ZIP codes to report premiums as they may not identify the appropriate city or district and can result in an inaccurate allocation of premiums.

Premiums must be reported accurately and timely. The Department of Financial Services, in Informational Memorandum 99-111M, reminded insurers authorized to write property and casualty insurance in the State of Florida of the requirements contained in Chapters 175 and 185, F.S. Insurers are required to keep an accurate account of all premiums sold within the city limits or fire control district boundaries for those cities and districts listed on Schedules XII and XIII. Each risk required to be reported to the Department of Revenue must be coded with the proper identifying fire district or municipality code in order for the Department of Management Services to accurately distribute

(Continued on back)

2022 Additions, Deletions, and Changes to Schedules XII and XIII

Additions						
Code City/District		County	Туре			
None						
	D	eletions				
Code	City/District	County	Туре			
		None				
	Changes					
Code	City/District	County	Туре			
545	Lake Worth Beach	Palm Beach	Fire/Police			

premium tax allocations to the participating pension funds. Sections 175.151 and 185.13, F.S., provide that an insurer's certificate of authority may be cancelled or revoked if an insurer fails to comply with the provisions of Chapters 175 and 185, F.S.

Chapters 175 and 185, F.S., taxes are administered by three different state agencies:

- The Florida Department of Financial Services, Office of Insurance Regulation has the authority to impose the 0.5% (.005) penalty relating to the address database and insured risks not properly assigned to participating local taxing jurisdictions.
- The Florida Department of Management Services, Division of Retirement, Municipal Police Officers' and Firefighters' Retirement Trust Funds Office:
 - o Administers the retirement trust funds.
 - Distributes monies to the local taxing jurisdictions.
 - Notifies the Office of Insurance Regulation when insurers fail to comply.
- The Florida Department of Revenue:
 - o Administers the database.
 - Produces, distributes, and processes the insurance premium tax forms.
 - Collects Chapters 175 and 185, F.S., taxes on Forms DR-907 and DR-908.

 Contacts insurers when there is a variance in reported premiums between the current year and prior year for the local taxing jurisdictions. This review helps ensure that the proper amount(s) are reported by the insurer to the proper local taxing jurisdiction.

Contact Us

Information and tutorials are available at floridarevenue.com/taxes/education.

Tax forms and publications are available at floridarevenue.com/forms.

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

Subscribe to Receive Updates by Email from the Department.

Subscribe to receive an email for due date reminders, Tax Information Publications (TIPs), or proposed rules, including notices of rule development workshops and emergency rulemaking. Subscribe today at floridarevenue.com/dor/subscribe.

Types of Premiums subject to Form DR-908 Schedules XII (Firefighters' Pension Trust Funds) and XIII (Police Officers' Retirement Trust Funds)						
Annual Statement Line Number & Line of Business	Premiums Subject to	Premiums Subject to Police				
	Firefighters' Pension Trust	Officers' Retirement Trust				
	Fund (DR-908, Schedule XII)	Fund (DR-908, Schedule XIII)				
1 Fire	YES					
2.1 Allied Lines	YES					
3 Farmowners multiple peril	YES (70%)	YES (30%)				
4 Homeowners multiple peril	YES (70%)	YES (30%)				
5.1 Commercial multiple peril (non-liability portion)	YES (70%)	YES (30%)				
5.2 Commercial multiple peril (liability portion)	YES (70%)	YES (30%)				
12 Earthquake	YES					
19.1 Private passenger auto no-fault (personal injury protectio	n)	YES				
19.2 Other private passenger auto liability		YES				
19.3 Commercial auto no-fault (personal injury protection)		YES				
19.4 Other commercial auto liability		YES				
21.1 Private passenger auto physical damage		YES				
21.2 Commercial auto physical damage		YES				
22 Aircraft (all perils)	YES					
23 Fidelity		YES				
26 Burglary and theft		YES				
Aggregate write-ins for other lines of business (meeting the definition of property insurance in s. 624.604, F.S.).	YES					

References

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

Form DR-908 Insurance Premium Taxes and Fees Return Rule 12B-8.003, F.A.C.

Form DR-907 Florida Insurance Premium Installment Payment Rule 12B-8.003, F.A.C.



STATE OF FLORIDA

DEPARTMENT OF REVENUE

CHAPTER 12C-1. FLORIDA ADMINISTRATIVE CODE

CORPORATE INCOME TAX

CREATING RULE 12C-1.0198

AMENDING RULES 12C-1.013 and 12C-1.051

REPEALING RULE 12C-1.042

SUMMARY OF PROPOSED RULES

- The proposed rulemaking deletes paragraph 12C-1.013(3)(b), as it consists of a cross-reference to Rule 12C-1.042, F.A.C., which is proposed for repeal, and also deletes obsolete language related to long-term contract adjustments in Rule 12C-1.013(3)(a); emergency excise tax in Rule 12C-1.013(3)(c); and installment sales adjustments in Rule 12C-1.013(3)(e). The proposed rulemaking specifies that the flush left paragraph in s. 220.131(1), F.S., referenced in Rule 12C-1.013(3)(a), may be viewed in the 1985 edition of the Florida Statutes.
- Under s. 220.198, F.S., a business is eligible for a credit against the tax imposed by Ch. 220, F.S., equal to \$2,000 per student intern, but may not claim more than \$10,000 in any one taxable year. Rule 12C-1.0198, F.A.C., is created to implement the provisions of s. 220.198, F.S., and to provide guidelines for the eligibility to receive a credit against corporate income/franchise tax. Revisions to Rule 12C-1.051, F.A.C., incorporate Form F-1198 (Florida Internship Tax Credit Program Application for Tax Credit). To claim a tax credit, businesses must meet the criteria specified in s. 220.198(3) and (4), F.S.
- The proposed rulemaking repeals Rule 12C-1.042, F.A.C.
- Beginning January 1, 2023, the proposed amendments to Rule 12C-1.051, F.A.C., incorporate the reduced electronic filing threshold of \$5,000 requiring the electronic filing of tax returns and electronic payment of tax. Form F-1120N (Instructions for Corporate Income/Franchise Tax Return) is revised to notify taxpayers of the lowered threshold amount requiring taxpayers to file Form F-1120 (Florida Corporate Income/Franchise Tax Return) and pay the tax by electronic means.

Other updates include:

- Form F-1120 is revised to update the tax rate from 3.535% to 5.5% pursuant to s. 220.1105(5), F.S., and also revised to remove references to the obsolete Florida renewable energy production tax credit and to Internal Revenue Code s. 179 expenses.
- Forms F-1120, F-1120N, and F-2220 are revised to incorporate the Strong Families and New Worlds
 Reading Initiative tax credits that may be taken against corporate income/franchise tax.
- Form F-1198 is incorporated within the rule as part of the administration of the Florida Internship Tax
 Credit Program. This form is the means by which taxpayers may apply for an internship tax credit
 against corporate income/franchise tax.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULES

- The purpose of the proposed amendments to Rule 12C-1.013(3), F.A.C., is to delete obsolete language.
- The purpose of the creation of Rule 12C-1.0198, F.A.C., is to implement the Florida Internship Tax Credit Program pursuant to s. 220.198, F.S., as created by section 34 of Chapter 2021-31, L.O.F., during the 2021 legislative session.
- The purpose of the proposed amendments to Rule 12C-1.042, F.A.C., is to repeal the rule, as it contains obsolete language related to long-term contract adjustments.
- Section 213.755(1), F.S., authorizes the Executive Director of the Department of Revenue to require a taxpayer to file returns and remit payments by electronic means when the amount of tax paid by the taxpayer in the previous state fiscal year was more than \$20,000. Effective January 1, 2023, Chapter 2022-151, L.O.F., reduces the electronic filing threshold for a taxpayer to file returns and remit payments from \$20,000 to \$5,000. This rulemaking is necessary to implement this law change and to provide other updates.

FEDERAL COMPARISON STATEMENT

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

SUMMARY OF RULE DEVELOPMENT WORKSHOP

April 27, 2022

A Notice of Proposed Rule Development was published in the *Florida Administrative Register* on November 1, 2021 (Vol. 47, No. 212), to advise the public of the creation of Rule 12C-1.0198, F.A.C., and proposed changes to Rule 12C-1.051, F.A.C., and to provide that a Notice of Workshop would be published in the *Florida Administrative Register* in 2022.

A Notice of Workshop was published in the *Florida Administrative Register* on April 1, 2022 (Vol. 48, No. 64), to advise the public that a rule development workshop would be held on April 27, 2022. During the workshop, the Department received several questions regarding the eligibility of the internship for students enrolled in various academic and technical programs; staff members explained that if a person met the requirements provided in the rule, then they would be considered a student intern and that it is not the program itself that would qualify for an internship. No comments regarding the substance of the rule were received. No written comments were received by the Department.

July 27, 2022

A Notice of Proposed Rule Development was published in the *Florida Administrative Register* on July 12, 2022 (Vol. 48, No. 134), to advise the public of proposed changes to Rules 12C-1.013 and 12C-1.051, and the repeal of Rule 12C-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 on July 27, 2022. No request was received, and no workshop was held. No written comments were received by the Department.

NOTICE OF PROPOSED RULE

DEPARTMENT OF REVENUE

Corporate, Estate and Intangible Tax

RULE NO.: RULE TITLE:

12C-1.013 Adjusted Federal Income Defined

12C-1.0198 Internship Tax Credit Program

12C-1.042 Methods of Accounting

12C-1.051 Forms

PURPOSE AND EFFECT:

- The purpose of the proposed amendments to Rule 12C-1.013(3), F.A.C., is to delete obsolete language.
- The purpose of the creation of Rule 12C-1.0198, F.A.C., is to implement the Florida Internship Tax Credit
 Program pursuant to s. 220.198, F.S., as created by section 34 of Chapter 2021-31, L.O.F., during the 2021
 legislative session.
- The purpose of the proposed amendments to Rule 12C-1.042, F.A.C., is to repeal the rule, as it contains obsolete language related to long-term contract adjustments.
- Section 213.755(1), F.S., authorizes the Executive Director of the Department of Revenue to require a taxpayer to file returns and remit payments by electronic means when the amount of tax paid by the taxpayer in the previous state fiscal year was more than \$20,000. Effective January 1, 2023, Chapter 2022-151, L.O.F., reduces the electronic filing threshold for a taxpayer to file returns and remit payments from \$20,000 to \$5,000. The purpose of this rulemaking is to implement this law change and to provide other updates.

SUMMARY:

• The proposed rulemaking deletes paragraph 12C-1.013(3)(b), as it consists of a cross-reference to Rule 12C-1.042, F.A.C., which is proposed for repeal, and also deletes obsolete language related to long-term contract adjustments in Rule 12C-1.013(3)(a); emergency excise tax in Rule 12C-1.013(3)(c); and installment sales adjustments in Rule 12C-1.013(3)(e). The proposed rulemaking specifies that the flush left paragraph in s. 220.131(1), F.S., referenced in Rule 12C-1.013(3)(a), may be viewed in the 1985 edition of the Florida Statutes.

- Under s. 220.198, F.S., a business is eligible for a credit against the tax imposed by Ch. 220, F.S., equal to \$2,000 per student intern, but may not claim more than \$10,000 in any one taxable year. Rule 12C-1.0198, F.A.C., is created to implement the provisions of s. 220.198, F.S., and to provide guidelines for the eligibility to receive a credit against corporate income/franchise tax. Revisions to Rule 12C-1.051, F.A.C., incorporate Form F-1198 (Florida Internship Tax Credit Program Application for Tax Credit). To claim a tax credit, businesses must meet the criteria specified in s. 220.198(3) and (4), F.S.
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Other updates include:

- Form F-1120 is revised to update the tax rate from 3.535% to 5.5% pursuant to s. 220.1105(5), F.S., and also revised to remove references to the obsolete Florida renewable energy production tax credit and to Internal Revenue Code s. 179 expenses.
- Forms F-1120, F-1120N, and F-2220 are revised to incorporate the Strong Families and New Worlds
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- Form F-1198 is incorporated within the rule as part of the administration of the Florida Internship Tax
 Credit Program. This form is the means by which taxpayers may apply for an internship tax credit
 against corporate income/franchise tax.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

The Agency has determined that this 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 SERC has not been prepared by the Agency.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and

described herein: 1) no requirement for the Statement of Economic Regulatory Costs (SERC) was triggered under Section 120.541(1), F.S.; and 2) based on past experiences regarding rules of this nature, the adverse impact or regulatory cost, if any, do not exceed nor would exceed any one of the economic analysis criteria in a SERC, as set forth in Section 120.541(2)(a), F.S.

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

RULEMAKING AUTHORITY: 213.06(1), 220.192(7), 220.193(4), 220.196(4), 220.198(6), 220.42, 220.51, 1002.395(13) FS., Section 3, Chapter 2009-192, L.O.F.

LAW IMPLEMENTED: 119.071(5), 212.08(5)(p), 213.37, 213.755(1), 220.02(3), 220.03(5), 220.11, 220.12, 220.13, 220.13(1), (2), 220.131(1), 220.15, 220.16, 220.181, 220.182, 220.183, 220.184, 220.1845, 220.185, 220.186, 220.1875, 220.1895, 220.1896, 220.1899, 220.191, 220.193, 220.194, 220.195, 220.196, 220.198, 220.21, 220.211, 220.22, 220.221, 220.222, 220.23, 220.24, 220.241, 220.31, 220.32, 220.33, 220.34, 220.41, 220.42, 220.43, 220.43(1), (3), 220.44, 220.51, 220.721, 220.723, 220.725, 220.737, 220.801, 220.803, 220.805, 220.807, 220.809, 221.04, 624.5105, 624.51055, 1002.395 FS., section 2, Ch. 2022-151 LOF.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD):

DATE AND TIME: TBD

PLACE: TBD

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Tonya Fulford at (850)717-6799. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Jennifer Ensley, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)717-7659, email RuleComments@floridarevenue.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

12C-1.013 Adjusted Federal Income Defined.

(1) through (2) No change

- (3)(a) Adjustments to the federal taxable income reported on Form 1120 by a taxpayer may be necessary. That is, the federal taxable income reported on Form 1120 may not be the federal taxable income to which the additions and subtractions required by Section 220.13, F.S., are made. These adjustments include long-term contract adjustments; adjustments related to depreciation required under Section 220.03(5)(b) and (c), F.S., and; consolidated income adjustments for taxpayers grandfathered under the provisions of the flush left paragraph in Section 220.131(1), F.S. (1985); and the installment sales adjustment that may be required for sales prior to October 19, 1980.
 - (b) Long term contract adjustment. See subsection 12C 1.042(1), F.A.C.
 - (b)(c) Depreciation adjustment. Cross reference: Chapter 12C-4, F.A.C.
- 1. Taxpayers governed by the General Rule pursuant to Section 220.03(5)(a), F.S., for all taxable years beginning on or after January 1, 1981, are required to compute emergency excise tax due under Chapter 221, F.S., but are not required to make an adjustment for depreciation.
- 1.2. If Election A was made pursuant to Section 220.03(5)(b), F.S., and depreciable assets were placed in service between January 1, 1981 and December 31, 1981, a depreciation adjustment must be computed for these assets. The adjustment is for the difference, if any, between the depreciation deducted for federal purposes for these assets and the depreciation allowable for these assets under the Internal Revenue Code of 1954, as amended and in effect on January 1, 1980.
- 2.3. If Election B was made pursuant to Section 220.03(5)(c), F.S., and depreciable assets were placed in service between January 1, 1981 and December 31, 1986, a depreciation adjustment must be computed for these assets. The adjustment is for the difference, if any, between the depreciation deducted for federal purposes for these assets and the depreciation allowable for these assets under the Internal Revenue Code of 1954, as amended and in effect on January 1, 1980.
 - (c)(d) Consolidated return adjustment.
- 1. No consolidated income adjustment is allowed unless an election was properly made under Section 220.131(1), F.S., to file a consolidated return on the same basis as consolidated returns were filed prior to July 19, 1983. Such election must have been made within 90 days of December 20, 1984, or upon filing the taxpayer's first return after December 20, 1984.
 - 2. If this election was properly made, an adjustment will be required where the membership of the Florida

affiliated group included in the Florida consolidated return differs from the membership in the federal affiliated group included in the federal consolidated return. The federal taxable income for the Florida affiliated group must be computed. The computation of the consolidated income of the Florida affiliated group must be made under the procedures, including all intercompany adjustments and eliminations, as are required by s. 1502, I.R.C. An adjustment is required for the difference, if any, between the income of the Florida and federal affiliated groups.

(e) Installment sales adjustment. The installment sales adjustment is not applicable to sales occurring on or after October 19, 1980. For installment sales occurring on or after October 19, 1980, taxpayers reporting income on the installment method for federal income tax purposes shall report such income on the same basis for Florida corporate tax purposes. For installment sales occurring prior to October 19, 1980, taxpayers elected, for Florida corporate tax purposes, to report installment income on the accrual or installment basis. Whichever method was previously elected is binding for all subsequent reporting periods for such installment income, unless permission to change such accounting method is granted by the Department of Revenue.

(4) through (21) No change

Rulemaking Authority 213.06(1), 220.51 FS., Section 3, Chapter 2009-192, L.O.F. Law Implemented 220.02(3), 220.03(5), 220.13, 220.131(1), 220.43(1), (3) FS. History—New 10-20-72, Amended 1-19-73, 10-20-73, 10-8-74, 4-21-75, 5-10-78, 11-13-78, 12-18-83, Formerly 12C-1.13, Amended 12-21-88, 12-7-92, 5-17-94, 10-19-94, 3-18-96, 10-2-01, 4-14-09, 6-28-10, 7-20-11, 1-10-17, 1-8-19, 12-12-19, XX-XX-XX.

12C-1.0198 Internship Tax Credit Program.

- (1) Definitions. For purpose of this rule, the following terms mean:
- (a) "Department" means the Florida Department of Revenue.
- (b) "Full time" means at least 30 hours per week.
- (c) "Qualified business" means a business that is in existence and has been continuously operating for at least 3 years.
- (d) "Student intern" means a person who has completed at least 60 credit hours at a state university or a Florida College System institution, regardless of whether the student intern receives course credit for the internship; a person who is enrolled in a career center operated by a school district under s. 1001.44 or a charter technical career center; or any graduate student enrolled at a state university.

- (2) Available Tax Credits for Qualified Businesses. For taxable years beginning during the 2022 and 2023 calendar years, a student internship tax credit is available against the tax imposed by Chapter 220, F.S., and equal to \$2,000 per student intern, but no more than \$10,000 per taxable year.
 - (a) These tax credits are available on a first-come, first-served basis.
 - (b) The Department must approve the tax credit before the taxpayer can take the credit on a return.
 - (c) Qualified businesses may carry forward any unused portion of the tax credit for up to two taxable years.

 (3) Eligibility.
- (a) To be eligible to request a tax credit, a qualified business must employ at least one student intern full time during the 2022 or 2023 taxable year for at least 9 consecutive weeks, in addition to one of the following criteria:
- 1. Twenty percent or more of the business' current full-time employees were previously employed as student interns by the qualified business.
- 2. Employed, on average for the 3 immediately preceding taxable years, 10 or fewer full-time employees and previously hired at least one student intern during that time.
- (b) Qualified businesses must provide documentation demonstrating that each student intern employed during the 2022 or 2023 taxable year is enrolled in an educational institution as stated in paragraph (1)(d) and maintains a minimum grade point average of 2.0 on a 4.0 scale, if applicable.
 - (4) Application process.
- (a) To apply for available program credits, a taxpayer must submit a Florida Internship Tax Credit Program –

 Application for Tax Credit (Form F-1198, incorporated by reference in rule 12C-1.051, F.A.C.), along with

 documentation demonstrating that the business and student intern meet the criteria to receive tax credits.
- (b) Following receipt of an application, the Department will send written correspondence regarding the amount of tax credit approved or providing the reason the tax credit application could not be approved, whether in whole or in part. The taxpayer may protest a denial pursuant to Sections 120.569 and 120.57, F.S. The Department will reserve the denied amount of the allocation for the taxpayer during the protest period.

PROPOSED EFFECTIVE DATE: January 1, 2023

Rulemaking Authority 213.06(1), 220.198(6) FS. Law Implemented 220.198 FS. History-New 1-1-23.

- (1) Long term Contracts.
- (a) For purposes of section 220.42(3), F.S., "books of account" includes accountants' work papers prepared in the normal course of business for the purpose of determining income and preparing periodic reports under the percentage of completion method provided:
- 1. They are sufficiently complete and accurate to provide a reliable basis for reconciling the regularly maintained books of account with the tax return;
 - 2. The originals are turned over to the taxpayer and associated with its regular books of account; and,
- 3. They are retained so long as the contents thereof may be material to a proper determination of the tax under the Florida Income Tax Code.
- (b) An election to file the same as Federal under section 220.42(3), F.S., shall be made by filing a timely return on which the income from long term contracts is reported on the percentage of completion method of accounting. The election must be made in the first year under the Florida Income Tax Code in which any portion of the taxpayer's gross income derived from long term contracts would be required to be taken into account under the percentage of completion method for Federal tax purposes.
- (e) In order to secure the Executive Director or the Executive Director's designee's consent for revocation of an election made pursuant to this subsection, the taxpayer must file an application in writing with the Department within 180 days after the beginning of the taxable year in which it is desired to revoke the election. The application shall show all amounts which would be duplicated or omitted as a result of the revocation and the taxpayer's computation of the adjustments required to take into account such duplications or omissions.
- (2) Permission to revoke will not be granted unless the taxpayer and the Executive Director or the Executive Director's designee agree to the terms, conditions, and adjustment under which the change will be effected.

 Rulemaking Authority 213.06(1), 220.42, 220.51 FS. Law Implemented 220.42 FS. History—New 10-8-74, Formerly 12C-1.42, Amended 12-21-88, 4-8-92, 3-18-96, 3-13-00, Repealed XX-XX-XX.

12C-1.051 Forms.

(1) No change

Form Number	Title	Effective Date
(2) through (4)	No change	

(5)(a) F-1120	Florida Corporate Income/Franchise Tax Return	01/23 01/22
	(http://www.flrules.org/Gateway/reference.asp?No=Ref14253)	
(b) F-1120N	Instructions for – Corporate Income/Franchise Tax Return for taxable years	01/23 01/22
	beginning on or after January 1, 2022 2021	
	(http://www.flrules.org/Gateway/reference.asp?No=Ref14254)	
(6) through (12)	No change	
(13) F-1198	Florida Internship Tax Credit Program – Application for Tax Credit	01/23
	(http://www.flrules.org/Gateway/reference.asp?No=Ref-	
(14) (13) F-2220	Underpayment of Estimated Tax on Florida Corporate Income/Franchise	<u>01/23</u> 01/19
	Tax	
	(http://www.flrules.org/Gateway/reference.asp?No=Ref10191)	
(14) renumbered (15)	No change	

PROPOSED EFFECTIVE DATE: January 1, 2023

Rulemaking Authority 213.06(1), 220.192(7), 220.193(4), 220.196(4), 220.198(6), 220.51, 1002.395(13) FS. Law Implemented 119.071(5), 212.08(5)(p), 213.755(1), 220.11, 220.12, 220.13(1), (2), 220.15, 220.16, 220.181, 220.182, 220.183, 220.184, 220.1845, 220.185, 220.186, 220.1875, 220.1895, 220.1896, 220.1899, 220.191, 220.193, 220.194, 220.195, 220.196, 220.198, 220.21, 220.211, 220.22, 220.221, 220.222, 220.23, 220.24, 220.241, 220.31, 220.32, 220.33, 220.34, 220.41, 220.42, 220.43, 220.44, 220.51, 220.721, 220.723, 220.725, 220.737, 220.801, 220.803, 220.805, 220.807, 220.809, 221.04, 624.5105, 624.51055, 1002.395 FS., section 2, Ch. 2022-151 LOF. History—New 9-26-77, Amended 12-18-83, Formerly 12C-1.51, Amended 12-21-88, 12-31-89, 1-31-91, 4-8-92, 12-7-92, 1-3-96, 3-18-96, 3-13-00, 6-19-01, 8-1-02, 6-19-03, 3-15-04, 9-24-04, 6-28-05, 5-1-06, 4-5-07, 1-1-08, 1-27-09, 1-11-10, 4-26-10(12)(a), (b), 4-26-10(13)(a), (b), 6-28-10, 1-12-11, 6-6-11, 1-25-12, 1-17-13, 3-12-14, 1-19-15, 1-11-16, 1-10-17, 1-17-18, 1-8-19, 12-12-19, 5-23-22, XX-XX-XX.

NAME OF PERSON ORIGINATING PROPOSED RULE: Jennifer Ensley

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: (Date of Cabinet Meeting)

 ${\tt DATE\ NOTICE\ OF\ PROPOSED\ RULE\ DEVELOPMENT\ PUBLISHED\ IN\ FAR:\ November\ 1,\ 2021;\ July\ 12,}$

2022

Florida Corporate Income/Franchise Tax Return

F-1120 R. XX/XX Rule 12C-1.051, F.A.C. Effective XX/XX Page 1 of 6

Name Address City/State/ZIP

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	Computation of Florida Net Income Tax			Ų	Dollars					Cer	ıts
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5.	Subtractions from federal taxable income (from Schedule II) if neg	sk here gative 5.									
6.	Adjusted federal income (Line 4 minus Line 5) Chec. if neg	k here gative 6.									
7.	Florida portion of adjusted federal income (see instructions)	Check here if negative 7	·. \								
8.	Nonbusiness income allocated to Florida (from Schedule R)	Check here if negative 8	3.								
9.	Florida exemption	9).								
10.	Florida net income (Line 7 plus Line 8 minus Line 9)	10).								
11.	Tax due: 5.5% of Line 10	11									
12.	Credits against the tax (from Schedule V)		2.								
13.	Total corporate income/franchise tax due (Line 11 minus Line 12)	13	3.								
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10.	Payment credits: Estimated Tentative t	ax payment 16b \$	16.
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		ed, or improperly signed and ver	omplete unless a copy of the federal return is attached. fied, it will be subject to a penalty. The statute of limitations will not start until your return verified. Your return must be completed in its entirety.
			return, including accompanying schedules and statements, and to the best of my knowledge and belief, it is true, correct, spased on all information of which preparer has any knowledge.
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	A	I Taxpavers Must Answe	Questions A Through L Below — See Instructions
A. 8	State of incorporation:		G-2. Part of a federal consolidated return? YES NO If yes, provide:
B. F	lorida Secretary of State document nur	mber:	FEIN from federal consolidated return:
		S NO D	Name of corporation:
	Initial return Final return (final		G-3. The federal common parent has sales, property, or payroll in Florida? YES D NO D
E. 1	Principal Business Activity Code (as per	tains to Florida)	H. Location of corporate books:
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F. A	Florida extension of time was timely fi	ed? YES 🔲 NO 🔲	taxpayer is a member of a Florida partnership or joint venture? YES NO
G-1. (Corporation is a member of a controlled	group? YES \(\bar{\text{NO}} \) NO \(\bar{\text{D}} \) If yes, at	ach list. J. Enter date of latest IRS audit: a) List years examined:
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lf vou ar	e requesting a refund (Lin	e 19), send vour return to	✓ Write your FEIN on your check.
Flo P(orida Department of Rever D Box 6440 Ilahassee FL 32314-6440		✓ Sign your check and return.
			✓ Attach a copy of your federal return.
			✓ Attach a copy of your Florida Form F-7004

(extension of time) if applicable.



10. Depreciation of qualified improvement property (see instructions)11. Film, television, and live theatrical production expenses (see instructions)

13. Total Lines 1 through 12. Enter total on this line and on Page 1, Line 5.

12. Other subtractions (attach schedule)

NAME FEIN	TAXABLE YEAR ENDING
Schedule I — Additions and/or Adjustments to Federal Taxable Income	
Interest excluded from federal taxable income (see instructions)	1.
Undistributed net long-term capital gains (see instructions)	2.
Net operating loss deduction (attach schedule)	3.
Net capital loss carryover (attach schedule)	4.
5. Excess charitable contribution carryover (attach schedule)	5.
Employee benefit plan contribution carryover (attach schedule)	6.
7. Enterprise zone jobs credit (Florida Form F-1156Z)	7.
Ad valorem taxes allowable as an enterprise zone property tax credit (Florida Form F-1158Z)	8.
Guaranty association assessment(s) credit	9.
10. Rural and/or urban high-crime area job tax credits	10.
11. State housing tax credit	11.
12. Florida tax credit scholarship program credit (credit for contributions to nonprofit scholarship-funding organizations)	12.
13. New worlds reading initiative credit	13.
14. Strong families tax credit (credit for contributions to eligible charitable organizations)	14.
15. New markets tax credit	15.
16. Entertainment industry tax credit	16.
	-
17. Research and development tax credit	17.
18. Energy economic zone tax credit	18.
19. s.168(k), IRC, special bonus depreciation	19.
20. Depreciation of qualified improvement property (see instructions)	20.
21. Expenses for business meals provided by a restaurant (see instructions)	21.
22. Film, television, and live theatrical production expenses (see instructions)	22.
23. Internship tax credit	23.
24. Other additions (attach schedule)	24.
25. Total Lines 1 through 24. Enter total on this line and on Page 1, Line 3.	25.
Schedule II — Subtractions from Federal Taxable Income	
Gross foreign source income less attributable expenses (a) Enter s. 78, IRC, income	
(b) plus s. 862, IRC, dividends \$	
(c) plus s. 951A, IRC, income \$	1.
(d) less direct and indirect expenses and related amounts deducted Total	•
under s. 250, IRC \$	
2. Gross subpart F income less attributable expenses	
(a) Enter s. 951, IRC, subpart F income \$	2.
(b) less direct and indirect expenses \$ Total	
Note: Taxpayers doing business outside Florida enter zero on Lines 3 through 6, and complete Schedule IV. 3. Florida net operating loss carryover deduction (see instructions)	3.
4. Florida net capital loss carryover deduction (see instructions)	4.
5. Florida excess charitable contribution carryover (see instructions)	5.
6. Florida employee benefit plan contribution carryover (see instructions)	6.
7. Nonbusiness income (from Schedule R, Line 3)	7.
Eligible net income of an international banking facility (see instructions)	8.
9. s. 168(k), IRC, special bonus depreciation (see instructions)	9.
a. a. roots, ino, apecial ponda depreciation (see instructions)	J.

10.

11.

12.

13.



NAME FEIN TAXABLE YEAR ENDING

5	Schedule III — Apportionment of Adjusted Federal Income									
III-A For use by taxpayers doing business outside Florida, except those providing insurance or transportation services.										
		(a) WITHIN FLORIDA (Numerator)	(b) TOTAL EVERYW (Denominato	EVERYWHERE		(c) Col. (a) ÷ Col. (b) Rounded to Six Decimal Places		(d) Weight If any factor in Column (b) is zero, see note on Page 9 of the instructions.		(e) Weighted Factors Rounded to Six Decimal Places
1.	Property (Schedule III-B below)						X 25	i% or		
2.	Payroll						X 25	6% or		
3.	Sales (Schedule III-C below)						X 50	1% or		
4.	Apportionment fraction (Sum	of Lines 1, 2, and 3, Colur	nn [e]). Enter here	and on	Schedule IV, Line	2.	. 🔽			
	B For use in computing avera	age value of property /u	on original cost)		WITHIN F	LORIDA		TO	TAL EVE	RYWHERE
''''-	B For use in computing avera	age value of property (us	se original cost).	a. Be	ginning of year	b. E	nd of year	c. Beginning of	year	d. End of year
1.	Inventories of raw material, wo	ork in process, finished go	oods							
2.	Buildings and other depreciab	le assets								
3.	Land owned									
4.	Other tangible and intangible (f	financial org. only) assets (attach schedule)							
5.	Total (Lines 1 through 4)									
7.	6. Average value of property a. Add Line 5, Columns (a) and (b) and divide by 2 (for within Florida)									
0.	8. Total (Lines 6 and 7). Enter on Line 1, Schedule III-A, Columns (a) and (b). a. Enter Lines 6a. plus 7a. and also enter on Schedule III-A, Line 1, Column (a) for total average property in Florida									
III-C	III-C Sales Factor						TOTAL WIT	(a) HIN FLORIDA nerator)	ТС	(b) DTAL EVERYWHERE (Denominator)
1.	Sales (gross receipts)						l l	I/A		
2.	Sales delivered or shipped to Florida purchasers									N/A
3.	Other gross receipts (rents, ro	yalties, interest, etc. wher	n applicable)							
4.	TOTAL SALES (Enter on Sche	dule III-A, Line 3, Column	s [a] and [b])							
III-D Special Apportionment Fractions (see instructions)				(a) WITHIN FLOR	RIDA	(b) TOTAL E	EVERYWHERE	(c) FL(ORIDA Fraction ([a] ÷ [b]) ded to Six Decimal Places	
1.	Insurance companies (attach o	copy of Schedule T-Annu	al Report)							
2.	2. Transportation services									

Sc	Schedule IV — Computation of Florida Portion of Adjusted Federal Income					
1.	Apportionable adjusted federal income from Page 1, Line 6	1.				
2.	Florida apportionment fraction (Schedule III-A, Line 4)	2.				
3.	Tentative apportioned adjusted federal income (multiply Line 1 by Line 2)	3.				
4.	Net operating loss carryover apportioned to Florida (attach schedule; see instructions)	4.				
5.	Net capital loss carryover apportioned to Florida (attach schedule; see instructions)	5.				
6.	Excess charitable contribution carryover apportioned to Florida (attach schedule; see instructions)	6.				
7.	Employee benefit plan contribution carryover apportioned to Florida (attach schedule; see instructions)	7.				
8.	Total carryovers apportioned to Florida (add Lines 4 through 7)	8.				
9.	Adjusted federal income apportioned to Florida (Line 3 less Line 8; see instructions)	9.				



NAME FEIN TAXABLE YEAR ENDING

INAINIL	I EIIV I/VADEE	ILANEINDING
Scl	nedule V — Credits Against the Corporate Income/Franchise Tax	
1.	Florida health maintenance organization consumer assistance assessment credit (attach assessment notice)	1.
2.	Capital investment tax credit (attach certification letter)	2.
3.	Enterprise zone jobs credit (from Florida Form F-1156Z attached)	3.
4.	Community contribution tax credit (attach certification letter)	4.
5.	Enterprise zone property tax credit (from Florida Form F-1158Z attached)	5.
6.	Rural job tax credit (attach certification letter)	6.
7.	Urban high-crime area job tax credit (attach certification letter)	7.
8.	Hazardous waste facility tax credit	8.
9.	Florida alternative minimum tax (AMT) credit	9.
10.	Contaminated site rehabilitation tax credit (voluntary cleanup tax credit) (attach tax credit certificate)	10.
11.	State housing tax credit (attach certification letter)	11.
12.	Florida tax credit scholarship program credit (credit for contributions to nonprofit scholarship funding organizations) (attach certificate)	12.
13.	New worlds reading initiative credit (attach certificate)	13.
14.	Strong families tax credit (credit for contributions to eligible charitable organizations) (attach certificate)	14.
15.	New markets tax credit	15.
16.	Entertainment industry tax credit	16.
17.	Research and development tax credit	17.
18.	Energy economic zone tax credit	18.
19.	Internship tax credit	19.
20.	Other credits (attach schedule)	20.
	Total credits against the tax (sum of Lines 1 through 20 not to exceed the amount on Page 1, Line 11). Enter total credits on Page 1, Line 12	21.

Schedule R — Nonbusiness Income	
Line 1. Nonbusiness income (loss) allocated to Florida Type	<u>Amount</u>
Total allocated to Florida(Enter here and on Page 1, Line 8)	1
Line 2. Nonbusiness income (loss) allocated elsewhere	
Type State/country allocated to	<u>Amount</u>
Total allocated elsewhere	2
Line 3. Total nonbusiness income	
Grand total. Total of Lines 1 and 2 (Enter here and on Schedule II, Line 7)	3



NAME FEIN TAXABLE YEAR ENDING

1	Estimated Tax Workshe	et For Taxable Years Beginning On or After January 1, 2023		
	Florida income expected in	taxable year 1. \$		
2.	Florida exemption \$50,000 (Members of a controlled group, see instructions on Page 15 of			
	Florida Form F-1120N)			
3.				
ŀ.		(5.5% of Line 3)\$		
	Less: Credits against the ta	x \$ 4. \$		
5	Computation of installments			
•	oompatation of motalinions			
	Payment due dates and	If 6/30 year end, last day of 4th month,		
	payment amounts:	otherwise last day of 5th month - Enter 0.25 of Line 4 5a.		
		Last day of 6th month - Enter 0.25 of Line 4 5b 5b.		
		Last day of 9th month - Enter 0.25 of Line 4 5c.		
		Last day of taxable year - Enter 0.25 of Line 4 5d		
		nated tax should change during the year, you may use the amended computation		
	below to determine	e the amended amounts to be entered on the declaration (Florida Form F-1120ES).		
	A +			
		1. \$		
٠.	Less: (a) Amount of overpaymer	at from last year elected for credit		
		oplied to date2a \$		
	-	mated tax declaration (Florida Form F-1120ES)2b \$		
		2(b)		
3.		Line 2(c)) 3. \$		
ŀ.		livided by number of remaining installments)		

References

The following documents were mentioned in this form and are incorporated by reference in the rules indicated below.

The forms are available online at **floridarevenue.com/forms**.

Form F-2220	Underpayment of Estimated Tax on Florida Corporate Income/Franchise Tax	Rule 12C-1.051, F.A.C.
Form F-7004	Florida Tentative Income/Franchise Tax Return and Application for Extension of Time to File Return	Rule 12C-1.051, F.A.C.
Form F-1156Z	Florida Enterprise Zone Jobs Credit Certificate of Eligibility for Corporate Income Tax	Rule 12C-1.051, F.A.C.
Form F-1158Z	Enterprise Zone Property Tax Credit	Rule 12C-1.051, F.A.C.
Form F-1120N	Instructions for Corporate Income/Franchise Tax Return	Rule 12C-1.051, F.A.C.
Form F-1120ES	Declaration/Installment of Florida Estimated Income/Franchise Tax	Rule 12C-1.051, F.A.C.



Instructions for Corporate Income/Franchise Tax Return for taxable years beginning on or after January 1, 2022

F-1120N R. XX/XX Rule 12C-1.051, F.A.C. Effective XX/XX Page 1 of 17

What's New?

Internship Tax Credit

A credit is available against Florida corporate income tax for employing student interns during taxable years that begin in 2022 and 2023. The credit is \$2,000 per student intern up to a maximum of five student interns per year. To learn more about this credit, or to submit your application, go to floridarevenue.com/taxes/cit and under Tax Incentives select the Corporate Income Tax Incentives webpage link. The Department of Revenue must approve this credit before it can be taken. Unused credits may be carried forward up to two (2) taxable years.

Electronic File and Pay Requirements

Effective January 1, 2023, the threshold requiring electronic filing of returns and electronic remittance of payments changes from \$20,000 to \$5,000. Taxpayers must file tax returns and pay amounts due electronically if the tax amount paid in the State of Florida's prior fiscal year (July 1 – June 30) is \$5,000 or more.

Save Time and Paperwork with Electronic Filing

You can file and pay your Florida corporate income tax return (Florida Form F-1120) electronically through the Internal Revenue Service's (IRS) Modernized e-File (MeF) Program using electronic transmitters approved by the IRS and the Florida Department of Revenue. The Department also has an online application for corporate income tax payments and filing Florida forms F-1120A (Florida Corporate Short Form Income Tax Return), F-1120ES (Declaration/Installment of Florida Estimated Income/Franchise Tax), and F-7004 (Florida Tentative Income/Franchise Tax Return and Application for Extension of Time to File Return).

You must file and pay electronically if you paid \$5,000 or more in corporate income tax during the State of Florida's prior fiscal year (July 1 – June 30). You must also file and pay electronically if you were required to file your federal income tax return electronically.

We encourage you to enroll for eServices. When you enroll in our eServices program you will receive a user ID and password. Advantages to enrolling are:

- · your bank account and contact information are saved
- · the ability to view your filing history
- · the ability to reprint your returns
- · the ability to view bills posted to your account

If you change your business name, location or mailing address, or close or sell your business, immediately notify the Department. The quickest way to notify us is online. Go to floridarevenue.com/taxes/updateaccount.

Who Must File a Florida Corporate Income/Franchise Tax Return?

- All corporations (including tax-exempt organizations) doing business, earning income, or existing in Florida.
- Every bank and savings association doing business, earning income, or existing in Florida.
- All associations or artificial entities doing business, earning income, or existing in Florida.
- Foreign (out-of-state) corporations that are partners or members in a Florida partnership or joint venture. A "Florida partnership" is a partnership doing business, earning income, or existing in Florida.
- A limited liability company (LLC) classified as a corporation for Florida and federal income tax purposes is subject to the Florida Income Tax Code and must file a Florida corporate income tax return.
- An LLC classified as a partnership for Florida and federal income tax purposes must file a Florida Partnership Information Return (Florida Form F-1065) if one or more of its owners is a corporation. In addition, the corporate owner of an LLC classified as a partnership for Florida and federal income tax purposes must file a Florida corporate income tax return.
- A single member LLC disregarded for Florida and federal income tax purposes is not required to file a separate Florida corporate income tax return. The income must be reported on the owner's return if the single member LLC is owned, directly or indirectly, by a corporation. The corporation must file Florida Form F-1120, reporting its own income and the income of the single member LLC, even if the only activity of the corporation is ownership of the single member LLC.

What's Inside

\	Who Must File	p.	1
♦	When to File and Pay	p.	2
♦	Estimated Tax	p.	3
♦	Special Instructions	p.	4
♦	Line-by-Line Instructions	p.	5
•	Contact Us	n.	17

floridarevenue.com

- Homeowner and condominium associations that file federal Form 1120 (U.S. Corporation Income Tax Return) must file Florida Form F-1120 or F-1120A regardless of whether any tax may be due. If you file federal Form 1120-H (U.S. Income Tax Return for Homeowners Associations), you are not required to file a Florida return.
- Political organizations that file federal Form 1120-POL.
- S corporations that pay federal income tax on Line 22c of federal Form 1120S.
- Tax-exempt organizations that have "unrelated trade or business taxable income" for federal income tax purposes are subject to Florida corporate income tax and must file either Florida Form F-1120 or F-1120A.

Who is Eligible to File Florida Form F-1120A?

Corporations or other entities subject to Florida corporate income tax must file Florida Form F-1120 unless qualified to file *Florida Corporate Short Form Income Tax Return*, Florida Form F-1120A.

A corporation qualifies to file Florida Form F-1120A if it meets **ALL** the following criteria:

- It has Florida net income of \$45,000 or less.
- It conducts 100% of its business in Florida.
- It does not report any additions to and/or subtractions from federal taxable income other than a net operating loss deduction and/or state income taxes, if any.
- It is not included in a Florida or federal consolidated corporate income tax return.
- It claims no tax credits other than tentative tax payments or estimated tax payments.

Electronic Filing

You are able to file and pay your Florida corporate income tax return (Florida Form F-1120) electronically through the IRS MeF Program. You **must** file and pay electronically if you paid \$5,000 or more in tax during the State of Florida's prior fiscal year (July 1 – June 30). The Department also has an online application for corporate income tax payments and filing Florida forms F-1120A, F-1120ES, Declaration/Installment of Florida Estimated Income/Franchise Tax, and F-7004, Florida Tentative Income/Franchise Tax Return and Application for Extension of Time to File Return. Go to the Department's website for more information.

Using Software to Prepare Your Return

If you use commercial software to prepare and file your paper return:

- The Florida Department of Revenue must approve all vendor software that develops paper tax forms. Ask the vendor for proof that you are using approved software.
- Make sure that the software is for the correct year. You cannot use 2021 software to produce 2022 tax forms.

Visit **floridarevenue.com/taxes/eservices** and select "Software Vendors for eFiling" to obtain a list of approved software vendors.

When to File and Pay

When is Florida Form F-1120 Due?

Generally, Florida Form F-1120 is due the later of:

- (1) For tax years ending June 30, the due date is on or before the first day of the fourth month following the close of the tax year. For all other tax year endings, the due date is on or before the first day of the fifth month following the close of the tax year. For example, for a taxpayer with a tax year that ends December 31, 2022, the Florida Form F-1120 is due on or before May 1, 2023; or
- (2) The 15th day following the due date, without extension, for the filing of the related federal return for the taxable year. For example, if the federal return is due on May 15, the related Florida Form F-1120 is due on June 1.

You must file a return, even if no tax is due.

If the due date falls on a Saturday, Sunday, or federal or state holiday, the return is considered to be filed on time if postmarked on the next business day. For a calendar of filing due dates for Florida corporate income tax returns, go to floridarevenue.com/taxes/cit/duedates.

If you **electronically pay**, you must initiate electronic payments and receive a confirmation number no later than 5 p.m. ET on the business day **prior to the due date** to avoid penalty and interest. See the *Florida eServices Calendar of Electronic Payment Deadlines* (DR-659) at **floridarevenue.com/forms** in the eServices section for due dates.

Note: A late-filed return will subject a corporation to penalty, whether or not tax is due.

Extension of Time to File

To apply for an extension of time for filing Florida Form F-1120, you must complete Florida Form F-7004, Florida Tentative Income/Franchise Tax Return and Application for Extension of Time to File Return. To obtain Florida Form F-7004, see "Contact Us" on page 17.

You can file Florida Form F-7004 electronically through the IRS MeF Program or online. Go to the Department's website for more information.

You must file Florida Form F-7004 to extend your time to file. A copy of your federal extension alone will not extend the time for filing your Florida return. See Rule 12C-1.0222, Florida Administrative Code (F.A.C.), for information on the requirements that must be met for your request for an extension of time to be valid.

You must file Florida Form F-7004 and pay all the tax due (tentative tax) on or before the original due date of Florida Form F-1120. An extension of time will be void if:

- 1) Your tentative tax due is not paid.
- 2) You underpay your tax by the greater of \$2,000 or 30% of the tax shown on Florida Form F-1120 when filed.

Extensions are valid for six months, with the exception of extensions for taxpayers with a June 30 tax year end, which are valid for seven months. Only one extension may be granted per tax year.

Payment of Tax

You must pay the amount of tax due, as shown on Line 17 of the return, and either file your return or extension of time by the original due date. Make payments in U.S. funds. Penalties and interest apply to late payments.

Using Payment Credits

When a corporation makes payment using payment credits from a different Federal Employer Identification Number (FEIN), the following documentation is required:

- Written authorization, including an original signature of a corporate officer, from the corporation or entity that made the payment.
- The FEIN and complete names of the corporations or entities involved.
- The applied period (taxable year-end) for the payment credits you are requesting to transfer.
- The type of credit and the amount of payment credit you are requesting to transfer.

Where to Send Payments and Returns

Make checks payable to and send with your return to:

Florida Department of Revenue 5050 W Tennessee St Tallahassee FL 32399-0135

If you are requesting a refund (Line 19), send your return to:

Florida Department of Revenue PO Box 6440 Tallahassee FL 32314-6440

Penalties

Late-Filed Return – The penalty for a return filed late is 10% per month, or fraction thereof, not to exceed 50% of the tax due with the return. If no tax is due and you file late, the penalty is \$50 per month or fraction thereof, not to exceed \$300.

Underpayment of Tentative Tax – The penalty for underpayment of tentative tax is 12% per year during the extension period on the underpaid amount. You must calculate the penalty from the original due date of the return.

Underpayment of Estimated Tax – The penalty for underpayment of estimated tax is 12% per year. If you underpay your estimated tax, complete Florida Form F-2220, *Underpayment of Estimated Tax on Florida Corporate Income/Franchise Tax*, and attach it to Florida Form F-1120 (see Line 14 instructions).

Incomplete Return – For an incomplete return, the penalty is the greater of \$300 or 10% of the tax finally determined to be due, not to exceed \$10,000. An incomplete return is one that we cannot readily handle, verify, or review.

Fraudulent Return – The penalty for filing a false or fraudulent return is 100% of the deficiency.

Electronic Filing – The penalty is 5% of the tax due for each month the return is not filed electronically. The penalty cannot exceed \$250 in total. If no tax is due, the penalty is \$10.

Interest

A floating rate of interest applies to underpayments, late payments, and overpayments of corporate income tax. The floating interest rate is updated on January 1 and July 1 of each year by using the formula established in s. 220.807, F.S. For information on current and prior period interest rates, visit **floridarevenue.com/taxes/rates**.

Required Attachments

Attach a copy of the actual federal income tax return filed with the IRS.

You must also attach copies of federal Forms 4562, 851 (or Florida Form F-851), 1122, 1125-A, Schedule D, Schedule M-3, and any supporting details for Schedules M-1 and M-2. Attach other supporting schedules if requested in these instructions.

Do not detach the coupon located at the bottom of the first page of your Florida Form F-1120 or your account may not be properly credited.

You may use additional sheets if the lines on Florida Form F-1120 or on any schedules are not sufficient. The additional sheets must contain all the required information and follow the format of the schedules on the return. Enter the taxpayer's name and FEIN on all sheets exactly as they appear on the front page of Florida Form F-1120.

Taxable Year and Accounting Methods

The taxable year and method of accounting must be the same for Florida income tax as it is for federal income tax. If you change your taxable year or your method of accounting for federal income tax, you must also change the taxable year or method of accounting for Florida income tax.

Rounding Off to Whole-Dollar Amounts

Whole-dollar amounts may be entered on the return and accompanying schedules. To round off dollar amounts, drop amounts less than 50 cents to the next lowest dollar and increase amounts from 50 cents to 99 cents to the next highest dollar. If you use this method on the federal return, you must use it on the Florida return.

Federal Employer Identification Number

If you do not have an FEIN, obtain one from the Internal Revenue Service. You can:

- Apply online at irs.gov
- Apply by mail with IRS Form SS-4. To obtain this form, download or order it from irs.gov or call 800-829-3676.

To Amend a Return

You must complete a Florida Form F-1120X, *Amended Florida Corporate Income/Franchise Tax Return*, to amend your Florida corporate income tax return if:

- You file an amended federal return.
- A redetermination of federal income is made (for example, through an audit adjustment), and the adjustments would affect net income subject to the Florida corporate income/ franchise tax.

Go to **floridarevenue.com/forms** in the Corporate Income Tax section for Florida Form F-1120X with instructions.

Estimated Tax (Florida Form F-1120ES)

Who Must Make Estimated Tax Payments?

If you expect the amount of your income tax liability for the year to be **more than \$2,500**, you must make a declaration of estimated tax for the taxable year. Use Florida Form F-1120ES, *Declaration/Installment of Florida Estimated Income/Franchise Tax* to declare and pay estimated tax. To determine if a declaration and payment of estimated tax is required, complete the *Estimated Tax Worksheet* on page 6 of the Florida Form F-1120.

Due Dates for Declaration and Payment

Make your estimated tax payments in four equal installments. For calendar year filers payments are due on May 31, June 30, September 30, and December 31. To obtain Florida Form F-1120ES, visit **floridarevenue.com/forms** in the Corporate Income Tax section. The Department does not send reminder notices for estimated tax installments. Do not annualize your payments. For a calendar of filing due dates for Florida corporate income tax returns, go to the Department's website at **floridarevenue.com/taxes/cit/duedates**.

To pay estimated tax, go to **floridarevenue.com/taxes/filepay** and select corporate tax. If filing and/or paying electronically, see the *Florida eServices Calendar of Electronic Payment Deadlines* (Form DR-659).

Short Taxable Years

You must file a separate declaration (Florida Form F-1120ES) when a return is required for a period of less than 12 months, unless the short period is less than four months or the requirement is first met after the first day of the last month in the short taxable year. When determining if you must file a declaration of estimated tax for a short taxable year that results from a change in annual accounting period, you must annualize your net income for the short period. Multiply the short year's income by 12 and divide the result by the number of months in the short period. If the tax due based on this income is greater than \$2,500, a declaration is required.

Amended Declaration (Florida Form F-1120ES)

You must base your declaration of estimated tax upon a reasonable projection of tax liability. Circumstances may develop during the year that warrant a revision of the original estimated tax. If the revised estimate differs materially from the original estimate, file an amended declaration on or before the next installment due date.

Underpayments of Estimated Tax

If you underpay estimated tax, penalty and interest apply (see "Penalties" and "Interest" and the instructions for Line 14 on page 6).

Special Instructions

Consolidated Returns

The privilege of electing to file a Florida consolidated income tax return is limited to an affiliated group where the parent corporation is subject to the Florida Income Tax Code and:

- The affiliated group must have filed a consolidated return for federal income tax purposes.
- The affiliated group electing to file a Florida consolidated return must be identical to the affiliated group filing the federal consolidated return.
- In the initial year of election, you must complete Florida Form F-1122, Authorization and Consent of Subsidiary Corporation to be Included in a Consolidated Income Tax Return for each affiliated member. Attach the form to the Florida consolidated return.
- 4. In subsequent years, a completed Florida Form F-1122 must be attached for each new member of the affiliated group.
- A copy of federal Form 851 or Florida Form F-851 (Corporate Income/Franchise Tax Affiliations Schedule) must be attached
- 6. You must make the election by the due date of the return, including properly filed extensions.

The filing of a Florida consolidated tax return for any taxable year requires the filing of a consolidated return for all subsequent years, including subsequent additions to the group, even if the parent subsequently is not subject to Florida tax. For more information, see section (s.) 220.131, Florida Statutes (F.S.), and Rule 12C-1.0131, F.A.C.

Florida Net Operating Loss Carryover Deduction (NOLD)

You may not carry back a Florida net operating loss as a deduction to a prior taxable year. A net operating loss must be carried over to subsequent taxable years and treated in the same manner, to the same extent, and for the same time periods prescribed in s. 172, Internal Revenue Code (IRC). The Florida carryover to future tax years is limited to the amount of the federal net operating loss multiplied by the Florida apportionment fraction. However, adjustments such as those listed in s. 220.13(1)(e), F.S., may increase the amount of the Florida carryover. See Rule 12C-1.013(15), F.A.C.

Note: If you have other Florida carryover deductions, apply them first before applying your Florida NOLD.

When claiming your Florida NOLD, the following limitations also apply.

- Florida net operating losses generated in taxable years beginning before January 1, 2018, are carried forward up to 20 taxable years.
- Florida net operating losses generated in taxable years beginning after December 31, 2017, are carried forward indefinitely until used and never expire.
- For taxable years beginning **before** January 1, 2021, a Florida net operating loss deduction may be taken against 100% of Florida tentative apportioned adjusted federal income. For taxable years beginning **after** December 31, 2020, a Florida net operating loss deduction may be taken as follows:
 - First, any carryover(s) generated in a taxable year beginning **before** January 1, 2018, is applied against 100% of Florida tentative apportioned adjusted federal income:
 - Then, any carryover(s) generated in a taxable year beginning **after** December 31, 2017, is applied against 80% of the remaining Florida tentative adjusted federal income

To support a Florida NOLD, attach a **schedule** showing the following information, as applicable:

- Tax Year
- Adjusted Federal Loss
- Apportionment Fraction for the Year of Loss
- Florida Apportioned Income/Loss
- Net Operating Loss Carryover (NOLCO) Applied
- Florida Portion of Adjusted Federal Income
- Net Operating Loss Carry Forward to Next Year

See Examples of Florida Net Operating Loss Carry Forward Schedules on page 16.

Include the Florida net operating loss carryover deduction available on either Schedule II or IV.

If you conduct all of your business in Florida, you must enter the Florida net operating loss carryover deduction available on Schedule II, Line 3.

If you are doing business outside Florida, you must enter zero (0) on Schedule II, Line 3, and the amount of the NOLD on Schedule IV, Line 4.

Florida Net Capital Loss Carryover Deduction

You may not carry back a Florida net capital loss as a deduction to a prior taxable year. A net capital loss must be carried over to subsequent tax years and treated in the same manner, to the same extent, and for the same periods prescribed in s. 1212, IRC.

The Florida subtraction for net capital loss carryovers is limited to the portion of the carry forward apportioned to Florida using the apportionment fraction for the year in which the loss occurred.

To support a deduction, you must attach a **schedule** showing how you computed the deduction:

- · Year(s) of loss,
- Apportionment fraction for the taxable year in which the loss occurred, and
- · Amount of the carryover(s) previously deducted.

If you conduct all of your business in Florida, you must enter the Florida net capital loss carryover on Schedule II, Line 4.

If you are doing business outside Florida, you must enter zero (0) on Schedule II, Line 4, and the Florida portion of net capital loss carryover on Schedule IV, Line 5.

Florida Excess Contribution Carryover Deductions

The excess contribution deductions may not create or increase a net operating loss for Florida. The Florida excess contribution deduction is the lesser of:

- the federal excess contribution limitation apportioned to Florida in the current year or
- the Florida excess contribution carryover.

To support a deduction, you must attach a **schedule** showing how you computed the deduction:

- · Year(s) of federal excess contributions,
- · Actual contributions made,
- · Federal contribution limitation,
- · Amount of excess contributions,
- Florida apportionment fraction for the taxable year(s),
- Apportioned excess contribution to be carried over, and
- Amount of the carryover(s) previously deducted.

Any unused federal limitation must be apportioned as well.

If you conduct all of your business in Florida, you must enter the Florida excess charitable contribution carryover on Schedule II, Line 5, and the Florida employee benefit plan contribution carryover on Schedule II, Line 6.

If you are doing business outside Florida, you must enter zero (0) on Schedule II, Lines 5 and 6. You must enter the Florida portion of your excess charitable contribution carryover on Schedule IV, Line 6, and the Florida portion of your excess employee benefit plan contribution carryover on Schedule IV, Line 7.

Line-by-Line Instructions for Completing Florida Form F-1120

Instructions are numbered to correspond with the appropriate schedule and line numbers.

Computation of Florida Net Income Tax

Chapter 220, F.S., provides that corporations and other entities base Florida net income on federal taxable income with certain modifications. Such modifications include Florida additions and subtractions, apportionment, and the Florida exemption.

Line 1 - Federal Taxable Income

Generally, corporations should enter the amount shown on Line 30 of federal Form 1120 or the corresponding line (taxable income) of the related federal income tax return.

If a corporation is a member of an affiliated group that filed a consolidated federal tax return, but the corporation is filing a separate return for Florida, the amount shown on Line 1 of the Florida Form F-1120 should be its federal taxable income computed as if it had filed a separate federal income tax return. Attach to Florida Form F-1120:

- A copy of the related federal consolidated return that was filed.
- A statement reconciling the amount reported on Line 1 with the taxable income shown on Line 30 of the related federal consolidated return.
- Attach a pro forma federal return, which is a federal return as if the consolidated subsidiary filing separately in Florida had also filed a separate federal return.

Note: The interest limitation under s.163(j), IRC, is computed at the filer level. Florida did not follow the CARES Act's temporary increase in the interest limitation from 30% to 50% of federal adjusted taxable income for taxable years beginning on or after January 1, 2019, and before January 1, 2021. Any addition(s) required on Florida returns for taxable years 2019-2020 because of this decoupling is treated as a disallowed business interest expense carryforward from prior years for purposes of computing the subsequent year's business interest expense.

When you file a Florida consolidated return, the amount that you should enter is the:

- Consolidated federal taxable income from Line 30 of federal Form 1120, or
- Corresponding line (taxable income) of the federal income tax return filed.

Generally, the Florida consolidated group must be identical to the federal consolidated group. Also see Consolidated Returns Instructions (page 4).

S corporations should enter only the amount of income subject to federal income tax at the corporate level.

Line 2 - State Income Taxes Deducted in Computing Federal Taxable Income

Enter the total amount of state income taxes deducted on the federal return in the computation of federal taxable income. Include the amount deducted for income taxes paid to the District of Columbia and all states, including Florida. Do not include taxes based on gross receipts, or income taxes paid to cities or counties.

Note: You must attach a list to Florida Form F-1120 identifying the amount of tax and the state to which it was paid.

Line 3 - Additions to Federal Taxable Income

Enter the total amount of additions or adjustments to federal taxable income shown on Schedule I, Line 25.

Line 4 - Total of Lines 1, 2, and 3.

Line 5 - Subtractions from Federal Taxable Income Enter the total amount of subtractions from federal taxable income shown on Schedule II, Line 13.

Line 6 - Adjusted Federal Income

Subtract Line 5 from Line 4 and enter the difference.

Line 7 - Florida Portion of Adjusted Federal Income If the taxpayer's business is entirely within Florida, enter the amount reported on Line 6 on this line.

If the taxpayer is doing business outside Florida, complete Schedules III and IV and enter the adjusted federal income amount from Schedule IV. Line 9.

Line 8 - Nonbusiness Income Allocated to Florida If the taxpayer's business is entirely within Florida, enter zero (0). If the taxpayer is doing business outside Florida, see

the instructions for Schedule R. Line 9 - Florida Exemption

Section 220.14, F.S., exempts up to \$50,000 of Florida net income. The amount of the exemption is the lesser of \$50,000 or the Florida portion of adjusted federal income plus nonbusiness income allocated to Florida (Line 7 plus Line 8). If the sum of Line 7 plus Line 8 is zero or less, enter zero (0).

Florida allows only one \$50,000 exemption to the members of a controlled group of corporations as defined in s.1563, IRC. If you file a consolidated return, the amount of exemption taken on Line 9 is limited to the lesser of \$50,000 or the Florida portion of adjusted income plus nonbusiness income allocated to Florida (Line 7 plus Line 8). If members of the controlled group file separate returns, follow the instructions for Question G-1.

If the taxable year is less than 12 months, the \$50,000 exemption must be prorated. Multiply \$50,000 by the number of days in the short tax year divided by 365.

Line 10 - Florida Net Income

Subtract Line 9 from the sum of Lines 7 and 8 and enter the difference. If the result is a loss, enter zero (0).

Line 11 - Tax Due

Multiply the amount on Line 10 by the tax rate.

Line 12 - Credits Against the Tax

Enter the total credits against the tax from Schedule V, Line 21. Credits against the tax cannot exceed the amount of tax due on Line 11 and cannot create a refund.

Line 13 - Total Corporate Income/Franchise Tax Due Subtract Line 12 from Line 11.

Line 14 - Penalty and Interest

If you have underpaid estimated tax, you may compute penalty and interest using Florida Form F-2220 and enter the amounts on Lines 14(a) and 14(c). To obtain Florida Form F-2220, go to floridarevenue.com/forms in the Corporate Income Tax section.

Penalty and interest on an underpayment of estimated tax are computed from the installment due date until the earlier of the payment date or due date for filing the annual tax return, without regard to any extension of time. No penalty or interest will apply if the cumulative amount paid or credited for each installment equals or exceeds the cumulative amount due if the installments were based on:

- At least 90% of the tax finally shown to be due for the taxable year; or
- The tax computed using the prior year facts and income and current year rates.

Note: The installment amounts that must be paid to meet the prior year exception are decreased by the amount of the Florida Tax Credit Scholarship Program credit earned with contributions made for the current tax year.

Enter any other penalty or interest due on Lines 14(b) and 14(d) respectively. See also "Penalties" and "Interest" on page 3.

Line 15 - Total of Lines 13 and 14.

Line 16 - Payment Credits

On Line 16(a), enter the total estimated tax payments, if any, made for the taxable year, plus any carryovers from previous years or corporate income tax credit memos issued by the Department. If you filed Florida Form F-7004, enter the tentative tax paid on Line 16(b). Add the estimated tax payments and the tentative tax paid (Line 16(a) plus Line 16(b)). Enter that sum on Line 16. Attach a schedule of payments showing the amounts paid and dates of each payment.

Line 17 - Total Amount Due

Subtract the amount on Line 16 from Line 15 and enter the amount due. Also, enter the amount due in the space provided at the bottom of the front page of Florida Form F-1120. Make your check payable to the Florida Department of Revenue. If tax was overpaid, please refer to the instructions for Lines 18 and 19.

Line 18 - Credit

Enter the amount of overpayment you want applied to the following taxable year as an estimated tax payment. You may apply any portion of an overpayment as an estimated tax payment. Also, enter this amount in the space provided at the bottom of the front page of Florida Form F-1120.

Note: The election to apply an overpayment to the next year's estimated tax is irrevocable. For more information, see Rule 12C-1.034(8), F.A.C., titled Special Rules Relating to Estimated Tax.

Line 19 - Refund

Enter the amount of overpayment you want refunded on Line 19. You may request a refund of any portion of an overpayment. Also, enter this amount in the space provided at the bottom of the front page of Florida Form F-1120. If Line 19 is left blank, we will credit the entire overpayment to next year's estimated tax. Sub S corporations must include the Notice of Acceptance as an S corporation from the IRS if the document has not been sent to the Department.

Signature and Verification

An officer or person authorized to sign for the entity must sign all returns. An **original signature** is required. We will not accept a photocopy, facsimile, or stamp. A receiver, trustee, assignee, or other fiduciary must sign any return filed on behalf of the entity.

Any person, firm, or corporation who prepares a return for compensation must also sign the return and provide:

- Federal employer identification number (FEIN).
- Preparer tax identification number (PTIN).

Questions A through L

All taxpayers must answer questions A through L.

Question A - Enter the state in which you are incorporated.

Question B - Enter the Florida document number received from the Florida Secretary of State. For information, contact the Department of State, Corporate Information at 850-245-6052 or visit the website at **sunbiz.org**.

Question C - Check the appropriate box to indicate if you are filing a Florida consolidated return.

Question D - Check the "Initial return" box if the return is the initial Florida return filed. Check "Final return" only if you have filed a final federal return. When a C Corporation elects to become an S corporation, the final C return is not considered to be a final tax return for the corporation. A return for a foreign (out-of-state) corporation that has ceased doing business in Florida is not a final return.

Question E - Enter the Principal Business Activity Code that pertains to Florida business activities. If the Principal Business Activity Code is unknown, see the "Principal Business Activity Codes" section of the IRS Instructions for Form 1120.

Question F - Check the appropriate box to indicate if you have filed a Florida extension of time (Florida Form F-7004). Attach a copy of Florida Form F-7004, if timely filed.

Question G-1 - Florida allows only one \$50,000 exemption to a controlled group of corporations as defined in s.1563, IRC. If the taxpayer is a member of a controlled group, attach a list of the members. Include FEIN, address, and apportioned amount of the \$50,000 exemption for each corporation. If the controlled group is a parent-subsidiary group, please indicate the parent corporation on your attached list. Attaching the list shows consent to an unequal apportionment of the Florida exemption.

Question G-2 - Check the appropriate box to indicate if you are part of a federal consolidated return. Enter the name and FEIN from your federal consolidated return.

Question G-3 - Check the appropriate box to indicate if the federal common parent has sales, property, or payroll in Florida.

Question H - Enter the address where the corporate books and records are located.

Question I - Check the appropriate box to indicate if you are a member of a partnership or joint venture that does business in Florida.

Question J - Provide the date of your latest IRS audit and list the years examined.

Question K - Provide the name, a telephone number, and email address of the person to contact regarding this return.

Question L - Indicate the form number of the return filed with the IRS.

Schedule I – Additions and/or Adjustments to Federal Taxable Income

Line 1 - Interest Excluded from Federal Taxable Income Enter the amount of interest excluded from taxable income under s.103(a), IRC, or any other federal law, less the associated expenses disallowed in the computation of taxable income under s. 265, IRC, or any other law. These items will be included in Schedule M-1 of the federal return.

Line 2 - Undistributed Net Long-Term Capital Gains
If you are a regulated investment company (RIC) or a real estate
investment trust (REIT), enter the undistributed net capital gain
for the taxable year computed pursuant to ss. 852(b)(3)(D) and
857(b)(3)(D), IRC.

Line 3 - Net Operating Loss Deduction

Enter the amount of net operating loss deduction shown on Line 29(a) of the federal Form 1120 or on the corresponding line of other federal income tax forms.

Line 4 - Net Capital Loss Carryover

Enter the net capital loss carryover, as defined in s. 1212, IRC, deducted from capital gains in computing federal taxable income for the taxable year. Refer to federal Form 1120, Schedule D, for this adjustment.

Line 5 - Excess Charitable Contribution Carryover Enter the amount of excess charitable contributions determined under s. 170(d)(2), IRC, carried forward and deducted in computing federal taxable income for the taxable year. Line 6 - Employee Benefit Plan Contribution Carryover Enter the total amount of excess employee benefit plan deductions determined under s. 404(a)(1)(E), IRC, (excess contributions to qualified pension plans) and s. 404(a)(3)(A)(ii), IRC, (excess contributions to qualified stock bonus or profit-sharing plans), carried forward and deducted in computing federal taxable income for the taxable year.

Line 7 - Enterprise Zone Jobs Credit

Enter the amount from Line 3 of Schedule V. This will be the amount of enterprise zone jobs credit on Florida Form F-1156Z for the taxable year.

Line 8 - Ad Valorem Taxes Allowable as an Enterprise Zone Property Tax Credit

Enter the amount from Line 5 of Schedule V. This will be the portion of the ad valorem taxes paid or incurred for the taxable year that is allowable as an enterprise zone property tax credit on Florida Form F-1158Z.

Line 9 - Guaranty Association Assessment(s) Credit
Enter the amount from Line 1 of Schedule V, Florida Health
Maintenance Organization Consumer Assistance Assessment
Credit, and any Florida Life and Health Insurance Guaranty
Association (FLAHIGA) Assessment Credit included on
Schedule V, Line 18.

Line 10 - Rural and/or Urban High-Crime Area Job Tax Credits Enter the total of the amounts from Lines 6 and 7 of Schedule V. This is the amount taken as rural and/or urban high-crime area job tax credits for the taxable year.

Line 11 - State Housing Tax Credit

Enter the amount from Line 11 of Schedule V. This is the amount taken as the state housing tax credit for the taxable year.

Line 12 - Florida Tax Credit Scholarship Program Credit (contributions to nonprofit scholarship-funding organizations tax credit)

Enter the amount from Line 12 of Schedule V. This is the amount taken as a credit for the Florida Tax Credit Scholarship Program. However, if the credit taken has previously been added to taxable income in a prior taxable year, and is taken as a deduction for federal tax purposes in the current taxable year, the amount of the deduction allowed shall not be added to taxable income in the current year. This exception is intended to ensure that the credit is added in the applicable taxable year and does not result in a duplicate addition in a subsequent year.

Line 13 - New Worlds Reading Initiative Credit

Enter the amount from Line 13 of Schedule V. This is the amount taken for the new worlds reading initiative credit for the taxable year.

Line 14 - Strong Families Tax Credit (credit for contribution to eligible charitable organizations)

Enter the amount from Line 14 of Schedule V. This is the amount taken for the strong families tax credit for the taxable year.

Line 15 - New Markets Tax Credit

Enter the amount from Line 15 of Schedule V. This is the amount taken for the new markets tax credit for the taxable year.

Line 16 - Entertainment Industry Tax Credit

Enter the amount from Line 16 of Schedule V. This is the amount taken as the entertainment industry tax credit for the taxable year.

Line 17 - Research and Development Tax Credit

Enter the amount from Line 17 of Schedule V. This is the amount taken as the research and development tax credit for the taxable year.

Line 18 - Energy Economic Zone Tax Credit

Enter the amount from Line 18 of Schedule V. This is the amount of the energy economic zone tax credit taken for the taxable year.

Line 19 - s. 168(k), IRC, Special Bonus Depreciation Enter all amounts claimed as a special depreciation allowance under IRC s. 168(k) for property placed in service before January 1, 2027.

Line 20 - Depreciation of Qualified Improvement Property Enter the depreciation taken in the computation of federal taxable income on qualified improvement property placed in service on or after January 1, 2018.

If bonus depreciation was taken on the qualified improvement property and the bonus depreciation was included on Line 19, it should not be added back again on this line.

Line 21 - Expenses for Business Meals Provided by a Restaurant

Enter the portion of the business meal expense deduction taken in the computation of federal taxable income that exceeds the amount that would have been allowed without application of Public Law 116-260, Division EE, Title II, s. 210, which made business meals provided by a restaurant 100% deductible instead of 50% deductible. This addition applies to taxable years beginning on or after January 1, 2021, and before January 1, 2026.

Line 22 - Film, Television, and Live Theatrical Production Expenses

Enter the deduction taken in the computation of federal taxable income under s. 181, IRC. This addition applies to taxable years beginning on or after January 1, 2021, and before January 1, 2026.

Line 23 - Internship Tax Credit

Enter the amount from Line 19 of Schedule V. This is the amount taken as the internship tax credit for the taxable year.

Line 24 - Other Additions

Attach explanatory schedules. Examples:

(1) Partnership adjustment.

Florida adjusted federal ordinary partnership income or loss is based on the federal ordinary partnership income or loss with certain modifications (Florida additions and subtractions). To the extent that such modifications increase the taxpayer's distributive share of partnership income or loss included in its federal income tax return, you must enter an appropriate addition as determined on Florida Form F-1065 on Line 24 of this schedule.

(2) Consolidated income adjustment.

No consolidated income adjustment is necessary unless the corporation made an election under s. 220.131(1), F.S., within 90 days of December 20, 1984, or upon filing the taxpayer's first return after December 20, 1984, to file a consolidated return on the same basis as its consolidated returns filed prior to July 19, 1983. Attach a schedule showing the computation of federal taxable income for the Florida affiliated group and the amounts included in the net positive or negative (using a negative sign) adjustment.

(3) Depreciation adjustment.

The required depreciation adjustment is for Election A and Election B taxpayers.

"Election A" means the election made by taxpayers for taxable years beginning prior to January 1, 1987, pursuant to s. 220.03(5)(b), F.S., to report and pay the corporate income/franchise tax as if the amendments to the Internal

Revenue Code that were enacted after January 1, 1980, and before January 1, 1982, became effective on January 1, 1982. Taxpayers who made Election A are required to make a depreciation adjustment in computing the corporate income/franchise tax if any depreciable assets were placed in service between January 1, 1981, and December 31, 1981.

"Election B" means the election made by taxpayers for taxable years beginning prior to January 1, 1987, pursuant to s. 220.03(5)(c), F.S., to report and pay the corporate income/franchise tax as if the Internal Revenue Code of 1954, as amended and in effect on January 1, 1980, is in effect indefinitely. Taxpayers who made Election B are required to make a depreciation adjustment in computing the corporate income/franchise tax if any depreciable assets were placed in service between January 1, 1981, and December 31, 1986.

If a consolidated Florida corporate income/franchise tax return is filed, a separate schedule listing the name, address, FEIN, and the depreciation election (General Rule, which was for the emergency excise tax that has been phased out, Election A, or Election B) of each included corporation must be attached.

The depreciation adjustment will include the positive or negative difference, if any, between the depreciation deducted as shown on federal Form 4562 for these assets and the depreciation allowable for these assets under the Internal Revenue Code of 1954, as amended and in effect on January 1, 1980. Attach a copy of federal Form 4562 and a statement setting forth the details of the adjustment.

If a taxpayer is governed by Election A or Election B and directly or indirectly owns an interest in a partnership, trust, or other entity not taxable as a corporation, it must include in its adjustment its distributive share of any depreciation difference. The difference in the depreciation for the partnership, trust, or other entity should be computed in the same manner explained above for Election A or Election B. The taxpayer's distributive share of the depreciation difference computed should be added to the difference computed under Election A or Election B on the taxpayer's assets. You must attach a copy of the underlying entity's federal Form 4562 and a statement setting forth the details of the adjustment.

Line 25 - Total

Enter the sum of Lines 1 through 24 on this line and on the front page of Florida Form F-1120, Line 3.

Schedule II – Subtractions from Federal Taxable Income

Taxpayers may not subtract from federal taxable income for Social Security and Medicare taxes paid on certain employee tip income when such taxes are taken as a credit on their federal corporate income tax return as part of the federal General Business Credit. Florida Statutes do not provide a similar credit for Florida income tax purposes, nor is there a provision for a subtraction from federal income for the taxes taken as a federal tax credit.

Line 1 - Gross Foreign Source Income Less Attributable Expenses

Enter all amounts included in federal taxable income under s. 78, IRC, on Line 1(a). Enter dividends treated as received from sources outside the United States, as determined under s. 862, IRC, on Line 1(b). Enter income under s. 951A, IRC, on Line 1(c).

Enter the total of expenses directly and indirectly attributable to ss. 78, 862, and 951A, IRC, and related amounts deducted under s. 250, IRC, on Line 1(d). Add s. 78 income plus s. 862 dividends plus s. 951A income and subtract expenses [1(a) + 1(b) + 1(c) – 1(d)]. Enter result on Line 1.

Line 2 - Gross Subpart F Income Less Attributable Expenses Enter the subpart F income included in federal taxable income under s. 951, IRC, on Line 2(a). Enter the total of expenses directly and indirectly attributable to s. 951, IRC, on Line 2(b). Subtract the attributable expenses from the subpart F income (2[a] - 2[b]). Include copies of all IRS forms, schedules, and worksheets associated with IRS Form 5471.

Note: Taxpayers doing business outside Florida enter zero (0) on Lines 3, 4, 5, and 6 and complete Lines 4, 5, 6, 7, and 8 of Schedule IV.

Line 3 - Florida Net Operating Loss Carryover Deduction See Florida Net Operating Loss Carryover Deduction (NOLD) instructions (page 4).

Line 4 - Florida Net Capital Loss Carryover Deduction See Florida Net Capital Loss Carryover Deduction instructions (page 5).

Line 5 - Florida Excess Charitable Contribution Carryover See Florida Excess Contribution Carryover Deductions instructions (page 5).

Line 6 - Florida Employee Benefit Plan Contribution Carryover See Florida Excess Contribution Carryover Deductions instructions (page 5).

Line 7 - Nonbusiness Income

If the taxpayer's business is entirely within Florida, enter zero (0). If the taxpayer is doing business outside Florida, enter the amount of nonbusiness income included in federal taxable income from Schedule R, Line 3. See Instructions for Schedule R (page 15).

Line 8 - Eligible Net Income of an International Banking Facility
The eligible net income of an international banking facility is
allowed as a deduction from adjusted federal income, to the
extent not deductible in determining federal taxable income or
subtracted pursuant to s. 220.13(1)(b)2., F.S. See ss. 220.63(5)
and 220.62(3), F.S., for a detailed explanation of the computation
of eligible net income and a definition of international banking
facility.

Line 9 - s. 168(k), IRC, Special Bonus Depreciation
With the exception of qualified improvement property placed in service on or after January 1, 2018, the amount required to be added back for s.168(k), IRC, bonus depreciation is provided back to a taxpayer through a subtraction over a seven-year period of one seventh of the amount of the addition, beginning with the tax year of the addition. Attach a schedule showing the taxable year and amount of the original addition, the amount of the original addition for qualified improvement property placed in service on or after January 1, 2018, and the amount of the subtraction by taxable year. Enter the amount to be subtracted this year.

Line 10 - Depreciation of Qualified Improvement Property
The recovery of amounts required to be added back to federal
taxable income for qualified improvement property placed in
service on or after January 1, 2018 (Schedule I, Line 20, and the
portion related to such property added back on Schedule I,
Line 19) is provided back to a taxpayer through a subtraction on
this line. The subtraction is limited to the depreciation that would
have been allowed under the IRC in effect on January 1, 2020,

without retroactive changes made by the CARES Act, and without taking into account any sale or other disposition of the property. Attach a schedule showing the taxable year and amount of the original addition and the amount of the subtraction by taxable year. Enter the amount to be subtracted this year.

Line 11 - Film, Television, and Live Theatrical Production Expenses

The recovery of amounts required to be added back for film, television, and live theatrical productions on Schedule I, Line 22 is provided back to a taxpayer through a subtraction on this line. The subtraction is limited to the deduction that would have been allowed without application of s. 181, IRC, if any. Attach a schedule showing the taxable year and amount of the original addition and the amount of the subtraction by taxable year. Enter the amount to be subtracted this year.

Line 12 - Other Subtractions

Enter any other item required to be subtracted as an adjustment to compute adjusted federal income.

Attach explanatory schedules. Examples:

- (1) Partnership adjustment. Florida adjusted federal ordinary partnership income or loss is based on the federal ordinary partnership income or loss with certain modifications (Florida additions and subtractions). To the extent that such modifications decrease the taxpayer's distributive share of partnership income or loss included in its federal income tax return, an appropriate subtraction as determined on Florida Form F-1065 must be entered on Line 12 of this schedule.
- (2) **Certain foreign taxes.** Enter the amount of taxes of foreign countries allowable as credits under s. 901, IRC, to any corporation that derived less than 20% of its gross income or loss for its taxable year ending in 1984 from sources within the United States, as described in s. 861(a)(2)(A), IRC, not including withholding taxes specified in s. 220.13(1)(b)5., F.S.
- (3) Cancellation of indebtedness income deferred under s.108(i), IRC. Enter the amount of income previously required to be added back under s. 220.13(1)(e)3., F.S., when the deferred cancellation of indebtedness income is recognized for federal income tax purposes. The subtraction may not exceed the amount of s.108(i), IRC, income added back under s. 220.13(1)(e)3., F.S.

Line 13 - Total

Enter the sum of Lines 1 through 12 on this line and on the front page of Florida Form F-1120, Line 5.

Schedule III – Apportionment of Adjusted Federal Income

Florida taxpayers doing business outside Florida are required to apportion their business income to Florida based upon a three-factor formula (average value of property, payroll, and sales factors), except for insurance companies, transportation companies, citrus processing companies, taxpayers granted permission to use a single sales factor under s. 220.153, F.S., and taxpayers who have been given prior permission by the Department to apportion income using a different method under s. 220.152, F.S.

Florida does not allow a taxpayer to apportion income if it is not doing business outside the state. Making only sales in another state without property or payroll in that state does not automatically indicate a taxpayer is "doing business" in a state other than Florida. See Rule 12C-1.015, F.A.C., for further information about when a Florida corporation may apportion income.

The three-factor formula measures Florida's share of adjusted federal income by ratios of the taxpayer's property, payroll, and sales in Florida to total property, payroll, and sales located or occurring everywhere. The apportionment factors are weighted as follows: 25% to property, 25% to payroll, and 50% to sales.

Note: If the amount reported in Schedule III-A, Column (b) for either the property or payroll factor is zero, the weighted percentage for the other factor will be 33-1/3% and the weighted percentage for the sales factor will be 66-2/3%. If the amount reported in Schedule III-A, Column (b) for the sales factor is zero, the weighted percentage for the property and payroll factors will change from 25% to 50% each. If the amounts reported in Schedule III-A, Column (b) for any two factors are zero, the weighted percentage for the remaining factor will be 100%.

All amounts related to nonbusiness income, income related to ss. 78, 862, 951, and 951A, IRC, and any other income not included in the adjusted federal income (Florida Form F-1120, Line 6) must be excluded from the apportionment factors.

III-A Line 1. Average Value of Property

The property factor is a fraction. The numerator of this fraction is the average value of real and tangible personal property owned or rented and used during the taxable year in Florida. The denominator is the average value of such property owned or rented and used everywhere during the taxable year.

Property owned is valued at original cost, without regard to accumulated depreciation. Property rented is valued at eight times the net annual rental rate. You must reduce the net annual rental rate by the annual rental rate received from sub-rentals.

Compute the average value of property using Schedule III-B. On Lines 1 through 4 of this schedule, enter the beginning-of-year and end-of-year balances for property owned and used within Florida, as well as property owned and used everywhere. Compute the average value using the formula provided on Line 6. Enter the value of rented property on Line 7. Add Lines 6a and 7a and enter the Florida average on Line 8a of Schedule III-B and on Schedule III-A, Line 1, Column (a). Likewise, add Lines 6b and 7b and enter the everywhere average on Line 8b of Schedule III-B and on Schedule III-A, Line 1, Column (b).

If substantial fluctuations in the values of the property exist during the tax period or where you acquired property after the beginning of the tax period or disposed of property before the end of the tax period, the Department may require or allow monthly averaging of property values. If monthly averages are used, you must attach appropriate schedules.

For corporations not included within the definition of a financial organization, intangible personal property will not be included in the property factor. The property factor used by a financial organization must include intangible personal property, except goodwill, owned and used in the business. The term "financial organization" includes any bank, trust company, savings bank, industrial bank, land bank, safe deposit company, private banker, savings and loan association, credit union, cooperative bank, small loan company, sales finance company, or investment company.

The intangible personal property will be valued at its tax basis for federal income tax purposes. Florida considers intangible personal property to be in Florida if it consists of **any** of the following:

- (a) Coin or currency located in Florida.
- (b) Assets in the nature of loans located in Florida, including balances due from depository institutions, repurchase agreements, federal funds sold, and bankers' acceptances.
- (c) Installment obligations on loans for which the customer initially applied at an office located in Florida.
- (d) Loans secured by mortgages, deeds of trust, or other liens upon real or tangible personal property located in Florida.
- (e) A portion of a participation loan where the office that enters into the participation is located in Florida.
- (f) Credit card receivables from customers who reside or who are commercially domiciled in Florida.
- (g) Investments in securities that generate business income where the taxpayer's commercial domicile is in Florida, unless such securities have acquired a discrete business situs elsewhere.
- (h) Securities held by a state treasurer or other public official or pledged to secure public funds or trust funds deposited with the taxpayer, if the office where the secured deposits are maintained is in Florida.
- (i) Leases of tangible personal property where the taxpayer's commercial domicile is in Florida, unless the taxpayer establishes that the location of the leased tangible property is in another state or states for the entire taxable year and the taxpayer is taxable in such other state or states.
- (j) Installment sale agreements originally executed by a taxpayer or its agent to sell real or tangible personal property located in Florida.
- (k) Any other intangible personal property located in Florida used to generate business income.

III-A Line 2. Payroll

The payroll factor is a fraction. The numerator of this fraction is the total amount paid to employees in Florida during the taxable year for compensation. The denominator is the total compensation paid to employees everywhere during the taxable year. Enter the numerator in Schedule III-A, Line 2, Column (a). Enter the denominator in Schedule III-A, Line 2, Column (b). For purposes of this factor, compensation is paid within Florida if:

- (a) The employee's service is performed entirely within Florida, or
- (b) The employee's service is performed both within and outside Florida, but the service performed outside Florida is incidental to the employee's service, *or*
- (c) Some of the employee's service is performed in Florida and either the base of operations or the place from which the service is directed or controlled is in Florida, or the base of operations or place from which the service is controlled is not in any state in which some part of the service is performed and the employee's residence is in Florida.

The taxpayer must attach a statement listing all compensation paid or accrued for the taxable year other than that shown on federal Form 1125-A, federal Form 1125-E (if required to complete for federal tax purposes), or federal Form 1120.

Sponsored Research and Development Contracts through a University

The payroll factor excludes compensation paid to a Florida employee and the property factor excludes any real or tangible personal property located in Florida certified as dedicated exclusively to the activities of sponsored research and development contracts through a state university or a non-public Florida chartered university conducting graduate programs at the professional or doctoral level. This exclusion applies only during the contractual period and the tax savings is limited to the amount paid for the sponsored research.

Attach a copy of the certification letter, received from the Board of Governors of the State University System or the university president, to the return. Also, the taxpayer must include the schedule of items, as certified by the university, excluded from the payroll and property factors.

III-A Line 3. Sales Factor

The sales factor is a fraction. The numerator of this fraction is the total sales of the taxpayer in Florida during the taxable year. The denominator is the total sales of the taxpayer everywhere during the taxable year. Use Schedule III-C to calculate the sales factor. Enter the numerator on Schedule III-A, Line 3, Column (a) and the denominator on Schedule III-A, Line 3, Column (b).

Florida defines the term "sales" as gross receipts without regard to returns or allowances. The term "sales" is not limited to tangible personal property, and includes:

- (a) Rental or royalty income, if such income is significant in the taxpayer's business.
- (b) Interest received on deferred payments of sales of real or tangible personal property.
- (c) Income from the sale, licensing, or other use of intangible personal property.
- (d) Sales of services.
- (e) For financial organizations, income from intangible personal property.

Making only sales in another state without property or payroll in that state does not automatically indicate a taxpayer is "doing business" in a state other than Florida. See Rule 12C-1.015, F.A.C., for further information about when a Florida corporation may apportion income.

Sales will be attributable to Florida using the following criteria:

- (a) Sales of tangible personal property will be "Florida sales" if the property is delivered or shipped to a purchaser within Florida.
- (b) Rentals will be "Florida sales" if the real or tangible personal property is in Florida.
- (c) Interest received on deferred payments of sales of real or tangible personal property will be included in "Florida sales" if the sale of the property is in Florida.
- (d) Sales of service organizations are within Florida if the services are performed in Florida.

For a financial organization, "Florida sales" will also include:

- (a) Fees, commissions, or other compensation for financial services rendered within Florida.
- (b) Gross profits from trading in stocks, bonds, or other securities managed within Florida.
- (c) Interest, other than interest from loans secured by mortgages, deeds of trust, or other liens upon real or tangible property located outside Florida.
- (d) Dividends received within Florida.
- (e) Interest for carrying debit balances on margin accounts, charged to customers at their business locations in Florida, without deducting any costs for carrying such accounts.
- (f) Interest, fees, commissions, and other charges or gains from loans secured by mortgages, deeds of trust, or other liens upon real or tangible personal property located in Florida or from installment sale agreements originally executed by a taxpayer or its agent to sell real or tangible personal property located in Florida.
- (g) Any other gross income, including other interest, resulting from the operation as a financial organization within Florida.

III-A Line 4. Apportionment Fraction

For Lines 1, 2, and 3 of Schedule III-A, divide the amount in Column (a) by the amount in Column (b). Round the result to six decimal places. Enter the result in Column (c) of Schedule III-A. In Column (d), use the appropriate weight for each factor. See the note on page 10 for more detailed information. Multiply the amount in Column (c) by the weighted percentage in Column (d). Round the result to six decimal places. Enter the result in Column (e).

To compute the Florida apportionment fraction, add the weighted factors on Schedule III-A, Lines 1, 2, and 3 of Column (e). Enter the total on Schedule III-A, Line 4 and on Schedule IV, Line 2.

III-D. Special Apportionment Fractions Insurance Companies

Insurance companies apportion adjusted federal income to Florida by multiplying it by a fraction. The numerator is the direct premiums written for insurance upon properties and risks in Florida and the denominator is direct premiums written on properties and risks everywhere. Florida defines the term "direct premiums written" as the total amount of direct premiums written, assessments, and annuity considerations, as reported on the annual statement filed by the company with the Florida Insurance Commissioner.

However, if the principal source of premiums written by an insurance company consists of premiums for reinsurance accepted by it, the numerator and denominator of the above fraction include the direct premiums written plus premiums written for reinsurance.

Enter the amounts within Florida in Column (a) and amounts everywhere in Column (b) on Schedule III-D, Line 1. Divide Column (a) by Column (b) and enter the result on Schedule III-D, Line 1, Column (c) and on Schedule IV, Line 2.

Note: Insurance companies using this apportionment fraction should attach a copy of Schedule T from their annual report.

Transportation service companies

Taxpayers furnishing transportation services will use a single factor apportionment fraction to apportion their income to Florida. The term "taxpayers furnishing transportation services" includes taxpayers engaged exclusively in interstate commerce.

Florida apportions the income of transportation companies by multiplying their adjusted federal income by a fraction; the numerator is the revenue miles within Florida and the denominator is the revenue miles everywhere.

For transportation other than by pipeline, a revenue mile is the transportation of one passenger or one net ton of freight the distance of one mile for consideration.

Enter the amount within Florida in Column (a) and the amount everywhere in Column (b) on Schedule III-D, Line 2. Divide Column (a) by (b) and enter the result on Schedule III-D, Line 2, Column (c) and on Schedule IV, Line 2.

Schedule IV – Computation of Florida Portion of Adjusted Federal Income

A taxpayer doing business outside Florida should use Schedule IV to compute the Florida portion of adjusted federal income. Florida does not allow a taxpayer to apportion income using Schedule IV if it is not considered to be doing business outside Florida.

Apportionment of Adjusted Federal Income Line 1 - Apportionable Adjusted Federal Income

Enter the adjusted federal income from Line 6 on the front page of Florida Form F-1120.

Line 2 - Florida Apportionment Fraction

Enter the Florida apportionment fraction from either Schedule III-A, Line 4 or Schedule III-D, Column (c).

Line 4 - Net Operating Loss Carryover Apportioned to Florida Enter the Florida net operating loss carryover deduction.

To support a deduction, you must attach a **schedule** showing how you computed the deduction. See the Florida Net Operating Loss Carryover Deduction (NOLD) instructions on page 4, including Examples of Florida Net Operating Loss Carry Forward Schedules on page 16.

Line 5 - Net Capital Loss Carryover Apportioned to Florida Enter any available Florida net capital loss carryover deduction. See the Florida Net Capital Loss Carryover Deduction instructions on page 5.

To support a deduction, you must attach a schedule showing how you computed the deduction. You must include the year(s) of loss, apportionment fraction for the taxable year in which the loss occurred, and amounts of the carryover(s) previously deducted.

Line 6 - Excess Charitable Contribution Carryover Apportioned to Florida

Enter any available Florida excess charitable contribution carryover. See the Florida Excess Contribution Carryover Deductions instructions on page 5.

To support a deduction, you must attach a schedule showing how you computed the deduction. You must include the year(s) of federal excess contributions, actual contributions made, federal contribution limitation, amount of excess contributions, Florida apportionment fraction for the taxable year(s), apportioned excess contribution to be carried over, and the amount of the carryover(s) previously deducted,

Line 7 - Employee Benefit Plan Contribution Carryover Apportioned to Florida

Enter any available Florida employee benefit plan excess contribution carryover. See the Florida Excess Contribution Carryover Deductions instructions on page 5.

To support a deduction, you must attach a schedule showing how you computed the deduction. You must include the year(s) of federal excess contributions, actual contributions made, federal contribution limitation, amount of excess contributions, Florida apportionment fraction for the taxable year(s), apportioned excess contribution to be carried over, and the amount of the carryover(s) previously deducted.

Line 8 - Total Carryovers Apportioned to Florida Add Lines 4 through 7, and enter the total.

Line 9 - Adjusted Federal Income Apportioned to Florida Subtract Line 8 from Line 3 and enter the difference on this line and on the front page of Florida Form F-1120 (Line 7).

Schedule V – Credits Against the Corporate Income/Franchise Tax

Note: Credits against the tax may not exceed the corporate income/franchise tax liability.

Section 220.02(8), F.S., provides for an order of application for the credits against corporate income tax. The credits are listed in **Schedule V** in the order they must be applied. The Florida Life and Health Insurance Guaranty Association (FLAHIGA) Assessment Credit, available to certain insurers, is not listed in s. 220.02(8), F.S. Therefore, the FLAHIGA credit is to be included in the "other credits" on Line 20. You may find the instructions for the credit with the instructions for Line 20 on page 14.

Line 1 - Florida Health Maintenance Organization Consumer Assistance Assessment Credit

A corporate income tax credit is available to a member of the Health Maintenance Organization Consumer Assistance Plan for assessments paid under s. 631.828, F.S. This credit is limited to 20% of the amount of such assessments for each of the five calendar years following the year in which such assessment was paid. Attach a copy of the assessment notice to Florida Form F-1120.

Note: Taxpayers must include the amount of any credit claimed for the current year on Schedule I, Line 9.

Line 2 - Capital Investment Tax Credit

An annual capital investment tax credit is available to a qualifying business that establishes a qualifying project. Attach a copy of the certification. For qualifying projects defined in s. 220.191(1)(g)1., and 2., F.S., this credit is granted against only the portion of Florida corporate income tax generated by, or arising out of, the qualifying project. You must attach a pro forma tax return indicating the qualifying project's Florida taxable income for the year to claim this credit. Businesses may apply for this credit with Enterprise Florida, Inc., at 850-298-6620. A taxpayer that takes this credit against Florida insurance premium tax is not eligible to take it against Florida corporate income tax. For qualifying projects defined in s. 220.191(1)(g)3., F.S., when the capital investment tax credit is used in whole or in part by a member of the qualifying business' affiliated group or a related entity that is taxable as a cooperative under subchapter T of the Internal Revenue Code, the qualifying business and the entities claiming the qualifying business' tax credit must attach a schedule reconciling how the capital investment tax credit is used. The name, federal employer identification number, and amount of capital investment tax credit claimed by each entity must be included in the schedule.

If you are claiming a transferred capital investment tax credit per s. 220.191(2)(c), F.S., you must attach to your return a copy of the letter received from the Department of Revenue certifying the amount of the credit transferred (only credits relating to solar energy projects may be transferred).

Line 3 - Enterprise Zone Jobs Credit

Any business claiming the credit must complete and attach a Florida Enterprise Zone Jobs Credit Certificate of Eligibility for Corporate Income Tax (Florida Form F-1156Z). Enter the amount from Florida Form F-1156Z. Taxpayers claiming the credit must include the amount claimed for the current taxable year on Schedule I, Line 7.

Line 4 - Community Contribution Tax Credit

Florida allows a credit equal to 50% of a qualified community contribution against corporate income tax for the taxable year of the contribution. The amount of the community contribution credit allowed is limited to \$200,000 per taxpayer. You may carry forward any unused credits for a period not to exceed five (5) years.

Attach a copy of the decision approving the credit to the Florida Form F-1120 on which you are claiming the credit.

Note: Insurance companies may not claim the community contribution credit against their corporate income tax liability.

Line 5 - Enterprise Zone Property Tax Credit

Any business claiming the credit must complete and attach an *Enterprise Zone Property Tax Credit* form (Florida Form F-1158Z). Enter the amount of enterprise zone property tax credit, including any applicable carryover credit, from Florida Form F-1158Z.

Note: Taxpayers claiming the credit must include the amount claimed for the current year on Schedule I, Line 8.

Line 6 - Rural Job Tax Credit and Line 7 - Urban High-Crime Area Job Tax Credit

Attach a copy of the approval to the return. A corporation that uses one of these credits against sales and use tax is not eligible to take the same credit against Florida corporate income tax. You may carry forward any unused credit for a period not to exceed five (5) years.

Note: Taxpayers claiming these credits must include the amounts claimed for the current year on Schedule I, Line 10.

Line 8 - Hazardous Waste Facility Tax Credit

A credit is allowed to the owner of any commercial hazardous waste facility for the sum of: (a) expenses for required hydrologic, geologic, or soil site evaluations and permit fees, and (b) 5% of the cost of stationary facility equipment used for recycling hazardous wastes pursuant to s. 220.184, F.S. Any unused credit may be carried forward for a period not to exceed five (5) years.

Line 9 - Florida Alternative Minimum Tax (AMT) Credit

A credit for Florida AMT paid is allowable in any tax year in which "regular" Florida tax is due following the tax year for which Florida AMT was paid. The amount of the AMT credit generated in a taxable year is equal to the amount of AMT paid over the "regular" tax that would have otherwise been due without application of the Florida tax credit scholarship program credits (s. 220.1875, F.S.) and the Florida renewable energy production tax credit (s. 220.193, F.S.). For tax years beginning on or after January 1, 2018, there is no Florida AMT and no additional Florida AMT credit will be created.

The amount of AMT credit that may be taken is limited to the lesser of:

- the amount of unused Florida AMT credit carried forward from previous tax years, and
- the amount of tax due on Line 11 of the computation of Florida net income less the credits claimed on Lines 1 through 9 minus 3.3% of the amount that additions (Schedule I, Lines 1 and 7 through 24) exceed subtractions (Schedule II, Lines 3 through 12, and if your apportionment factor is not 100% Florida, Schedule IV, Line 8).

Line 10 - Contaminated Site Rehabilitation Tax Credit: (voluntary cleanup tax credit)

A credit is available to eligible entities for a percentage of the costs of a voluntary cleanup of a contaminated site. Any corporation that wishes to obtain this credit must submit with its return a tax credit certificate issued by the Florida Department of Environmental Protection. Additional information can be obtained by contacting the Department of Environmental Protection, Bureau of Waste Cleanup, at 850-245-8927. Any unused credit may be carried forward for a period not to exceed five (5) years.

Line 11 - State Housing Tax Credit

A credit is available against Florida corporate income tax based upon approved low income housing projects for a five (5) year credit period beginning with the year the project is completed. A taxpayer that wishes to participate in the State Housing Tax Credit Program must submit an application to the Florida Housing Finance Corporation. Attach a copy of the approval letter from the Florida Housing Finance Corporation to the return. Additional information can be obtained from the Low Income Housing Administrator at 850-488-4197.

Note: Taxpayers must include the amount claimed for the current year on Schedule I, Line 11.

Line 12 - Florida Tax Credit Scholarship Program Credit: (contributions to nonprofit scholarship-funding organizations tax credit)

A credit is available against Florida corporate income tax for contributions to nonprofit scholarship-funding organizations (SFOs). To learn more about this credit or to submit your application, go to **floridarevenue.com/taxes/cit** and under Tax Incentives select Corporate Income Tax Incentives webpage link.

The Department of Revenue must approve an allocation of this credit before it can be taken. If the credit granted is not fully used in any one year, the unused credit can be carried forward no more than ten (10) years (five [5] years for carry forward amounts from tax years beginning prior to January 1, 2018).

The credit shall be reduced by the difference between the amount of federal corporate income tax taking into account the credit and the amount of federal corporate income tax without application of the credit. In addition, a taxpayer's noncompliance with the requirement to pay tentative taxes may result in the revocation and rescindment of the credit when the allocation of credit is made after a request for an extension of time. See s. 220.1875, F.S.

Attach a copy of the certificate of contribution from each nonprofit scholarship-funding organization to your Florida Form F-1120.

You may transfer this credit to members of the same affiliated group. To learn more about transfers of this credit refer to Florida Form DR-116200, Florida Tax Credit Scholarship Program Notice of Intent to Transfer a Tax Credit. For transferred credits, a copy of the letter received from the Department of Revenue certifying the amount of credit transferred must be attached to the return.

Note: Taxpayers must include the amount of any credit claimed for the current year on Schedule I, Line 12.

Line 13. New Worlds Reading Initiative Credit

A credit is available against the corporate income tax for contributions to the administrator under the New Worlds Reading Initiative. To learn more about this credit, or to submit your application, go to floridarevenue.com/taxes/cit and under Tax Incentives, select the Corporate Income Tax Incentives webpage link.

The Department of Revenue must approve an allocation of this credit before it can be taken. If the credit granted is not fully used in any one year, the unused credit can be carried forward no more than ten (10) years.

The credit shall be reduced by the difference between the amount of federal corporate income tax taking into account the credit and the amount of federal corporate income tax without application of the credit. In addition, a taxpayer's noncompliance with the requirement to pay tentative taxes may result in the revocation and rescindment of the credit when the allocation of credit is made after a request for an extension of time. See s. 1003.485, F.S.

Attach a copy of the certificate of contribution from the administrator to your Florida Form F-1120.

You may transfer this credit to members of the same affiliated group. To learn more about transfers of this credit, refer to Florida Form DR-336200, *The New Worlds Reading Initiative Notice of Intent to Transfer a Tax Credit*. For transferred credits, a copy of the letter received from the Department of Revenue certifying the amount of credit transferred must be attached to the return.

Note: Taxpayers must include the amount of any credit claimed for the current year on Schedule I, Line 13.

Line 14. Strong Families Tax Credit (credit for contributions to eligible charitable organizations)

A credit is available against Florida corporate income tax for contributions to eligible charitable organizations under the Florida Strong Families Tax Credit Program. To learn more about this credit, or to submit your application, go to

floridarevenue.com/taxes/cit and under Tax Incentives select the Corporate Income Tax Incentives webpage link.

The Department of Revenue must approve an allocation of this credit before it can be taken. If the credit granted is not fully used in any one year, the unused credit can be carried forward no more than ten (10) years.

The credit shall be reduced by the difference between the amount of federal corporate income tax taking into account the credit and the amount of federal corporate income tax without application of the credit. In addition, a taxpayer's noncompliance with the requirement to pay tentative taxes may result in the revocation and rescindment of the credit when the allocation of credit is made after a request for an extension of time. See s. 402.62, F.S.

Attach a copy of the certificate of contribution from each eligible charitable organization to your Florida Form F-1120.

You may transfer this credit to members of the same affiliated group. To learn more about transfers of this credit, refer to Florida Form DR-226200, *Strong Families Tax Credit Notice of Intent to Transfer a Tax Credit.* For transferred credits, a copy of the letter received from the Department of Revenue certifying the amount of credit transferred must be attached to the return.

Note: Taxpayers must include the amount of any credit claimed for the current year on Schedule I, Line 14.

Line 15 - New Markets Tax Credit

A credit is available against Florida corporate income tax for a qualified investment under the Florida New Markets Development Program administered by the Department of Economic Opportunity. Attach a copy of the credit certification. You may carry forward any unused credit for a period of five (5) years.

Insurance companies may only claim this credit against their insurance premium tax due under s. 624.509, F.S.

Note: Taxpayers must include the amount of any credit claimed for the current year on Schedule I, Line 15.

Line 16 - Entertainment Industry Tax Credit

A credit is available against Florida corporate income tax as part of the entertainment industry financial incentive program. The program is administered by the Office of Film and Entertainment. Visit their website at **filminflorida.com**. Attach a copy of the approval letter for the tax credit or credit transfer to the return. Any unused credit may be carried forward for a period not to exceed five (5) years.

Note: Taxpayers must include the amount of any credit claimed for the current year on Schedule I, Line 16.

Line 17 - Research and Development Tax Credit

A credit is available against Florida corporate income tax based upon qualified research expenses in Florida for taxpayers that also claim and are allowed a federal income tax credit under section 41 of the IRC for the same research expenses. The Department of Revenue must allocate this credit before it can be taken. Attach federal Forms 6765, 3800, and 1065, Schedule K-1 (if applicable) to the return. An unused credit cannot be carried forward more than five (5) years.

Note: Taxpayers must include the amount claimed for the current taxable year on Schedule I, Line 17.

Line 18 - Energy Economic Zone Tax Credit

A credit is available against Florida corporate income tax for eligible corporations located in an energy economic zone. Attach a copy of the certification approving the credit to the return.

Note: Taxpayers must include the amount of any credit claimed for the current year on Schedule I, Line 18.

Line 19. Internship Tax Credit

A credit is available against Florida corporate income tax for employing student interns during taxable years that begin in 2022 and 2023. The credit is \$2,000 per student intern up to a maximum of five student interns per year. To learn more about this credit, or to submit your application, go to

floridarevenue.com/taxes/cit and under Tax Incentives select the Corporate Income Tax Incentives webpage link. The Department of Revenue must approve this credit before it can be taken. Unused credits may be carried forward up to two (2) taxable years.

Note: Taxpayers must include the amount of any credit claimed for the current year on Schedule I, Line 23.

Line 20 - Other Credits

Enter the amount of any other credits allowable against the corporate income/franchise tax. Attach a supporting schedule indicating the type and amount of any allowable credit.

Florida Life and Health Insurance Guaranty Association (FLAHIGA) Assessment Credit

A credit against insurance premium tax or corporate income tax is available to member insurers of FLAHIGA as follows:

- For each assessment levied before January 1, 1997, 0.1% of the amount of the assessment for each year following the year in which the assessment was paid.
- For each assessment levied and paid after
 December 31, 1996, 5% of the amount of the assessment
 for each of the 20 years following the year in which the
 assessment was paid.

The total amount of assessment that can be claimed as a credit is net of any refunds received.

However, if a member insurer ceases doing business, all uncredited assessments may be credited against its insurance premium or corporate income tax liability for the year it ceases doing business.

The same assessment amount may not be offset by an insurer against both its insurance premium and corporate income tax liabilities.

Attach a statement showing the computations to support the credit claimed, a copy of the Assessment Levy, and a copy of the Certificate of Contribution for each assessment claimed as a credit.

Note: Taxpayers must include the amount of any credit claimed for the current year on Schedule I, Line 9.

Line 21 - Total Credits Against the Tax

Enter the sum of Lines 1 through 20 on this line and on the front page of Florida Form F-1120 (Line 12).

Schedule R - Nonbusiness Income

Note: Taxpayers that conduct business entirely within Florida do not need to complete Schedule R.

Nonbusiness income is not subject to apportionment, but is allocated as provided in s. 220.16, F.S. The term nonbusiness does not include income from tangible and intangible property if the acquisition, management, and disposition of the property constitute integral parts of the taxpayer's regular trade or business operations, or any amounts that could be included in apportionable income without violating the due process clause of the U.S. Constitution. In general, all transactions and activities of a taxpayer that are dependent upon, or contribute to the operations of the taxpayer's economic enterprise as a whole, constitute the taxpayer's trade or business. Functionally related dividends are presumed to be business income.

Nonbusiness income means rents and royalties from real or tangible personal property, capital gains, interest, dividends, and patent and copyright royalties, to the extent they do not arise from transactions and activities in the regular course of a taxpayer's trade or business.

Line 1 - Nonbusiness Income (Loss) Allocated to Florida Enter each type (for example: dividends, interest, and royalties) and the amount of nonbusiness income allocated to Florida on this line and on the front page of Florida Form F-1120 (Line 8).

Line 2 - Nonbusiness Income (Loss) Allocated Elsewhere
Enter each type (for example: dividends, interest, and royalties),
the state or country to which the nonbusiness income is
allocated, and the amount of nonbusiness income.

Line 3 - Total Nonbusiness Income

Enter the sum of Lines 1 and 2 on Line 3 and on Schedule II, Line 7.

Estimated Tax Worksheet

You must make estimated payments if your corporate income tax liability exceeds \$2,500. Complete the worksheet to determine if estimated tax is due.

Line 2 - Florida Exemption \$50,000

Members of a Controlled Group - Only one \$50,000 exemption is allowed to a controlled group of corporations. For any Florida taxpayer who is a member of a controlled group, the manner in which the members allocate the \$50,000 exemption for purposes of filing the annual Florida return will be binding upon all members with respect to estimated tax. This includes the determination of whether a declaration was required and the computation of penalties and interest on underpayments.

Examples of Florida Net Operating Loss Carry Forward Schedules

For Taxpayers that Apportion (doing business outside Florida):

	 , ,	1 (<i>'</i>			
Tax Year	(a) djusted Federal Income/Loss	(b) Apportionment Fraction (rounded to 6 decimal places)	(c) rida Apportioned ome/Loss (a) x (b)	(d) OLCO Applied (Schedule IV)		(e) Florida Portion of Adjusted Federal come/Loss (c + d)	(f) Carry Forward to Next Year
2018	\$ (1,000,000)	0.123456	\$ (123,456)	\$ -	\$	(123,456)	\$ (123,456)
2019	\$ 750,000	0.130010	\$ 97,508	\$ (123,456)	\$	(25,948)	\$ (25,948)
2020	\$ 1,500,000	0.128500	\$ 192,750	\$ (25,948)	\$	166,802	\$ -

For 100% Florida Taxpayers:

Tax Year (a) Federal Income/Loss		NOLCO App	(b) blied (Schedule II)	Adjust	(c) red Florida Income/Loss	(d) NOL Carry Forward to Next Year		
2018	\$	(1,000,000)	\$	-	\$	(1,000,000)	\$	(1,000,000)
2019	\$	750,000	\$	(1,000,000)	\$	(250,000)	\$	(250,000)
2020	\$	1,500,000	\$	(250,000)	\$	1,250,000	\$	-

	Forms							
Additional	Additional Florida forms which may be needed.							
F-851	F-851 Corporate Income/Franchise Tax Affiliations Schedule							
F-1065	Florida Partnership Information Return							
F-1120A	Florida Corporate Short Form Income Tax Return							
F-1120ES	Declaration/Installment of Florida Estimated Income/Franchise Tax							
F-1120X	Amended Florida Corporate Income/Franchise Tax Return							
F-1122	Authorization and Consent of Subsidiary Corporation to be Included in a Consolidated Income Tax Return							
F-1156Z	Florida Enterprise Zone Jobs Credit Certificate of Eligibility for Corporate Income Tax							
F-1158Z Enterprise Zone Property Tax Credit								
F-2220	Underpayment of Estimated Tax on Florida Corporate Income/Franchise Tax							
F-7004	Florida Tentative Income/Franchise Tax Return and Application for Extension of Time to File Return							

Filing Tips

- ✓ Be sure to make copies of your return and schedules before filing with the Department of Revenue.
- ✓ Notify the Department of a change of address online at: floridarevenue.com/taxes/updateaccount
- ✓ To find filing due dates for the current year go to the Department's website at floridarevenue.com/taxes/cit/duedates

Contact Us

Information and tutorials are available at **floridarevenue.com/taxes/education**.

Tax forms and publications are available at **floridarevenue.com/forms**.

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

Subscribe to Receive Updates by Email from the Department.

Subscribe to receive an email for due date reminders, Tax Information Publications (TIPs), or proposed rules, including notices of rule development workshops and emergency rulemaking. Subscribe today at **floridarevenue.com/dor/subscribe**.

References

The following documents were mentioned in this form and are incorporated by reference in the rules indicated below.

Forms are available online at **floridarevenue.com/forms**.

Form F-1120	Florida Corporate Income/Franchise Tax Return	Rule 12C-1.051, F.A.C.
Form F-1120A	Florida Corporate Short Form Income Tax Return	Rule 12C-1.051, F.A.C.
Form F-1120ES	Declaration/Installment of Florida Estimated Income/Franchise Tax	Rule 12C-1.051, F.A.C.
Form F-7004	Florida Tentative Income/Franchise Tax Return and Application for Extension of Time to File Return	Rule 12C-1.051, F.A.C.
Form F-1065	Florida Partnership Information Return	Rule 12C-1.051, F.A.C.
Form F-2220	Underpayment of Estimated Tax on Florida Corporate Income/Franchise Tax	Rule 12C-1.051, F.A.C.
Form F-851	Corporate Income/Franchise Tax Affiliations Schedule	Rule 12C-1.051, F.A.C.
Form F-1120X	Amended Florida Corporate Income/Franchise Tax Return	Rule 12C-1.051, F.A.C.
Form F-1122	Authorization and Consent of Subsidiary Corporation to be Included in a Consolidated Income Tax Return	Rule 12C-1.051, F.A.C.
Form F-1156Z	Florida Enterprise Zone Jobs Credit Certificate of Eligibility for Corporate Income Tax	Rule 12C-1.051, F.A.C.
Form F-1158Z	Enterprise Zone Property Tax Credit	Rule 12C-1.051, F.A.C.
Form DR-116200	Florida Tax Credit Scholarship Program Notice of Intent to Transfer a Tax Credit	Rule 12-29.003, F.A.C.
Form DR-336200	The New Worlds Reading Initiative Notice of Intent to Transfer a Tax Credit	Rule 12-29.003, F.A.C.
Form DR-226200	Strong Families Tax Credit Notice of Intent to Transfer a Tax Credit	Rule 12-29.003, F.A.C.



Florida Internship Tax Credit Program **Application for Tax Credit**

F-1198 R. XX/XX Rule 12C-1.051, F.A.C. Effective XX/XX Page 1 of 2

Apply online at floridarevenue.com/taxes/SingleTaxCredits. It's fast and secure.

Florida law requires the Florida Department of Revenue to approve allocations of tax credits available under the Florida Internship Tax Credit Program on a first-come, first-served basis. Applying online will allow you to:

- create a secure, online account where your application information will be stored;
- quickly complete your application and receive a confirmation number with the date and time of submission; and
- view a summary of your applications and the status of each application.

Florida law provides a corporate income/franchise tax credit for up to five student interns employed by businesses for taxable years beginning during 2022 and 2023 when both the business and the student intern meet the requirements provided in section 220.198, Florida Statutes (F.S.). The maximum tax credit available to a qualified business is \$10,000 each year. Florida law requires businesses applying for the tax credit to provide documentation to substantiate each of the requirements. A separate application is required for each taxable

year.							
Requested Internship Tax Credit:							
Number of student interns employed (maximum of 5)	x \$2	2,000 =					
☐ Applying for Tax Year Beginning on or after January 1, 2022, through December 31, 2022.							
Tax Year –	Tax Year						
Business Information:							
Business Name:	Federal Emplo	yer Identification Number (FEIN):					
Mailing Address:							
City: State:		ZIP:					
Contact Name:		Telephone Number:					
Email Address*:							
If you are included in a consolidated Florida corporate in	ncome tax return	ı, provide:					
ber of student interns employed (maximum of 5) x \$2,000 = polyling for Tax Year Beginning on or after annuary 1, 2022, through December 31, 2022. Year Interest Information: Interest Name: State: ZIP:							
lorida law requires you to authorize the Florida Department of Revenue to respond to you using unencrypted email nat does not require additional steps before you can access information in the email. To expedite the processing of your populication, you may wish to receive unencrypted email regarding this application. If so, indicate your approval to receive							

unencrypted email by selecting 'Yes' below, otherwise, select 'No.'

- ☐ Yes. I authorize the Florida Department of Revenue to send information regarding this application using unencrypted email.
- ☐ No. I wish to receive encrypted emails from the Florida Department of Revenue. (The software used to encrypt email requires a one-time passcode or a user account.)

Florida Internship Tax Credit Program Application for Tax Credit

Requirements and Suggested Documentation

A qualified business:

- is currently in existence;
- has been continuously operating for at least three (3) years;
- employs at least one qualified full-time (at least 30 hours per week) student intern for nine (9) consecutive weeks; and
- 20% or more of the full-time employees were previously employed by the business as student interns, or, all of the following,
 - o for the current tax year, employs at least one full-time employee previously employed by the business as a student intern.
 - o employed 10 or fewer full-time employees on average for the three (3) immediately preceding years, and
 - o previously hired at least one student intern.

Suggested documentation:

PO Box 6609

Tallahassee, FL 32314-6609

- Copies of the first page of the Florida Corporate Income/Franchise Tax Returns (Form F-1120, incorporated by reference in Rule 12C-1.051, F.A.C.) or the first page of federal U.S. corporation income tax returns that show business activity for the three taxable years immediately preceding the taxable year for which you are applying for the tax credit) to establish existence and continuous operation for at least three years
- Copies of Florida Department of Revenue Employer's Quarterly Reports (RT-6, incorporated by reference in Rule 73B-10.037, F.A.C.) and other employee timekeeping and payroll records – to establish the requirements for the number of full-time employees, the number of qualified full-time student interns employed, current full time employment of a previously employed student intern if applicable, and the requirement for the student intern to have been employed full-time for at least 9 consecutive weeks.

A **qualified student intern** – A person enrolled in one of the following educational institutions that maintains a minimum grade point average of 2.0 on a 4.0 scale (if applicable)

- has completed at least 60 credit hours at a state university or a Florida College System institution, regardless of whether the intern student receives course credit for the internship;
- is enrolled as a graduate student at a Florida state university;
- is enrolled in a career center operated by a Florida district school board as a part of the district school system as approved by the Department of Education; **or**
- is enrolled in a charter technical career center.

Suggested documentation: A letter from the applicable educational institution stating the student is enrolled.

Under penalties of perjury, I declare that I have read the	ne foregoing application and that the facts stated in it are true.						
Signature of Officer	Date						
Print Name	Title						
Con	tact Information						
For additional information regarding the Florida Interns	ship Tax Credit Program, contact Revenue Accounting:						
Phone: 850-617-8586							
If you are unable to apply online at floridarevenue.co application to:	m/taxes/SingleTaxCredits, submit your completed						
Florida Department of Revenue or Revenue Accounting	Fax: 850-921-1171						



Underpayment of Estimated Tax on Florida Corporate Income/Franchise Tax

F-2220 R. XX/XX Rule 12C-1.051, F.A.C. Effective XX/XX Page 1 of 2

For Tax Year: Federal Employer Identification Number (FEIN):											
Beginning											
Ending	City/State/ZIF	P:									
1. Total income/franchise tax due for the year (enter from Florida Form F-1120, Line 13)											
2. 90% of Line 1											
Computation of Ur					Under	nderpayments					
Enter in Columns 1 through 4 the installment dates. (See Installment Dates in the instructions.)					D	ue Dates of	Instal	lments			
			(1s	t)		(2nd)		(3rd)	(4th)		
3. Enter 25% of Line 2 in Columns 1 through 4											
4. (a) Amount paid for each period											
(b) Overpayment credit from prior year											
(c) Overpayment of previous installment											
5. Total of Lines 4(a), 4(b), and 4(c)											
6. Underpayment (Line 3 less Line 5) or overpaym less Line 3). An overpayment on Line 6 in excesunderpayments is to be applied as a credit againstallment. (See Line 4c.)	ss of all prior	1									
	Exception	that a	voids pe	nalty and	dintere	est		·			
 Total cumulative amount paid (or credited) fr the taxable year through the installment date 	0	ng of									
8(a). Tax on prior year's income using current year	r's tax rate:		25% of tax 50% of tax		% of tax	75% of tax		100% of tax			
8(b). Cumulative contributions made for the taxable year under the Florida Tax Credit Scholarship Program, New Worlds Reading Initiative, and Strong Families Tax Credit Program. Each corresponding certificate of contribution must be issued on or before the return's due date or valid extended due date.											
8(c). Line 8(a) less Line 8(b). This is the prior year'the contributions listed in Line 8(b).	s income adjust	ed for									
Check below if the exception	applies for e	ach ur	nderpaid	installm	ent [Liɪ	ne 7 must e	qual	or exceed L	ine 8(c)]		
Attach a schedule showing the computation. If the	e exception does	s not ap	ply, comple	te Lines 9	through ⁻	14 to determin	e the a	mount of the p	enalty and interest.		
Exception: 1st Installment	2nd	Installm	nent 🗆		3rd Ins	stallment 🗆		4th Ins	4th Installment		
If Line 6 shows an underpayment and the except				Co	mputat	ion of Penal	ty and	Interest			
apply, compute the underpayment penalty and in completing the portion(s) of this schedule applications.			Due Dates of Installments								
installments. Enter same installment dates used above.		((1st)	(2nd	d) (3rd)		(4th)				
9. Amount of underpayment											
 Enter the date of payment or the due date of corresponding Florida Corporate Income/Fra return, whichever is earlier. 											
11. Number of days from due date of installment shown on Line 10	to the dates										
 Penalty on underpayment (12% per year on t underpayment on Line 9 for the number of da Line 11) 									Total Penalty		
13. Interest on underpayments. In general, interes appropriate interest rate on the amount of uncline 9 for the number of days shown on Line	lerpayment on								Total Interes		
14. Total of amounts shown on Lines 12 and 13. and interest should be entered on appropriat				filed with	your retu	rn, the amour	its sho	wn as penalty			

- Installment Dates Generally, for tax years ending 6/30, the declaration or payment of estimated tax is due on or before the last day of the 4th month, the last day of the 6th month, the last day of the 9th month, and the last day of the tax year. For tax years not ending on 6/30, the declaration or payment of estimated tax is due on or before the last day of the 5th month, the last day of the 6th month, the last day of the 9th month, and the last day of the tax year. Installment due dates that fall on a Saturday, Sunday, or legal holiday extend to the next business day, with the exception of installments due on the last day of June, which must be paid on or before the last Friday of June.
- **Estimated Tax** Every domestic or foreign corporation or other entity subject to taxation under Chapter 220, Florida Statutes (F.S.), must report estimated tax for the taxable year if the amount of income tax liability for the year is expected to be more than \$2,500.
- Purpose of Form This form will enable taxpayers to determine if they paid the correct amount of each installment of estimated tax by the proper due date. If the minimum amount was not paid timely, we may impose penalty and interest.
- Computation of Underpayments Make entries on Lines 1 through 6 following the instructions for each line item. Enter on Line 4(c) the previous installment's overpayment (Line 6) but only if the overpayment exceeds all prior underpayments. If Line 6 shows an underpayment of any installment, complete Lines 7 and 8 and Lines 9 through 14, to the extent applicable. If the requirements for filing the declaration of estimated tax were met during the tax year and fewer than four installment payments were required, attach an explanatory statement including computations.
- Exception to Avoid Penalty and Interest You will not owe penalty or interest for an underpaid installment on Line 6 if the total amount of all payments made by the installment date equals or exceeds the amount that would have been required to be paid using the preceding year's tax (see section [s.] 220.34, F.S.). Calculate the exception using Lines 7 and 8. The prior year exception calculation includes contributions made for the current taxable year to:
 - eligible nonprofit scholarship-funding organizations under the Florida Tax Credit Scholarship Program per s. 220.1875, F.S.;

- the administrator of the New Worlds Reading Initiative per s. 220.1876, F.S.; and
- eligible charitable organizations under the Strong Families Tax Credit Program per s. 220.1877, F.S.

Each certificate of contribution must be issued on or after the beginning of the tax year and on or before the due date of the return, or extended due date with a valid extension of time.

A taxpayer's noncompliance with the requirement to pay tentative taxes may result in the revocation and rescindment of a credit when the allocation for that credit is made after a request for an extension of time. See ss. 220.1875, 220.1876, and 220.1877, F.S. In addition, each credit is required to be reduced by the difference between the amount of federal corporate income tax taking into account the credit and the amount of federal corporate income tax without application of the credit.

A taxpayer may not use the prior year exception if the previous tax year was for a short tax year (not a full 12 months), except where the short period is due to a change in accounting period. You may not use the prior period exception in your first year of operation.

Note: The Florida Income Tax Code does not allow annualizing taxable income to determine the requirement for making an individual installment.

- computation of Penalty and Interest Follow the instructions on the form to complete Lines 9 through 14. For purposes of determining the date of payment on Line 10, a payment of estimated tax on any installment date is considered a payment of any previous underpayment only to the extent the payment exceeds that amount of the installment as computed on Line 3. If you made more than one payment for a given installment, attach a separate computation for each payment.
- Line 13 Interest on Underpayments The interest rate on each underpayment will vary depending on the date of the payment and the interest rate or rates in effect for the period. It may be necessary to attach a separate schedule showing the computation of interest on each underpayment. A floating rate of interest applies to underpayments and late payments of estimated tax. The rate is updated January 1 and July 1 of each year by using the formula established in s. 220.807, F.S. To obtain interest rates, visit floridarevenue.com/taxes/rates.

Reference

The following document was mentioned in this form and is incorporated by reference in the rule indicated below.

The form is available online at **floridarevenue.com/forms**.

ATTACHMENT 3



Florida Department of Revenue Office of the Executive Director

Jim Zingale Executive Director

5050 West Tennessee Street, Tallahassee, FL 32399

floridarevenue.com

August 23, 2022

MEMORANDUM

TO: The Honorable Ron DeSantis, Governor

Attention: Melissa Smith, Deputy Chief of Staff

The Honorable Jimmy Patronis, Chief Financial Officer
Attention: Tanya Cooper, Director of Cabinet Affairs

Robert Tornillo, Senior Cabinet Aide

The Honorable Ashley Moody, Attorney General

Attention: Erin Sumpter, Director of Cabinet Affairs

The Honorable Nikki Fried, Commissioner of Agriculture Attention: Kyle W. Troop, Director of Cabinet Affairs

Nicole DiBartolomeo, Deputy Director of Cabinet Affairs

THROUGH: Jim Zingale, Executive Director

FROM: Andrea Moreland, Deputy Executive Director

Alec Yarger, Director, Legislative and Cabinet Services

Janet Young, Agency Rules Coordinator

SUBJECT: Requesting Approval to File Notices 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 amended rules for compliance with sections 120.54(3)(b) and 120.541, F.S. The proposed rules will not have an adverse impact on small businesses, small counties, or small cities and will not have an increased regulatory cost in excess of \$200,000 within one year. Additionally, they will not have an adverse impact or increased regulatory costs in excess of \$1,000,000 within five years.

What is the Department requesting?

Section 120.54(3)(a), F.S., requires the Department to obtain Governor and Cabinet approval to hold public hearings for proposed amended rules. The Department therefore requests approval to publish Notices of Proposed Rule in the *Florida Administrative Register* for the following proposed rules:

- 12D-7.003, F.A.C., Exemption of Property of Widows, Widowers, Blind Persons, and Persons Totally and Permanently Disabled; Disabled Ex-Service Members, Spouses
- 12D-9.005, F.A.C., Duties of the Board
- 12D-16.002, F.A.C., Index to Forms

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 amendment to Rule 12D-7.003, F.A.C., is necessary to reflect changes to section 12 of Chapter 2022-97, Laws of Florida, amending s. 196.202, F.S., increasing the property tax exemption for residents who are widows, widowers, blind, or totally and permanently disabled from \$500 to \$5,000.

The proposed amendment to Rule 12D-9.005, F.A.C., is necessary to incorporate the provisions of section 194.032(1)(b), F.S., as amended by sections 4, 14 and 15 of Chapter 2022-97, Laws of Florida.

The proposed amendments to Rule 12D-16.002, F.A.C., are necessary to adopt updates to five current forms and three new forms to reflect 2022 law changes.

What do the proposed rules do?

Rule 12D-7.003, F.A.C., Exemption of Property of Widows, Widowers, Blind Persons, and Persons Totally and Permanently Disabled; Disabled Ex-Service Members, Spouses

The proposed amendment to this rule reflects the increased property tax exemption amount of \$5,000 available to widows, widowers, blind persons, and persons totally and permanently disabled beginning January 1, 2023.

Rule 12D-9.005, F.A.C., Duties of the Board

The proposed amendment to this rule first applies to the 2023 ad valorem tax roll and will allow the value adjustment board to hear appeals pertaining to the property appraiser's denial of refunds due to a catastrophic event.

Rule 12D-16.002, F.A.C., Index to Forms

Amend Form DR-420FC, *Distribution to Fiscally Constrained Counties Application*. Removes obsolete provisions to remove obsolete provisions that allowed for rebatement of taxes for residential improvements due the 2016 and 2016 Hurricane Hermine, Hurricane Matthew, or Hurricane Irma (197.318 and 218.131, F.S.)

Amend Form DR-490, Notice of Disapproval of Application for Property Tax Exemption or Classification by the County Property Appraiser, and Form DR-501, Original Application for Homestead and Related Tax Exemptions. Reflect the increased property tax exemption amount of \$5,000 for every widow, widower,

blind person, or totally and permanently disabled person who is a bona fide Florida resident effective January 1, 2023.

Amend Form DR-482, *Application and Return for Agricultural Classification of Lands*. Provides for assessment of land used in the production of aquaculture products beginning with the 2023 ad valorem tax roll.

Create Form DR-465, Application for Catastrophic Event Tax Refund. Provides a form for taxpayers to apply for a refund of property taxes paid for residential improved property rendered uninhabitable for at least 30 days due to a catastrophic event effective January 1, 2023.

Amend Form DR-486, *Petition to the Value Adjustment Board – Request for Hearing*. Provides a form for a taxpayer to appeal the denial of a refund application due to a catastrophic event.

Create Form DR-485C, *Decision of the Value Adjustment Board – Catastrophic Event Tax Refund*. Provides a form for the value adjustment board to render a decision on a taxpayer's appeal of the property appraiser's denial of a refund application for property taxes paid for residential improved property rendered uninhabitable for at least 30 days due to a catastrophic event.

Create Form DR-522, Report of Total Reductions in Taxes from Catastrophic Events. Provides a form for tax collectors to annually notify the Department of Revenue by September 1 annually beginning in 2023 of the total reduction in taxes for all properties that qualified for a refund of property taxes paid for residential improved property rendered uninhabitable for at least 30 days.

Were comments received from external parties?

Yes. The Department published Notices of Rule Development on July 12, 2022, and scheduled a workshop for July 26, 2022, if requested in writing. No request was received; however, written comments were received suggesting changes on Forms DR-486 and DR-490 to provide clarity for unrepresented taxpayers and petitioners. The Department amended Form DR-490 to include the suggested clarification.

Attachments

For each rule chapter, attached are copies of:

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

STATE OF FLORIDA

DEPARTMENT OF REVENUE

PROPERTY TAX OVERSIGHT PROGRAM

CHAPTER 12D-7, FLORIDA ADMINISTRATIVE CODE

EXEMPTIONS

PROPOSED AMENDMENTS TO RULE 12D-7.003, F.A.C.

SUMMARY OF PROPOSED RULE

The proposed amendment to Rule 12D-7.003, F.A.C., aligns the rule with the statutory provisions for exemptions. The proposed amendment increases the additional property tax exemption amount available for widows, widowers, blind persons, and persons totally and permanently disabled from \$500 to \$5,000 beginning January 1, 2023.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

The purpose of the proposed amendment to Rule 12D-7.003, F.A.C., is to incorporate the increase additional property tax exemption available to certain residents provided in section 196.202, F.S., as amended by sections 12 and 13 of Chapter 2022-97, L.O.F., effective January 1, 2023.

FEDERAL COMPARISON STATEMENT

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

SUMMARY OF RULE DEVELOPMENT WORKSHOP

JULY 26, 2022

The Department of Revenue published a Notice of Rule Development for proposed amendments to Rule 12D-7.003, F.A.C., in the *Florida Administrative Register* on July 12, 2022 (Vol. 48, No. 134). The Department received no requests for the workshop and no workshop was held. The Department received no written comments on the rule amendments.

NOTICE OF PROPOSED RULE

FLORIDA DEPARTMENT OF REVENUE

Property Tax Oversight Program

RULE NO.:

RULE TITLE:

12D-7.003 Exemption of Property of Widows, Widowers, Blind Persons, and Persons Totally

and Permanently Disabled; Disabled Ex-Service Members, Spouses

PURPOSE AND EFFECT: The purpose of the proposed amendment to Rule 12D-7.003, F.A.C.,

is to incorporate the provisions of section 196.202, F.S., as amended by sections 12 and 13 of

Chapter 2022-97, Laws of Florida, increasing the additional property tax exemption amount for

certain residents from \$500 to \$5,000. When in effect, the rule will reflect the increased amount

of exemption available to widows, widowers, blind persons, and persons totally and permanently

disabled, effective January 1, 2023.

SUMMARY: The proposed amendment to Rule 12D-7.003, F.A.C., reflects the \$5,000

additional property tax exemption available to widows, widowers, blind persons, and persons

totally and permanently disabled, beginning January 1, 2023.

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), FS.

LAW IMPLEMENTED: 196.202, 196.24, 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. Persons with hearing or speech impairments may contact the Department using the Florida Relay Service, which can be reached at (800)955-8770 (Voice) and (800)955-8771 (TDD).

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:

STATE OF FLORIDA

DEPARTMENT OF REVENUE

PROPERTY TAX OVERSIGHT PROGRAM

CHAPTER 12D-7, FLORIDA ADMINISTRATIVE CODE

EXEMPTIONS

AMENDING RULE 12D-7.003

12D-7.003 Exemption of Property of Widows, Widowers, Blind Persons, and Persons Totally and Permanently Disabled; Disabled Ex-Service Members, Spouses.

- (1) For the purposes of the exemption provided in Section 196.202, F.S.:
- (a) through (c) No Change.
- (d) The exemptions provided under Section 196.202, F.S., <u>are shall be</u> cumulative. An individual who properly qualifies under more than one classification <u>will shall</u> be granted more than one <u>\$5,000</u> five hundred dollar exemption. However, in no event shall the <u>cumulative</u> exemption under section 196.202, F.S., <u>may not exceed \$15,000</u> one thousand five hundred dollars (\$1,500) for an individual.
- (e) Where both husband and wife otherwise qualify for the exemption, each would, under Section 196.202, F.S., be entitled to an exemption of \$5,000 five hundred dollars applicable against the value of property owned by them as an estate by the entirety.
- (2)(a) The \$5,000 exemption granted by Section 196.24, F.S., to disabled ex-service members, as defined in Section 196.012, F.S., who were discharged under honorable conditions, are shall be considered to be the same constitutional disability exemption provided for by Section 196.202, F.S. The unremarried surviving spouse of such a disabled ex-service member is allowed the exemption.

(b) The exemptions under Sections 196.202 and 196.24, F.S., <u>are shall be</u> cumulative; <u>however</u>, <u>but in no event shall</u> the aggregate exemption <u>may not exceed \$15,000</u> \$6,000 for an individual.; <u>When except where</u> the surviving spouse is also eligible to claim the \$5,000 disabled ex-service member disability exemption under section 196.24, F.S., <u>In that event</u> the cumulative exemption <u>may shall</u> not exceed \$20,000 \$11,000 for an individual.

(3) No Change.

PROPOSED EFFECTIVE DATE: January 1, 2023

Rulemaking Authority 195.027(1), 213.06(1) FS. Law Implemented 196.202, 196.24 FS. History—New 10-12-76, Formerly 12D-7.03, Amended 11-21-91, 12-31-98, 12-30-02, 1-1-04, 1-16-06, 10-2-07, 9-17-18, xx-xx-xx.

NAME OF PERSON ORIGINATING PROPOSED RULE: Mike Cotton

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Governor and

Cabinet.

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: (Date of Cabinet Meeting)

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: July 12,

2022

STATE OF FLORIDA

DEPARTMENT OF REVENUE

PROPERTY TAX OVERSIGHT PROGRAM

CHAPTER 12D-9, FLORIDA ADMINISTRATIVE CODE

REQUIREMENTS FOR VALUE ADJUSTMENT BOARD IN ADMINISTRATIVE

REVIEWS; UNIFORM RULES OF PROCEDURE FOR HEARINGS BEFORE VALUE

ADJUSTMENT BOARDS

PROPOSED AMENDMENT TO RULE 12D-9.005, F.A.C.

SUMMARY OF PROPOSED RULE

The proposed amendment to Rule 12D-9.005, F.A.C., is to incorporate the provisions of section 194.032(1)(b), F.S., as amended by sections 4, 14 and 15 of Chapter 2022-97, Laws of Florida. When in effect, this rule first applies to the 2023 ad valorem tax roll and will allow the value adjustment board to hear appeals pertaining to the property appraiser's denial of refunds due to catastrophic events based on the statutory criteria in section 197.319, F.S.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

The purpose of the proposed amendment to this rule is to incorporate changes the Florida Legislature enacted in sections 4, 14 and 15 of Chapter 2022-97, Laws of Florida, which creates s. 197.319, F.S.

FEDERAL COMPARISON STATEMENT

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

SUMMARY OF RULE DEVELOPMENT WORKSHOP

JULY 26, 2022

The Department of Revenue published a Notice of Rule Development for proposed amendment to Rule 12D-9.005, F.A.C., in the *Florida Administrative Register* on July 12, 2022 (Vol. 48, No. 134). The Department scheduled a rule development workshop for July 26, 2022, if requested in writing. The Department received no requests for the workshop and no workshop was held. The Department received no written comments on the rule amendment.

NOTICE OF PROPOSED RULE

FLORIDA DEPARMENT OF REVENUE

Property Tax Oversight Program

RULE NO.:

RULE TITLE:

12D-9.005

Duties of the Board

PURPOSE AND EFFECT: The purpose of the proposed amendment to Rule 12D-9.005, F.A.C., is to incorporate the provisions of section 194.032(1)(b), F.S., as amended by sections 4, 14 and

15 of Chapter 2022-97, Laws of Florida.

SUMMARY: The proposed amendment to Rule 12D-9.005, F.A.C., first applies to the 2023 ad valorem tax roll and will allow the value adjustment board to hear appeals pertaining to the property appraiser's denial of refunds due to catastrophic events based on the statutory criteria in

section 197.319, F.S.

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: 194.011(5), 194.034(1), 195.027(1), FS.

LAW IMPLEMENTED: 192.0105, 194.011, 194.015, 194.032, 194.034, 194.035, 194.037, 197.319, 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. Persons with hearing or speech impairments may contact the Department using the Florida Relay Service, which can be reached at (800)955-8770 (Voice) and (800)955-8771 (TDD).

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:

STATE OF FLORIDA

DEPARTMENT OF REVENUE

PROPERTY TAX OVERSIGHT PROGRAM

CHAPTER 12D-9, FLORIDA ADMINISTRATIVE CODE

REQUIREMENTS FOR VALUE ADJUSTMENT BOARDS IN ADMINISTRATIVE

REVIEWS; UNIFORM RULES OF PROCEDURE FOR HEARINGS BEFORE VALUE

ADJUSTMENT BOARDS

AMENDING RULE 12D-9.005

12D-9.005 Duties of the Board.

- (1)(a) No Change.
- (b) The board may not meet earlier than July 1 to hear appeals pertaining to the denial of exemptions, agricultural and high-water recharge classifications, classifications as historic property used for commercial or certain nonprofit purposes, and deferrals, and refunds due to catastrophic events based on the statutory criteria in Section 197.319, F.S.
 - (c) No Change.
 - (2) through (5) No Change.

PROPOSED EFFECTIVE DATE: January 1, 2023

Rulemaking Authority 194.011(5), 194.034(1), 195.027(1), 213.06(1) FS. Law Implemented 192.0105, 194.011, 194.015, 194.032, 194.034, 194.035, 194.037, 197.319 FS. History–New 3-30-10, Amended 9-19-17, xx-xx-xx.

NAME OF PERSON ORIGINATING PROPOSED RULE: Mike Cotton

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Governor and

Cabinet.

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: (Date of Cabinet Meeting)

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: July 12,

2022.

STATE OF FLORIDA

DEPARTMENT OF REVENUE

PROPERTY TAX OVERSIGHT PROGRAM

CHAPTER 12D-16, FLORIDA ADMINISTRATIVE CODE

ADMINISTRATION OF FORMS

PROPOSED AMENDMENTS TO RULE 12D-16.002, F.A.C.

SUMMARY OF PROPOSED RULE

The proposed amendments to Rule 12D-16.002, F.A.C. (Index to Forms) amend four forms and create three new forms relating to 2022 law changes as follows:

Amend Form DR-482, *Application and Return for Agricultural Classification of Lands*. Sections 2 and 3, Chapter 2022-97, L.O.F., creates section 193.4613, F.S. The application for agricultural classification includes the assessment of land used in the production of aquaculture products. Additional changes will align the form to s. 193.4613, F.S.

Amend Forms DR-490, *Notice of Disapproval of Application for Property Tax Exemption or Classification by the County Property Appraiser* and DR-501, *Original Application for Homestead and Related Tax Exemptions*. Sections 12 and 13 in Chapter 2022-97, L.O.F., amends section 196.202(1), F.S., to increase the homestead property exemption for every widow, widower, blind person, or totally and permanently disabled person who is a bona fide Florida resident from \$500 to \$5,000.

To implement sections 14 and 15 of Chapter 2022-97, L.O.F., which creates section 197.319, F.S., Forms DR-465, DR-485C and DR-522 were created and Form DR-486 is amended.

Create Form DR-465, *Application for Catastrophic Event Tax Refund*. Allows a taxpayer to apply for a refund of property taxes paid for residential improved property rendered uninhabitable for at least 30 days due to a catastrophic event.

Create Form DR-485C, *Decision of the Value Adjustment Board – Catastrophic Event Tax Refund*. Provides the value adjustment board a form to render a decision on a taxpayer's appeal of the property appraiser's denial of an application for refund of taxes due to a catastrophic event.

Create Form DR-522, Report of Total Reductions in Taxes from Catastrophic Events.

Provides the tax collectors with a report to annually notify the Department of Revenue by

September 1 of the total reduction in taxes for all properties that qualified for a refund of property taxes paid for residential improved property rendered uninhabitable for at least 30 days due to a catastrophic event.

Amend Form DR-486, *Petition to the Value Adjustment Board – Request for Hearing*.

Updates the petition form to allow a taxpayer to appeal the denial of a refund of taxes due to a catastrophic event to the value adjustment board.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

The proposed amendments to Rule 12D-16.002, F.A.C., are necessary to incorporate, by reference, amended Forms DR-482, DR-486, DR-490, and DR-501, and new Forms DR-465, DR-485C, and DR-522, to incorporate 2022 legislative changes.

FEDERAL COMPARISON STATEMENT

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

SUMMARY OF RULE DEVELOPMENT WORKSHOP

JULY 26, 2022

The Department of Revenue published a Notice of Rule Development for proposed amendments to Rule 12D-16.002, F.A.C., in the *Florida Administrative Register* on July 12, 2022 (Vol. 48, No. 134). The Department scheduled a rule development workshop for July 26, 2022, if requested in writing. The Department received no requests for the workshop and no workshop was held. The Department received written comments suggesting language changes to provide clarity for unrepresented taxpayers/petitioners for Forms DR-486 and DR-490. The Department added language to Form DR-490 based on the suggestion.

NOTICE OF PROPOSED RULE

FLORIDA DEPARTMENT OF REVENUE

Property Tax Oversight Program

RULE NO.: RULE TITLE:

12D-16.002 Index to Forms

PURPOSE AND EFFECT: The purpose of the proposed amendments to Rule 12D-16.002,

F.A.C., is to incorporate, by reference amended forms related to the 2022 legislative changes.

When in effect, the forms will reflect amendments made by Chapter 2022-97, L.O.F.

SUMMARY: The proposed amendments to Rule 12D-16.002, F.A.C., amend four current forms and create three new forms effective January 1, 2023.

Amend Form DR-482, *Application and Return for Agricultural Classification of Lands*. Sections 2 and 3, Chapter 2022-97, L.O.F., creates section 193.4613, F.S., to include assessment of land used in the production of aquaculture products on the application and return for agriculture classification. Additional changes align the form to section 193.4613, F.S.

Amend Forms DR-490, *Notice of Disapproval of Application for Property Tax Exemption or Classification by the County Property Appraiser* and DR-501, *Original Application for Homestead and Related Tax Exemptions*. Sections 12 and 13, Chapter 2022-97, L.O.F., amends section 196.202(1), F.S., to increase the exemption for every widow, widower, blind person, or totally and permanently disabled person who is a bona fide Florida resident from \$500 to \$5,000. Create Form DR-465, *Application for Catastrophic Event Tax Refund*. Section 14, Chapter 2022-97, L.O.F., creates section 197.319(2), F.S., which allows a taxpayer to apply for a refund of property taxes paid for residential improved property rendered uninhabitable for at least 30 days due to a catastrophic event.

Create Form DR-485C, *Decision of the Value Adjustment Board – Catastrophic Event Tax Refund*. Section 14, Chapter 2022-97, L.O.F., creates section 197.319(4), F.S., which allows the value adjustment board to render a decision on a taxpayer's appeal of the property appraiser's denial of a refund application for property taxes paid for residential improved property rendered uninhabitable for at least 30 days due to a catastrophic event.

Amend Form DR-486, *Petition to the Value Adjustment Board – Request for Hearing*. Section 14, Chapter 2022-97, L.O.F., creates section 197.319(4), F.S., which allows a taxpayer to appeal the denial of a refund application to the property appraiser for property taxes paid for residential improved property rendered uninhabitable for at least 30 days due to a catastrophic event.

Create Form DR-522, *Report of Total Reductions in Taxes from Catastrophic Events*. Section 14, Chapter 2022-97, L.O.F., creates section 197.319(5), F.S., which directs the tax collector to annually notify the Department of Revenue by September 1 of the total reduction in taxes for all properties that qualified for a refund of property taxes paid for residential improved property rendered uninhabitable for at least 30 days.

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), 196.075(4)(d), FS.

LAW IMPLEMENTED: 92.525, 95.18, 136.03, 192.001(18), 192.0105, 193.052, 193.077, 193.085, 193.092, 193.114, 193.122, 193.155, 193.1554, 193.1555, 193.1556, 193.461, 193.501, 193.503, 193.625, 193.703, 194.011, 194.032, 194.034, 194.035, 194.037, 195.002, 195.022, 195.087, 196.011, 196.015, 196.031, 196.075, 196.095, 196.101, 196.121, 196.141, 196.151, 196.173, 196.183, 196.193, 196.1961, 196.1983, 196.1995, 196.202, 196.24, 196.26, 197.182, 197.222, 197.2423, 197.2425, 197.318, 197.319, 197.3632, 197.3635, 197.414, 197.432, 197.472, 197.502, 197.512, 197.552, 200.065, 200.069, 218.12, 218.125, 218.131, 218.66, 218.67, 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. Persons with hearing or speech impairments may contact the Department using the Florida Relay Service, which can be reached at (800)955-8770 (Voice) and (800)955-8771 (TDD).

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:

STATE OF FLORIDA

DEPARTMENT OF REVENUE

PROPERTY TAX OVERSIGHT PROGRAM

CHAPTER 12D-16, FLORIDA ADMINISTRATIVE CODE

ADMINISTRATION OF FORMS

AMENDING RULE 12D-16.002

12D-16.002 Index to Forms.

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

	Form Number	Form Title	Effective
			Date
(2) thro	ugh (17) No Chan	ge.	
(18) <u>(a)</u>	DR-462	No Change.	
<u>(b)</u>	DR-465	Application and Return for Catastrophic Event Tax Refund (n. 01/23)	01/23
		https://www.flrules.org/Gateway/reference.asp?No=Ref	
(19) thre	ough (21) No Cha	nge.	<u> </u>
(22)	DR-482	Application and Return for Agricultural Classification of Lands (r. <u>01/23</u>	1/23 1/01
		https://www.flrules.org/Gateway/reference.asp?No=Ref-	
		nttps://www.muies.org/Gateway/reference.asp/No=Ref-	

(23) No	change.		
(24) <u>(a)</u>	DR-485C	Decision of the Value Adjustment Board – Catastrophic Event Tax	01/23
		Refund (n. 01/23)	
		https://www.flrules.org/Gateway/reference.asp?No=Ref	
(a) throu	igh (f) Renumb	pered (b) through (g) No Change.	
(25)(a)	DR-486	Petition to the Value Adjustment Board – Request for Hearing (r. <u>01/23</u>	01/23 04/18
		04/18)	
		https://www.flrules.org/Gateway/reference.asp?No=Ref09241	
(b) thro	ugh (h) No Cha	ange.	
(26) thre	ough (28) No C	Change.	
(29)(a)	DR-490	Notice of Disapproval of Application for Property Tax Exemption or	01/23 11/12
		Classification by The County Property Appraiser (r. <u>01/23</u> 11/12)	
		https://www.flrules.org/Gateway/reference.asp?No=Ref01785	
(b) No (Change.		
(30) thre	ough (37) No C	Change.	
(38)(a)	DR-501	Original Application for Homestead and Related Tax Exemptions	01/23 11/21
		(r. <u>01/23</u> 11/21)	
		https://www.flrules.org/Gateway/reference.asp?No=Ref13841	
(b) thro	ugh (j) No Cha	nge.	
(39) thro	ough (49) No C	Change.	
(50)(a)	DR-521	No Change.	
<u>(b)</u>	DR-522	Report of Total Reductions in Taxes from Catastrophic Events (n. 01/23)	01/23
		https://www.flrules.org/Gateway/reference.asp?No=Ref-	
<u> </u>	1 () D		
(b) throi	ugn (c) Kenum	bered (c) through (d) No Change.	
(51) thro	ough (60) No C	Change.	

Rulemaking Authority 195.027(1), 196.075(4)(d) FS. Law Implemented 95.18, 136.03, 192.001(18), 192.0105, 193.052, 193.077, 193.085, 193.092, 193.114, 193.122, 193.155, 193.1554, 193.1555, 193.1556, 193.461, 193.501, 193.503, 193.625, 193.703, 194.011, 194.032, 194.034, 194.035, 194.037, 195.002, 195.022, 195.087, 196.011, 196.015, 196.031, 196.075, 196.095, 196.101, 196.121, 196.141, 196.151, 196.173, 196.183, 196.193, 196.1961, 196.1983, 196.1995, 196.202, 196.24, 196.26, 197.182, 197.222, 197.2423, 197.2425, 197.318, 197.319, 197.3632, 197.3635, 197.414, 197.432, 197.472, 197.502, 197.512, 197.552, 200.065, 200.069, 218.12, 218.125, 218.131, 218.66, 218.67 FS. History—New 10-12-76, Amended 4-11-80, 9-17-80, 5-17-81, 1-18-82, 4-29-82, Formerly 12D-16.02, Amended 12-26-88, 1-9-92, 12-10-92, 1-11-94, 12-27-94, 12-28-95, 12-25-96, 12-30-97, 12-31-98, 2-3-00, 1-9-01, 12-27-01, 1-20-03, 1-26-04, 12-30-04, 1-16-06, 10-2-07, 3-30-10, 11-1-12, 9-10-15, 4-5-16, 6-14-16, 1-9-17, 9-19-17, 1-17-18, 4-10-18, 9-17-18, 7-9-19, 12-7-20, 10-26-21, 11-11-21, 6-13-22, xx-xx-xx.

NAME OF PERSON ORIGINATING PROPOSED RULE: Mike Cotton

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Governor and

Cabinet.

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: (Date of Cabinet Meeting)

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: July 12,

2022.



Application for Catastrophic Event Tax Refund

Section 197.319, Florida Statutes

DR-465 N. 01/23 Rule 12D-16.002 F.A.C. Page 1 of 2

This completed application, must be filed with the county property appraiser on or before March 1 of the year immediately following the catastrophic event.

	COMPLETED BY	APPLICANT				
Applicant		County				
name Mailing		Property				
address		address				
		(if different				
		from mailing)				
Phone		Parcel identific	cation number, if available			
1. Date the	Date the catastrophic event occurred in your county					
Number of days property was uninhabitable during the calendar year that the catastrophic event occurred (must be uninhabitable for at least 30 days):						
	property been restored to a habitable condition nen was the property habitable?	n? Yes □ No □				
Florida law requires property appraisers to determine if you are entitled to a refund of taxes. Your property appraiser will notify you if supporting documentation is required for purposes of determining the conditions of uninhabitability and subsequent habitability, such as utility bills, insurance information, contractors' statements, building permit applications, or building inspection certificates of occupancy. I grant permission to allow the property appraiser to review the supporting documents, if requested. Under penalties of perjury, I declare that I have read this application and that the facts stated in it are true to the best of my knowledge and belief.						
Signature o	of property owner	Date				
	Complete and provide to the co	ounty property a _l	opraiser.			
	COMPLETED BY PROP	ERTY APPRA	ISER			
	ue of residential parcel as of January 1 of the catastrophic event occurred:					
2. Number	of days property was uninhabitable (must be table for at least 30 days):					
3. Postcata	strophic event just value:					
4. Percent	change in value:					
☐ Approve	☐ Approved Amount ☐ Denied Amount					
The proper factors.	ty appraiser has determined that the applicant's	s entitlement to	the refund is based on the above			
Signature, _I	property appraiser or designee		ate			
Provide a copy to the property owner. For approved applications, forward to the county tax collector on or before April 1.						

Instructions

Section 197.319, Florida Statutes (F.S.), provides a refund of property taxes paid for residential improved property rendered uninhabitable for at least 30 days due to a catastrophic event. To be eligible for refund, the property must be determined "uninhabitable," that is the property could not be used or occupied for the purpose for which it was constructed for a period of at least 30 days as evidenced by documentation. The owner of the property must file a sworn application with the property appraiser's office by **March 1**, of the year immediately following the catastrophic event. An application may be filed if the residential property is restored to a habitable condition before December 1 of the year the catastrophic event occurred, but not sooner than 30 days after the residential property has been restored to habitable condition.

Completed by Applicant:

- If available, provide the parcel identification number for the damaged or destroyed property.
- If requested by your property appraiser, you are required to provide any documentation supporting the claim that the property was uninhabitable during the specified period.
- After completion of this application, sign, date, and forward it to the property appraiser's office in the county where the property is located.
- If approved, the county tax collector will issue a refund to the applicant.

The property appraiser will notify the property owner of the determination. If your application for tax refund under section 197.319, F.S., is not determined satisfactorily, the Florida Property Taxpayer's Bill of Rights recognizes your right to an informal conference with the local property appraiser. You may also file a petition with the value adjustment board clerk, pursuant to section 194.011(3), Florida Statutes. Regardless of a scheduled informal conference with the property appraiser, petitions involving determinations on refund of taxes for catastrophic event may be petitioned to the value adjustment board. Complete and file Form DR-486, *Petition to the Value Adjustment Board – Request for Hearing*, with the value adjustment board clerk (Form DR-486 is incorporated by reference in Rule 12D-16.002, F.A.C.).

Completed by Property Appraiser:

- The property appraiser must investigate the application and any documentation requested from the applicant to determine if the applicant is entitled to a refund of taxes.
- If the applicant is eligible for the refund and the application was timely filed, review, sign, and date the
 application. Forward a copy to the tax collector by April 1, of the year following the date on which the
 catastrophic event occurred, providing:
 - The just value of the residential improved property as of January 1 of the year the catastrophic event occurred
 - The total number of days the residential improved property was uninhabitable
 - The postcatastrophic event just value
 - The percent change in value applicable to the residential improved property
 - Amount approved or denied
- Provide a copy of this application, containing the property appraiser's determination, to the applicant.



APPLICATION AND RETURN FOR AGRICULTURAL CLASSIFICATION OF LANDS

DR-482 R. xx/xx Rule 12D-16.002, F.A.C.

Section 193.461, Florida Statutes

Effective xx/xx

FLORIDA This completed application, including all required attachments, must be filed with the county property appraiser on or before **March 1 of the current tax year**.

							•		
Applicant name					Return to				
Property Address					address of property appraiser)				
Phone					ширгизст)				
Parcel identification	n number or	legal de	escription						
Lands Used Primarily for Agricultural Purposes Number of acres How long in this use					al Income		this Property t 4 years.	у	
Citrus			yrs	Year	Crop or Use	Gross Inc	come	Expense	Net Income
Cropland			yrs	20					
Grazing land Number of livestock			yrs	20 <u> </u>					
Timberland			yrs	20					
Poultry, swine, or be	e yards		yrs						
Aquaculture products	3		yrs	Date pur	chased		Purch	nase price	
Other :			yrs						
Has a Tangible Permachinery and equi	ipment? Form								yes 🗌 no
Is the real property As of January 1 of Bona fide agricultu	leased to of) the	lands liste	d above w	ere used primar	rily for "bo		e" agricultural	yes no no purposes.
The property appra and will notify you requested. I will co I certify all informat prepared by somed based on all inform	if additional imply with artion on this fonce other that	informat ny reaso orm and an the a	ion or docu nable requal any attach pplicant, th	umentation est. nment is true e preparei	n is needed to de ue, correct, and	etermine e	eligibili on Jan	ty for the class	sification year. If
	Signature				Print	name			Date
For Record Purpo	see Only	This ackn	owlodgos roc	coint of your	Application for Agric	cultural Clas	cificatio	on of Lands on	
for the above described		THIS CONT	owieuges rec	eipt of your i	Аррисацоптог Ау пс	Juliurai Cias	Silicatic	on or Lands on	(Date)
		Sig	nature, prop	erty apprais	ser or designee		-	County	
Re	cord of Ac	tion of	County F	Property A	Appraiser C	heck the a	ppropr	iate box below.	
	disapproved in	d and a	gricultural o	classification	ricultural on of lands denie t. Agricultural clas ow only for item	ssification	of land		
			Signature,	property ap	praiser			Date	



DECISION OF THE VALUE ADJUSTMENT BOARD CATASTROPHIC EVENT TAX REFUND

DR-485C N. 01/23 Rule 12D-16.002, F.A.C. Eff. 01/23

Section 197.319, Florida Statute

County

The actions below were taken on your petition.		_		
☐ These actions are a recommendation only, n		-	e actions are a final decisi	
If you are not satisfied after you are notified of the have the right to file a lawsuit in circuit court to f				ard (VAB), you
Petition #		Parce		
Petitioner name		Prope	erty	
The petitioner is: taxpayer of record taxpay		addre	SS	
represe	entative			
Decision Summary Denied your petition	☐ Grante	d vour	petition Granted your	petition in part
Just value of the residential parcel as of		u youi	petition Granted your	petition in part
January 1 of the year the catastrophic event	Filed b	V	Property appraiser	VAB
occurred. \$	applica	-	determined	determined
Number of days residential property was uninhabitable				
2. Postcastastrophic just value				
3. Percentage change in value				
Reasons for Decision			Fill-in fields will expand, or	
Findings of Fact			Fili-lit fields will expand, or	add pages as needed.
Conclusions of Law				
☐ Recommended Decision of Special Ma	agistrate	Finding	gs and conclusions above ar	e recommendations.
Signature, special magistrate		Print	name	Date
Signature, clerk or special representative, VAB		Print	name	Date
If this is a recommended decision, the board will con	sider the reco	ommen	ded decision on	at
Address If the line above is blank, the board does not yet known the line above is blank, the board does not yet known the line above is blank, the board does not yet known the line above is blank, the board does not yet known the line above is blank, the board does not yet known the line above is blank, the board does not yet known the line above is blank, the board does not yet known the line above is blank, the board does not yet known the line above is blank, the board does not yet known the line above is blank, the board does not yet known the line above is blank, the board does not yet known the line above is blank, the board does not yet known the line above is blank, the board does not yet known the line above is blank, the board does not yet known the line above is blank.	w the date, ti	me, and	d place when the recommend	ded decision will be
considered. To find the information, please call			•	
☐ Final Decision of the Value Adjustmen	t Board			
Signature, chair, VAB		Print	name	Date of decision
Signature, clerk or representative, VAB		Print	name	Date mailed to parties



PETITION TO THE VALUE ADJUSTMENT BOARD REQUEST FOR HEARING

R. 01/23 Rule 12D-16.002 F.A.C. Eff. 01/23 Page 1 of 3

DR-486

Section 194.011, Florida Statutes

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

For portability of homestead assessment difference, use the Petition to the Value Adjustment Board – Transfer of Homestead Assessment Difference – Request for Hearing Form (DR-486PORT). For deferral or penalties, use the Petition to the Value Adjustment Board – Tax Deferral or Penalties – Request for Hearing Form (DR-486DP). Forms are incorporated, by reference, in Rule 12D-16.002, Florida Administrative Code.

COMPLETED BY CLERK OF THE VAL	LUE ADJUSTMENT BOARD (VAB)
Petition # County	Tax year 20 Date received
COMPLETED BY THE	HE PETITIONER
PART 1. Taxpayer Information	
Taxpayer name	Representative
Mailing address for notices	Parcel ID and physical address or TPP account #
Phone	Email
The standard way to receive information is by US mail. If possible	e, I prefer to receive information by \square email \square fax.
I am filing this petition after the petition deadline. I have attac documents that support my statement.	hed a statement of the reasons I filed late and any
 I will not attend the hearing but would like my evidence consider your evidence to the value adjustment board clerk. Florida law all evidence. The VAB or special magistrate ruling will occur under Type of Property ☐ Res. 1-4 units ☐ Industrial and miscellaneous ☐ Commercial ☐ Res. 5+ units ☐ Agricultural or classified use 	ows the property appraiser to cross examine or object to your
PART 2. Reason for Petition Check one. If more than	one, file a separate petition.
 □ Real property value □ Denial of classification □ Parent/grandparent reduction □ Property was not substantially complete on January 1 □ Tangible personal property value (You must have timely filed a return required by s.193.052. (s.194.034, F.S.)) □ Refund of taxes for catastrophic event 	☐ Denial of exemption Select or enter type: ☐ Denial for late filing of exemption or classification (Include a date-stamped copy of application.) ☐ Qualifying improvement (s. 193.1555(5), F.S.) or change of ownership or control (s. 193.155(3), 193.1554(5), or 193.1555(5), F.S.)
 Check here if this is a joint petition. Attach a list of units, pa determination that they are substantially similar. (s. 194.01) Enter the time (in minutes) you think you need to present your by the requested time. For single joint petitions for multiple uningroup. My witnesses or I will not be available to attend on specific You have the right to exchange evidence with the property appraise evidence directly to the property appraiser at least 15 days befor appraiser's evidence. At the hearing, you have the right to have a You have the right, regardless of whether you initiate the evidence of your property record card containing information relevant to the information redacted. When the property appraiser receives the pattern of your property you how to obtain it online. 	f(3)(e), (f), and (g), F.S.) case. Most hearings take 15 minutes. The VAB is not bound its, parcels, or accounts, provide the time needed for the entire dates. I have attached a list of dates. siser. To initiate the exchange, you must submit your e the hearing and make a written request for the property witnesses sworn. se exchange, to receive from the property appraiser a copy e computation of your current assessment, with confidential

Your petition will not be complete until you pay the filing fee. When the VAB has reviewed and accepted it, they will assign a number, send you a confirmation, and give a copy to the property appraiser. Unless the person filing the petition is completing part 4, the taxpayer must sign the petition in part 3. Alternatively, the taxpayer's written authorization or power of attorney must accompany the petition at the time of filing with the signature of the person filing the petition in part 5 (s. 194.011(3), F.S.). Please complete one of the signatures below.

PART 3. Taxpayer Signature				
Complete part 3 if you are representing yourself or if you are authorizing a representative listed in part 5 to represent you without attaching a completed power of attorney or authorization for representation to this form. Written authorization from the taxpayer is required for access to confidential information from the property appraiser or tax collector.				
☐ I authorize the person I appoint in part 5 to have access to Under penalties of perjury, I declare that I am the owner of the petition and the facts stated in it are true.				
Signature, taxpayer	Print name	Date		
PART 4. Employee, Attorney, or Licensed Professional S	ignature			
Complete part 4 if you are the taxpayer's or an affiliated entirepresentatives.		g licensed		
I am (check any box that applies):				
An employee of	(taxpayer or an affiliated entity)).		
A Florida Bar licensed attorney (Florida Bar number).			
☐ A Florida real estate appraiser licensed under Chapter 4	75, Florida Statutes (license number).		
A Florida real estate broker licensed under Chapter 475,	,	,		
A Florida certified public accountant licensed under Chap	,			
I understand that written authorization from the taxpayer is reappraiser or tax collector.	,	·,		
Under penalties of perjury, I certify that I have authorization am the owner's authorized representative for purposes of fili under s. 194.011(3)(h), Florida Statutes, and that I have reached	ing this petition and of becoming an agent fo	or service of process		
Signature, representative	Print name	Date		
PART 5. Unlicensed Representative Signature				
Complete part 5 if you are an authorized representative not	listed in part 4 above.			
☐ I am a compensated representative not acting as one of AND (check one)	the licensed representatives or employees	listed in part 4 above		
\square Attached is a power of attorney that conforms to the requasivery's authorized signature OR \square the taxpayer's authorized		ecuted with the		
☐ I am an uncompensated representative filing this petition	n AND (check one)			
the taxpayer's authorization is attached OR the taxpa	ayer's authorized signature is in part 3 of this	s form.		
I understand that written authorization from the taxpayer is rappraiser or tax collector.	equired for access to confidential information	n from the property		
Under penalties of perjury, I declare that I am the owner's au becoming an agent for service of process under s. 194.011(stacts stated in it are true.				
Signature, representative	Print name	Date		

Keep this information for your files. Do not return this page to the VAB clerk.

Informal Conference with Property Appraiser

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

PART 1. Taxpayer Information

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

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

PART 2. Petition Information and Hearing

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

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

- (1)(a)1. At least 15 days before a petition hearing, the petitioner shall provide to the property appraiser a list of evidence to be presented at the hearing, a summary of evidence to be presented by witnesses, and copies of all documentation to be presented at the hearing.
- 2. To calculate the fifteen (15) days, the petitioner shall use calendar days and shall not include the day of the hearing in the calculation, and shall count backwards from the day of the hearing. The last day of the period shall be included unless it is a Saturday, Sunday, or legal holiday, in which event the period shall run until the end of the next previous day that is neither a Saturday, Sunday, or legal holiday.
- (b) A petitioner's noncompliance with paragraph (1)(a) does not affect the petitioner's right to receive a copy of the current property record card from the property appraiser as described in s. 194.032(2)(a), F.S.
- (c) A petitioner's noncompliance with paragraph (1)(a) does not authorize a value adjustment board or special magistrate to exclude the petitioner's evidence. However, under s. 194.034(1)(h), F.S., if the property appraiser asks in writing for specific evidence before the hearing in connection with a filed petition, and the petitioner has this evidence and knowingly refuses to provide it to the property appraiser a reasonable time before the hearing, the evidence cannot be presented by the petitioner or accepted for consideration by the board or special magistrate. Reasonableness shall be determined by whether the material can be reviewed,

investigated, and responded to or rebutted in the time frame remaining before the hearing. These requirements are more specifically described in subsection (8) of this rule and in paragraphs 12D-9.025(4)(a) and (f), F.A.C.

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

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

ADDITIONAL INFORMATION

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

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

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

Value Appeals:

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

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

Other Assessment Appeals:

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

- All of the non-ad valorem assessments, and
- The amount of the ad valorem taxes the taxpayer admits in good faith to owe,
- Less applicable discounts under s. 197.162, F.S.

DENIAL OF EXEMPTION, Select or enter type: drop-down options

Homestead Age 65 and older, low income Widowed Blind

Disabled (\$5,000)

Disabled, total and permanent

Disabled, low income, total and permanent

Transfer of homestead assessment

difference

Deployed military

Disabled veteran discount, 65 or older

Disabled veteran, 10% or more disability

Disabled veteran, confined to wheelchair

Service-connected total and permanent

disability

Surviving spouse of veteran

Surviving spouse of first responder

Disabled, first responder, total and

permanent

Charter school

Child-care facility, enterprise zone

Conservation land, dedicated in perpetuity

Economic development

Government property

Historic property

Other



NOTICE OF DISAPPROVAL OF APPLICATION FOR PROPERTY TAX EXEMPTION OR CLASSIFICATION BY THE COUNTY PROPERTY APPRAISER

DR-490 R. 01/23 Rule 12D-16.002, F.A.C. Effective 01/23

10:			County
			Parcel ID or property description
	YOUR APPLICATION FOR	THE IT	TEM(S) BELOW WAS DENIED
EXEMPTI	ON DENIED		, ,
Homes	tead– up to \$50,000	□то	otal and permanent disability (quadriplegics)
Addition	nal homestead – age 65 and older		otal and permanent disability (paraplegic, hemiplegic, wheelchair d for mobility, legally blind)
☐ Widowe	ed - \$5,000 🔲 Blind - \$5,000	☐ Ve	eteran's service-connected (total and permanent disability)
Disable	d - \$5,000 Disabled veteran - \$5,000	☐ Di	isabled veteran discount
☐ Deploy	ed military		
Other e	xemptions, explain:		
CLASSIFI	CATION DENIED	igh-wat	er recharge
OTHER D	ENIAL describe:		
THIS DEN	IAL IS 🗌 Total 🔲 Partial If partia	ıl, expl	ain.
_			
	FOR DENIAL OR PARTIAL DENIAL		
	ry 1 of the tax year, you did not:		
	the property claimed as homestead your nent residence. (ss. 196.012 and 196.031, F.S.)		Meet income requirements for additional homestead, age 65 and older. (s. 196.075, F.S.).
☐ Have legal or beneficial title to your property.			Use the property for the specified purpose. (Ch. 193, F.S.)
☐ Meet o	other statutory requirements, specifically:		
with the loc sections 19 classification	al property appraiser. You may also file an ap 96.011 and 196.193, Florida Statutes. Petitions	peal (ps to the	bill of Rights recognizes your right to an informal conference vetition) with the county value adjustment board, according to a value adjustment board involving denials of exemptions or otice, whether or not you schedule an informal conference
	Signature, property appraiser or deputy		Date
		CONTA	CTS
	Property Appraiser	JONTA	Value Adjustment Board
Web site Email	Phone		Web site Phone



ORIGINAL APPLICATION FOR HOMESTEAD AND RELATED TAX EXEMPTIONS

DR-501 Rule 12D-16.002, F.A.C. Effective 01/23 Page 1 of 4

Permanent Florida residency required on January 1. Application due to property appraiser by March 1.

County			Tax Year				
I am applying for hon		New		Change			
Do you claim residen	cy in anothe	r county or state? App	licant?] Yes [No	Co-applicant?	☐ Yes ☐ No
		Applicant			Co-	applicant/Sp	ouse
Name							
*Social Security #							
Immigration #							
Date of birth							
% of ownership							
Date of permanent residency							
Marital status	Single	Married Divorced D	Widowed				
Homestead address				Mailing a	address	s, if different	
Parcel identification r	number or le	gal description		Applicant Phone Co-applicant Phone			
Type of deed	[Date of deed					
Recorded: Book _	Page _	Date or Ins	trument i	number _			
Did any applicant red	eive or file fo	or exemptions last year?	☐ Ye	es 🗌 No)		
Previous address:							
Please provide as m	uch informat	ion as possible. Your co	unty prop	erty appr	aiser w	vill make the fin	al determination.
Proof of Resi	dence	Applica	ınt		Co-applicant/Spouse		:/Spouse
Previous residency outs and date terminated	side Florida		da	te			date
FL driver license or ID	card number		da	ite			date
Evidence of relinquishin license from other state							
Florida vehicle tag num							
Florida voter registratio US citizen)	n number (if		da	ite			date
Declaration of domicile, enter date			da	ite			date
Current employer							
Address on your last IR	S return						
School location of depen	dent children			_			
Bank statement and chaccount mailing addres							
Proof of payment of util homestead address	ities at	☐ Yes ☐ No			☐ Yes	□ No	
Name and address of any owners not residing on the property							

*Disclosure of your social security number is mandatory. It is required by section 196.011(1)(b), Florida Statutes. The social security number will be used to verify taxpayer identity and homestead exemption information submitted to property appraisers.

	In addition to homestead exc See page 3 for		n applying for the following land required documents.	penefits.
Ву	local ordinance only:			
	Age 65 and older with limited income	e (amount dete	ermined by ordinance)	
	☐ Age 65 and older with limited income	and permane	ent residency for 25 years or mo	re
	\$5,000 widowed	\$5,000 tota	ally and permanently disabled	
	Total and permanent disability - quadri	plegic		
	Certain total and permanent disabilities required, or legally blind	s - limited inco	me and hemiplegic, paraplegi	c, wheelchair
	First responder totally and permanently	y disabled in t	he line of duty or surviving spo	ouse
	Surviving spouse of first responder who	o died in the li	ne of duty	
	Disabled veteran discount, 65 or older	which carries	over to the surviving spouse	
	Veteran disabled 10% or more			
	Disabled veteran confined to wheelchair,	, service-conne	ected	
	Service-connected totally and permaner for this exemption may qualify for a pro- acquired this parcel between January 1 parcel. Enter previous parcel information	orated refund of 1 and Novemb	of previous year's taxes if in the per 1 and received the same e	e previous year they xemption on another
	Surviving spouse of veteran who died was a prorated refund of previous year's tax January 1 and November 1 and receive information. Parcel number	xes if in the pr ed the same e	evious year they acquired this exemption on another parcel. E	parcel between Enter previous parcel
Oth	ner, specify:			
nese erma unde laim	prize this agency to obtain information to exemptions under Florida Statutes. I own nent residence of my legal or natural deperstand that under section 196.131(2), F. homestead exemption is guilty of a misd a fine up to \$5,000, or both.	the property a endent(s). (Se .S., any perso	above and it is my permanent re e s. 196.031, Florida Statutes. n who knowingly and willfully o	sidence or the) gives false information to
have	read, or have had someone read to me	, the contents	of this form.	
certif	y all information on this form and any at	tachments are	e true, correct, and in effect on	January 1 of this year.
Signa	ature, applicant	Date	Signature, co-applicant	Date
	Contact your local property ap	•	•	•
	File the signed application f	or exemption	with the county property ap	praiser.

Signature, property appraiser or deputy

Penalties

Entered by

Date

Date

The property appraiser has a duty to put a tax lien on your property if you received a homestead exemption during the past 10 years that you were not entitled to. The property appraiser will notify you that taxes with penalties and interest are due. You will have 30 days to pay before a lien is recorded. If this was not an error by the property appraiser, you will be subject to a penalty of 50 percent of the unpaid taxes and 15 percent interest each year (see s. 196.011(9)(a), F.S.). For special requirements for estates probated or administered outside Florida, see s. 196.161(1), F.S.

The information in this application will be given to the Department of Revenue. Under s. 196.121, F.S., the Department and property appraisers can give this information to any state where the applicant has resided. Social security numbers will remain confidential under s.193.114(5), F.S.

EXEMPTION AND DISCOUNT REQUIREMENTS

Homestead Every person who owns real property in Florida on January 1, makes the property his or her permanent residence or the permanent residence of a legal or natural dependent, and files an application may receive a property tax exemption up to \$50,000. The first \$25,000 applies to all property taxes. The added \$25,000 applies to assessed value over \$50,000 and only to non-school taxes.

Your local property appraiser will determine whether you are eligible. The appraiser may consider information such as the items requested on the bottom of page 1.

Save our Homes (SOH) Beginning the year after you receive homestead exemption, the assessment on your home cannot increase by more than the lesser of the change in the Consumer Price Index or 3 percent each year, no matter how much the just value increases. If you have moved from one Florida homestead to another within the last three years, you may be eligible to take some of your SOH savings with you. See your property appraiser for more information.

This page does not contain all the requirements that determine your eligibility for an exemption.

Consult your local property appraiser and Chapter 196, Florida Statutes, for details.

Determined by local ordinance The amount of the assessed value \$5,000 \$5,000	Local ordinance, limited income Local ordinance, just value under \$250,000, permanent residency for 25 years or more.	Proof of age DR-501SC, household income DR-501SC, household income Death certificate of spouse Florida physician, DVA*, or SSA**	196.075 196.202
The amount of the assessed value \$5,000 \$5,000	income Local ordinance, just value under \$250,000, permanent residency for 25 years or more.	DR-501SC, household income DR-501SC, household income Death certificate of spouse	196.202
The amount of the assessed value \$5,000 \$5,000	income Local ordinance, just value under \$250,000, permanent residency for 25 years or more.	DR-501SC, household income DR-501SC, household income Death certificate of spouse	196.202
\$5,000 \$5,000 \$5,000	under \$250,000, permanent residency for 25 years or more.	Death certificate of spouse	196.202
\$5,000 \$5,000	5: 11 1	·	
\$5,000	5: 11 1	Florida physician, DVA*, or SSA**	
	B: 11 1		196.202
	Disabled	Florida physician, DVA*, or SSA**	196.202
All taxes	Quadriplegic	2 Florida physicians or DVA*	196.101
All taxes	Hemiplegic, paraplegic, wheelchair required for mobility, or legally blind Limited income	DR-416, DR-416B, or letters from 2 FL physicians (For the legally blind, one can be an optometrist.) Letter from DVA*, and DR-501A, household income	196.101
s Exemptions ar	nd Discount		
% of disability	Combat-related disability	Proof of age, DR-501DV Proof of disability, DVA*, or US government	196.082
Up to \$5,000	Veteran or surviving spouse	Proof of disability, DVA*, or US government	196.24
All taxes	Veteran or surviving spouse	Proof of disability, DVA*, or US government	196.091
All taxes	Veteran or surviving spouse	Proof of disability, DVA*, or US government	196.081
All taxes	Surviving spouse	Letter attesting to the veteran's death while on active duty	196.081
All Taxes	First responder or surviving spouse	Proof of Disability, employer certificate, physician's certificate and SSA** (or additional physician certificate)	196.102
All taxes	Surviving spouse	Letter attesting to the first responder's death in the line of duty	196.081
	All taxes S Exemptions ar % of disability Up to \$5,000 All taxes All taxes All taxes All taxes	All taxes Hemiplegic, paraplegic, wheelchair required for mobility, or legally blind Limited income Exemptions and Discount % of disability Combat-related disability Up to \$5,000 Veteran or surviving spouse All taxes Veteran or surviving spouse All taxes Surviving spouse All taxes First responder or surviving spouse All taxes Surviving spouse All taxes Surviving spouse All taxes Surviving spouse All taxes Surviving spouse	All taxes Hemiplegic, paraplegic, wheelchair required for mobility, or legally blind Limited income BEXEMPTIONS and Discount Combat-related disability Weteran or surviving spouse All taxes Veteran or surviving spouse All taxes Surviving spouse All taxes First responder or surviving spouse All taxes Surviving spouse All taxes Surviving spouse All taxes All taxes Surviving spouse All taxes Surviving spouse All taxes All taxes Surviving spouse All taxes First responder or surviving spouse All taxes Surviving spouse All taxes Surviving spouse All taxes Surviving spouse All taxes All taxes Surviving spouse Letter attesting to the veteran's death while on active duty Proof of Disability, employer certificate, physician's certificate and SSA** (or additional physician certificate) Letter attesting to the first

References

This form mentions the following documents, which are incorporated by reference in Rule 12D-16.002, F.A.C.

The forms may be available on your county property appraiser's website or the Department of Revenue's website at floridarevenue.com/property/forms

<u>Form</u>	Form Title
DR-416	Physician's Certification of Total and Permanent Disability
DR-416B	Optometrist's Certification of Total and Permanent Disability
DR-501A	Statement of Gross Income
DR-501DV	Application and Return for Homestead Tax Discount, Veterans Age 65 and Older with a Combat-Related Disability and Surviving Spouse
DR-501SC	Adjusted Gross Household Income, Sworn Statement and Return



REPORT OF TOTAL REDUCTIONS IN TAXES FROM CATASTROPHIC EVENTS

DR-522 N. 01/23 12D-16.002 FAC Effective 01/23

By September 1 each year, county tax collectors must provide

Section 197.319, Florida Statutes

Tax Collector			ns for all properties that qualified for a			
Office Contact			sidential improvements rendered			
Office Contact Email			astrophic event to the Department of			
Report Date		Revenue and the governing board of each affected local government. See section (s.) 197.319, Florida Statutes (F.S.).				
Total Number of Qualified Properties						
Total Amount of Refunds Issue	d					
The Department requests copies occurred from the refunds below:	of the reports required under s. 197.319, F	S.S., of the total reduct	ion in local government taxes that			
Local Government	Total Amount of Taxes Reduced					
		-				
		-				
Provide addit	ional information listing the properties that	qualified under s. 197	7.319. F.S., for refund:			
Parcel Number	Catastrophic Event	Refund Amount	Notes			

STATE OF FLORIDA

DEPARTMENT OF REVENUE

PROPERTY TAX OVERSIGHT PROGRAM

CHAPTER 12D-16, FLORIDA ADMINISTRATIVE CODE

ADMINISTRATION OF FORMS

PROPOSED AMENDMENTS TO RULE 12D-16.002, F.A.C.

SUMMARY OF PROPOSED RULE

The proposed amendment to Rule 12D-16.002, F.A.C. (Index to Forms) amends Form DR-420FC relating to 2022 law changes.

Amend Form DR-420FC, *Distribution to Fiscally Constrained Counties Application*.

Sections 4 and 36 of Chapter 2022-05, L.O.F., repeal sections 197.318 and 218.131, Florida

Statutes. The form is amended to reflect the repeal of legislation permitting an offset for tax loss in fiscally constrained counties for damaged or destroyed property caused by specified hurricanes.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

The proposed amendments to Rule 12D-16.002, F.A.C., are necessary to incorporate, by reference, amended Form DR-420FC to incorporate 2022 legislative changes.

FEDERAL COMPARISON STATEMENT

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

SUMMARY OF RULE DEVELOPMENT WORKSHOP

JULY 26, 2022

The Department of Revenue published a Notice of Rule Development for proposed amendments to Rule 12D-16.002, F.A.C., in the *Florida Administrative Register* on July 12, 2022 (Vol. 48, No. 134, p. 12). The Department scheduled a rule development workshop for July 26, 2022, if requested in writing. The Department received no requests for the workshop and no workshop was held. The Department received no written comments on the rule amendments.

NOTICE OF PROPOSED RULE

FLORIDA DEPARMENT OF REVENUE

Property Tax Oversight Program

RULE NO.:

RULE TITLE:

12D-16.002

Index to Forms

PURPOSE AND EFFECT: The purpose of the proposed amendment to Rule 12D-16.002,

F.A.C., is to amend Form DR-420FC, to remove obsolete provisions. When in effect, this form

will reflect current law.

SUMMARY: The proposed amendments to Rule 12D-16.002, F.A.C., (Index to Forms) is to

amend Form DR-420FC, Distribution to Fiscally Constrained Counties Application, to reflect

the repeal of sections 197.318 and 218.131, Florida Statutes, in sections 4 and 36 of Chapter

2022-05, L.O.F. The form is amended to reflect the repeal of legislation permitting an offset for

tax loss in fiscally constrained counties for damaged or destroyed property caused by specified

hurricanes.

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), 196.075(4)(d), FS.

LAW IMPLEMENTED: 95.18, 136.03, 192.001(18), 192.0105, 193.052, 193.077, 193.085, 193.092, 193.114, 193.122, 193.155, 193.1554, 193.1555, 193.1556, 193.461, 193.501, 193.503, 193.625, 193.703, 194.011, 194.032, 194.034, 194.035, 194.037, 195.002, 195.022, 195.087, 196.011, 196.015, 196.031, 196.075, 196.095, 196.101, 196.121, 196.141, 196.151, 196.173, 196.183, 196.193, 196.1961, 196.1983, 196.1995, 196.202, 196.24, 196.26, 197.182, 197.222, 197.2423, 197.2425, 197.3632, 197.3635, 197.414, 197.432, 197.472, 197.502, 197.512, 197.552, 200.065, 200.069, 218.12, 218.125, 218.66, 218.67, 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. Persons with hearing or speech impairments may contact the Department using the Florida Relay Service, which can be reached at (800)955-8770 (Voice) and (800)955-8771 (TDD).

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:

STATE OF FLORIDA

DEPARTMENT OF REVENUE

PROPERTY TAX OVERSIGHT PROGRAM

CHAPTER 12D-16, FLORIDA ADMINISTRATIVE CODE

ADMINISTRATION OF FORMS

AMENDING RULE 12D-16.002

12D-16.002 Index to Forms.

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

	Form Number	Form Title	Effective
			Date
(2) thr	rough (12) No Chan	ge.	
(13)(a) through (b) No Ch	nange.	
(c)	DR-420FC	Distribution to Fiscally Constrained Counties Application (r. xx/xx)	xx/xx 07/19
		https://www.flrules.org/Gateway/reference.asp?No=Ref 10757	
(d) thr	rough (g) No Chang	e.	
(14) tł	nrough (60) No Cha	nge.	

Rulemaking Authority 195.027(1), 196.075(4)(d) FS. Law Implemented 95.18, 136.03, 192.001(18), 192.0105, 193.052, 193.077, 193.085, 193.092, 193.114, 193.122, 193.155,

193.1554, 193.1555, 193.1556, 193.461, 193.501, 193.503, 193.625, 193.703, 194.011, 194.032, 194.034, 194.035, 194.037, 195.002, 195.022, 195.087, 196.011, 196.015, 196.031, 196.075, 196.095, 196.101, 196.121, 196.141, 196.151, 196.173, 196.183, 196.193, 196.1961, 196.1983, 196.1995, 196.202, 196.24, 196.26, 197.182, 197.222, 197.2423, 197.2425, 197.318, 197.319, 197.3632, 197.3635, 197.414, 197.432, 197.472, 197.502, 197.512, 197.552, 200.065, 200.069, 218.12, 218.125, 218.131, 218.66, 218.67 FS. History—New 10-12-76, Amended 4-11-80, 9-17-80, 5-17-81, 1-18-82, 4-29-82, Formerly 12D-16.02, Amended 12-26-88, 1-9-92, 12-10-92, 1-11-94, 12-27-94, 12-28-95, 12-25-96, 12-30-97, 12-31-98, 2-3-00, 1-9-01, 12-27-01, 1-20-03, 1-26-04, 12-30-04, 1-16-06, 10-2-07, 3-30-10, 11-1-12, 9-10-15, 4-5-16, 6-14-16, 1-9-17, 9-19-17, 1-17-18, 4-10-18, 9-17-18, 7-9-19, 12-7-20, 10-26-21, 11-11-21, 6-13-22, xx-xx-xx.

NAME OF PERSON ORIGINATING PROPOSED RULE: Mike Cotton

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Governor and

Cabinet.

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: To be determined.

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: July 12,

2022



County

DISTRIBUTION TO FISCALLY CONSTRAINED COUNTIES APPLICATION

DR-420FC Rule 12D-16.002, F.A.C. Effective xx/xx Page 1 of 3

Application is due November 15

County							Year 20
	1	2	3	4	5	6	7
Taxing Jurisdiction Levy	Current Year Taxable Value	Current Year Reduction Due to s. 218.12, F.S.	Current Year Reduction Due to Conservation Lands	Current Year Millage Levy	Prior Year Millage Levy	Current Year Rolled- Back Rate	Current Year Maximum Millage with Majority Vote
	\$	\$	\$				
	\$	\$	\$				
	\$	\$	\$				
	\$	\$	\$				
	\$	\$	\$				
	\$	\$	\$				
	\$	\$	\$				
	\$	\$	\$				
Column 1: DR-420, Line 4 Column 2: Property apprai Column 3: Property apprai		age 2.)	nn 4: Current year n to the property a and included or	appraiser by the co	ounty Colu	umn 5: DR-420, Li umn 6: DR-420, Li umn 7: DR-420MN	ne 16
Signature of property app	oraiser	Dat	e S	Signature of county	y official		Date
		S	See instructions on pa	age 2.			

Fiscally constrained counties should use this form to apply for legislatively appropriated funds to offset the reductions in property tax revenue that are a direct result of each of the following:

- a. Provisions in Article VII of the Florida Constitution including the additional \$25,000 homestead exemption, the \$25,000 tangible personal property tax exemption, homestead assessment difference transferability, and the 10% assessment increase limitation on nonhomestead property. (Section 218.12, Florida Statutes)
- b. Sections 3(f) and 4(b) of Article VII, Florida Constitution, including the tax exemption for real property dedicated in perpetuity for conservation purposes and classified use assessments for land used for conservation purposes. (Section 218.125, F.S.)

Qualifying counties are those qualifying as fiscally constrained counties as defined in s. 218.67(1), F.S. The property appraiser of a qualifying county should complete this form to apply for these funds.

List information for all millage levies by the county government, special districts dependent on the county, and county municipal service taxing units. This includes operating levies, debt service levies, and millages levied for two years or less under s. 9(b), Article VII, of the Florida Constitution. Do NOT include levies by taxing jurisdictions other than those listed above.

For each levy, include columns 1 through 4. When applicable, include columns 5, 6, and 7.

Col 1. Current Year Taxable Value: Form DR-420, line 4.

For debt service millages and millages levied for two years or less under s. 9(b), Article VII of the Florida Constitution, the current taxable value should be the value included on the current year.

Form DR-420DEBT.

Col 2. Current Year Reduction in Taxable Value due to s. 218.12, F.S.: estimated by property appraiser.

Calculate the reduction in taxable value caused by:

- □ The additional \$25,000 homestead exemption for non-school levies.
- $\hfill\Box$ The \$25,000 tangible personal property exemption.
- $\hfill\Box$ The 10% assessment increase limitation on nonhomesteaded property.
- □ Homestead assessment differences first transferred on the current tax roll.

The estimated values should be comparable to the values certified on Forms DR-420, DR-489, and DR-403. The estimate should NOT include any impact of the above provisions on property that is already totally exempt from taxation.

Col 3. Current Year Reduction in Taxable Value Due to Property Used for Conservation Purposes: estimated by property appraiser.

Calculate the reduction in taxable value caused by:

- □ The tax exemption for real property dedicated in perpetuity for conservation purposes.
- $\hfill\Box$ Classified use assessments for land used for conservation purposes.

The estimated values should be comparable to the values certified on Forms DR-420, DR-489, and DR-403. The estimate should NOT include any impact of the above provisions on property that is already totally exempt from taxation.

- Col 4. Current Year Millage Levy: Millage levy as certified by the county to the property appraiser and included on the tax bill.
- Col 5. Prior Year Millage Levy: Form DR-420, line 10, if applicable.
- Col 6. Current Year Rolled-back Rate: Form DR-420, line 16, if applicable.
- Col 7. Current Year Maximum Millage with Majority Vote: Form DR-420MM, line 13, if applicable.

Applications are due by November 15.

Mail your application to:

Florida Department of Revenue Property Tax Oversight: Fiscally Constrained Counties P.O. Box 3000 Tallahassee, Florida 32315-3000

Or Email your signed application to:

PTOResearchAnalysis@FloridaRevenue.com

Note: Section 192.047(2), Florida Statutes, provides "When the deadline for filing an ad valorem tax application or return falls on a Saturday, Sunday, or legal holiday, the filing period shall extend through the next working day immediately following such Saturday, Sunday, or legal holiday."

References

This form mentions the following documents, which are incorporated by reference in Rule 12D-16.002, Florida Administrative Code. The forms are available on the Department of Revenue's website at floridarevenue.com/property/forms.

Form Number	Form Title
DR-420	Certification of Taxable Value
DR-420MM	Maximum Millage Levy Calculation, Final Disclosure
DR-420DEBT	Certification of Voted Debt Millage
DR-489	Tax Roll Certification
DR-403	Tax Roll Certification

ATTACHMENT 4



Florida Department of Revenue *Office of the Executive Director*

Jim Zingale Executive Director

5050 West Tennessee Street, Tallahassee, FL 32399

floridarevenue.com

August 23, 2022

TO: The Honorable Ron DeSantis, Governor

Attention: Melissa Smith, Deputy Chief of Staff

The Honorable Jimmy Patronis, Chief Financial Officer
Attention: Tanya Cooper, Director of Cabinet Affairs

Robert Tornillo, Senior Cabinet Aide

The Honorable Ashley Moody, Attorney General

Attention: Erin Sumpter, Director of Cabinet Affairs

The Honorable Nikki Fried, Commissioner of Agriculture Attention: Kyle W. Troop, Director of Cabinet Affairs

Nicole DiBartolomeo, Deputy Director of Cabinet Affairs

THROUGH: Jim Zingale, Executive Director

FROM: Andrea Moreland, Deputy Executive Director

Alec Yarger, Director, Legislative and Cabinet Services

Janet Young, Agency Rules Coordinator

SUBJECT: Requesting Approval to File a 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.

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

- Rule 12E-1.0051, F.A.C., Undistributable Collections
- Rule 12E-1.012, F.A.C., Consumer Reporting Agencies
- Rule 12E-1.027, F.A.C., Written Agreements for Payment of Past-Due Support
- Rule 12E-1.030, F.A.C., Administrative Establishment of Child Support Obligations
- Rule 12E-1.040, F.A.C., Intergovernmental Forms

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 amendments to Rules 12E-1.0051, 12E-1.012, 12E-1.027, 12E-1.030, and 12E-1.040, F.A.C., are necessary to update the procedures for processing undistributable collections and uncashed checks for less than ten dollars, to remove rule provisions for contesting a notice of decision that are provided in the notice, to provide for payment agreements that set the terms for payment of past-due support, to update the procedures for termination of an administrative support order or support obligation, and to adopt updated forms used to assist the Department in providing services to another government's child support program

What do the proposed rules do?

Rule 12E-1.0051, F.A.C., Undistributable Collections

- Updates the Department's procedures for processing undistributable collections and provides procedures for processing uncashed checks for less than ten dollars
 - o Incorporates, by reference, a new *Notice of Uncashed Check* (CS-FM166)
 - Incorporates, by reference, changes to the Request for Disbursement Denied (CS-FM127)

Rule 12E-1.012, F.A.C., Consumer Reporting Agencies

- Incorporates, by reference, changes to replace "written agreement" with "payment agreement" in the Notice of Decision Concerning Report to Consumer Reporting Agencies (CS-EF62)
- Remove rule provisions for contesting a decision that are provided in form CS-EF62

Rule 12E-1.027, F.A.C., Written Agreements for Payment of Past-Due Support

- Amend the definitions to include "payment agreement" as an agreement by the Department and an obligor that sets the terms for payment of past-due support
- Remove terms of written agreements for payment of past due support that are provided in a Payment Agreement for Past-Due Support (CS-EF91)
- Incorporates, by reference, the Payment Agreement for Past-Due Support (CS-EF91)

Rule 12E-1.030, F.A.C., Administrative Establishment of Child Support Obligations

- Amend criteria to provide the Department will initiate action to terminate an administrative support order or support obligation when:
 - The parents reside together with the child or children
 - All children for whom support is ordered reside permanently with the parent who is ordered to pay support
 - The parent who is ordered to pay support begins receiving Supplemental Security Income
- Incorporates, by reference,
 - o a new Request to Terminate Support (CS-OA179) and Response to Request to Terminate Support (CS-OA180) form
 - o changes to the *Notice of Intent to Terminate Support, Determine Arrears and Establish Payment on Arrears* (CS-OA160)

o changes to the Final Order Terminating Support, Determining Arrears and Establishing Payment on Arrears (CS-OA178)

Rule 12E-1.040, F.A.C., Intergovernmental Forms

- Incorporates, by reference, forms used to assist the Department in providing services to another government's child support program
 - o Review and Sign Forms Needed to Obtain a Child Support Order (CS-IS73)
 - o Review and Sign Forms Needed to Review a Child Support Order (CS-IS74)

Were comments received from external parties? No. The Department published Notices of Rule Development on May 25, 2022, and June 28, 2022, and scheduled workshops on June 10, 2022, and July 12, 2022, 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
 - o Federal Comparison Statements
 - o Summary of Rule Development Workshops
- Proposed rule text
- Incorporated materials

STATE OF FLORIDA

DEPARTMENT OF REVENUE

CHAPTER 12E-1, FLORIDA ADMINISTRATIVE CODE

CHILD SUPPORT PROGRAM

AMENDING RULES 12E-1.0051, 12E-1.012, 12E-1.027, 12E-1.030, AND 12E-1.040

SUMMARY OF PROPOSED RULES

The proposed amendments to Rules 12E-1.0051, F.A.C. (Undistributable Collections), update the Department's procedures for processing undistributable collections, provide procedures for processing uncashed checks for less than ten dollars, incorporate, by reference, the Notice of Uncashed Check (CS-FM166) and Request for Disbursement Denied (CS-FM127), and remove the Request for Refund (CS-FM 125) that will no longer be used to reclaim a collection.

The proposed amendments to Rule 12E-1.012, F.A.C. (Consumer Reporting Agencies), incorporate, by reference, changes to replace "written agreement" with "payment agreement" in the Notice of Decision Concerning Report to Consumer Reporting Agencies (CS-EF62) and remove rule provisions for contesting the decision that are provided in form CS-EF62.

The proposed amendments to Rule 12E-1.027, F.A.C. (Written Agreements for Payment of Past-Due Support), add a "payment agreement" as an agreement by the Department and an obligor that sets the terms for payment of past-due support.

The proposed amendments to Rule 12E-1.030, F.A.C. (Administrative Establishment of Child Support Obligations), update the procedures for termination of an administrative support order or support obligation, incorporating, by reference, new and revised forms used to terminate

an administrative support order or support obligation.

The proposed amendments to Rule 12E-1.040, F.A.C. (Intergovernmental Forms), incorporate, by reference, updated forms used to assist the Department in providing services in an intergovernmental case. forms used to assist the Department in providing services to another government's child support program

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULES

The proposed amendments to Rules 12E-1.0051, 12E-1.012, 12E-1.027, and 12E-1.030, F.A.C., are necessary update the Department's procedures for processing undistributable collections, provide procedures for processing uncashed checks for less than ten dollars, add a "payment agreement" as an agreement entered into by the Department and an obligor that sets the terms for payment of past-due support, update the procedures for termination of an administrative support order or support obligation, and incorporate, by reference, new and revised forms.

The proposed amendments to Rule 12E-1.040, F.A.C., are necessary to incorporate, by reference, updated forms used to assist the Department in providing services to another government's child support program.

FEDERAL COMPARISON STATEMENT

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

SUMMARY OF RULE DEVELOPMENT WORKSHOP

JUNE 10, 2022

A Notice of Proposed Rule Development was published in the *Florida Administrative Register* on May 25, 2022 (Vol. 48, No. 102) to advise the public of the proposed changes to Rules 12E-1.0051, 12E-1.012, 12E-1.027, and 12E-1.030, 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, June 10, 2022. No request has been received, and no workshop has been held. No written comments have been received by the Department.

SUMMARY OF RULE DEVELOPMENT WORKSHOP

JULY 12, 2022

A Notice of Proposed Rule Development was published in the *Florida Administrative Register* on June 28, 2022 (Vol. 48, No. 125) to advise the public of the proposed changes to Rule 12E-1.040, 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 Tuesday, July 12, 2022. 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-1.0051 Undistributable Collections

12E-1.012 Consumer Reporting Agencies

12E-1.027 Written Agreements for Payment of Past-Due Support

12E-1.030 Administrative Establishment of Child Support Obligations

12E-1.040 Intergovernmental Forms

PURPOSE AND EFFECT: The purpose of the proposed amendments to Rules 12E-1.0051, 12E-1.012, 12E-1.027, 12E-1.030, and 12E-1.040, F.A.C., is to update the Department's procedures for processing undistributable collections, provide procedures for processing uncashed checks for less than ten dollars, add a "payment agreement" as an agreement entered into by the Department and an obligor that sets the terms for payment of past-due support, update the procedures for termination of an administrative support order or support obligation, and incorporate, by reference, new and revised forms. The proposed amendments to Rule 12E-1.040, F.A.C., are necessary to incorporate, by reference, updated forms used to assist the Department in providing services to another government's child support program. SUMMARY: The proposed amendments to Rules 12E-1.0051, F.A.C. (Undistributable Collections), clarify the Department's procedures for processing undistributable collections, provide procedures for processing uncashed checks for less than ten dollars, incorporate, by reference, the Notice of Uncashed Check (CS-FM166) and Request for Disbursement Denied (CS-FM127), and remove the Request for Refund (CS-FM 125) that will no longer be used to reclaim a collection.

The proposed amendments to Rule 12E-1.012, F.A.C. (Consumer Reporting Agencies),

incorporate, by reference, changes to replace "written agreement" with "payment agreement" in the Notice of Decision Concerning Report to Consumer Reporting Agencies (CS-EF62) and remove rule provisions for contesting the decision that are provided in form CS-EF62.

The proposed amendments to Rule 12E-1.027, F.A.C. (Written Agreements for Payment of Past-

Due Support), add a "payment agreement" as an agreement by the Department and an obligor that sets the terms for payment of past-due support.

The proposed amendments to Rule 12E-1.030, F.A.C. (Administrative Establishment of Child

Support Obligations), update the procedures for termination of an administrative support order or support obligation, incorporating, by reference, new and revised forms used to terminate an administrative support order or support obligation.

The proposed amendments to Rule 12E-1.040, F.A.C. (Intergovernmental Forms), incorporate, by reference, forms used to assist the Department in providing services to another government's child support program.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND

LEGISLATIVE RATIFICATION: The Agency has determined that these rules will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of \$200,000 in the aggregate within one year after the implementation of the rules. A Statement of Estimated Regulatory Cost has not been prepared by the agency. The Agency has determined that the proposed rules are not expected to require legislative ratification based on the Statement of Estimated Regulatory Cost or if no Statement of Estimated Regulatory Cost is required, the information expressly relied upon and described herein: 1) no requirement for the Statement of Economic Regulatory Costs (SERC) was triggered under Section 120.541(1), F.S.; and 2) based on past experiences regarding rules of this nature, the adverse impact or regulatory

cost, if any, do not exceed nor would exceed any one of the economic analysis criteria in a SERC, as set forth in Section 120.541(2)(a), F.S. Any person 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: 61.13(1)(b)7., 61.1354(5), 61.14(1)(d), 409.2557, 409.2557(3)(f), (i), (j), (p), 409.2558(3), 409.2558(9), 409.246(17), 409.2563, 409.25633, 409.2564(13) FS.

LAW IMPLEMENTED: 61.1354, 88.3111(2), 88.3071(1)(a), 409.2557, 409.2558(3), 409.2558(5), 409.256, 409.2561, 409.2561(1), (2)(b), (3), 409.2563, 409.25633, 409.2564(4), 409.2598 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) 955-8770 (Voice) and (800) 955-8771 (TTY).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Bobby York, Government Analyst II, Child Support Program, Department of Revenue, P.O. Box 8030, Mail Stop 2-4464, Tallahassee, Florida 32314-8030, Telephone: (850) 617-8037.

THE FULL TEXT OF THE PROPOSED RULE IS:

12E-1.0051 Undistributable Collections.

- (1) Introduction. The Department is responsible for distribution of child support payments under section 409.2558, F.S. When the Department is unable to disburse the payment to the final intended recipient, the provisions of this rule apply shall be applied.
 - (2) Definitions. For purposes of this rule:
- (a) "Final intended recipient" means a custodial parent, caregiver, noncustodial parent, a parent's or caregiver's estate, or a state, country, or Federal agency providing Title IV-D services, including those agencies administering programs under Title IV-A (Temporary Assistance for Needy Families), Title IV-E (Foster Care), or and Title XIX (Medicaid) of the Social Security Act.
- (b) "Obligee" means the person to whom support payments are made pursuant to an alimony or child support order.
- (c) "Obligor" means a person who is responsible for making support payments pursuant to an alimony or child support order.
- (d) "Undistributable collection" means is defined by the social and economic assistance provisions in section 409.2554(14), F.S., to mean a support payment received by the Department that which the Department determines cannot be distributed to the final intended recipient, as defined by section 409.2554(17), F.S.
 - (3) Undistributable Collection Processing.
 - (a) The Department will consider a collection undistributable when:
- 1. The final intended recipient is deceased and the Department cannot locate the <u>individual's</u> final intended recipient's estate or the estate does not claim the funds.
- 2. The final intended recipient cannot be found after making reasonable efforts to locate the individual.
- <u>a.(b)</u> The Department will use the following sources to try to find the final intended recipient. If the final intended recipient is deceased, location searches under subparagraphs 1. through 6. are not required. Reasonable efforts to locate a final intended recipient are considered <u>complete exhausted</u> when, at a

minimum, searches of the <u>Department's automated case management computer system, available</u> <u>electronic data exchange information from other state and federal agencies, and information available</u> <u>from a contractor providing location services to the Department, if any, following sources</u> have taken place and the Department has not found the individual <u>final intended recipient</u>.

- 1. Department's automated case management computer system, to include electronic searches with multiple sources and responses from the Federal Parent Locator Service, as required in 45 CFR 303.70. This search includes the obligor, obligee, and children.
 - 2. Florida Department of Highway Safety and Motor Vehicles.
- 3. Florida Department of Economic Opportunity. This search includes employment, wage, unemployment, and Workers' Compensation records.
 - 4. Florida Department of Corrections.
- 5. Location sources available from an out-sourced location vendor, subject to a contractual agreement between the Department and vendor.
 - 6. Secure Internet locate sites, as determined on a case-by-case basis.
- <u>b.(e)</u> If the searches under subparagraphs (b)1. through 6. find the final intended recipient, the Department disburses the payment.
- <u>c.(d)</u> If the searches under subparagraphs (b)1. through 6. do not find the final intended recipient, the <u>payment collection</u> is considered undistributable.
- (b) The Department will shall process the undistributable collections eollection in priority order as provided in section 409.2558(3), F.S.
- (e) When the obligor has more than one support order with a past due balance being enforced by the Department, the Department shall notify the obligor by certified mail, restricted delivery, return receipt requested, of its intent to apply the collection to the obligor's other cases, according to section 409.2558(3)(b)6., F.S. If the address of the obligor is unknown, the Department will try to find the obligor using sources referenced in paragraph (b) of this subsection.
 - (f) If the obligor disagrees with the Department's plan to apply the collection to the obligor's other

cases and a petition is filed in circuit court and served on the Department within 30 calendar days of the mailing date of notice, the Department will not apply the collection to the obligor's other cases unless the court enters an order for the Department to apply the collection to the obligor's other cases.

- (g) When the Department has processed the collections as required in section 409.2558(3)(b)6., F.S., and there are collections remaining, the Department will refund the remaining collections to the obligor if the address of the obligor is known. If the address of the obligor is unknown, the Department will try to find the obligor using sources referenced in paragraph (b) of this subsection.
 - (4) Uncashed Checks for Less Than Ten Dollars.
- (a) When the Department has sent one or more paper checks totaling less than ten dollars to the final intended recipient, and the individual has not cashed the check within 180 days of the issue date and does not have an established method of electronic disbursement, the Department will hold the collection for processing as program income.
- 1. The Department sends a Notice of Uncashed Check (CS-FM166) to the final intended recipient's last known address by regular mail. The notice states the Department's intention to process the collection as program income unless the individual contacts the Department to have the collection reissued. Form CS-FM166, (http://www.flrules.org/Gateway/reference.asp?No=Ref_____), is incorporated herein by reference, effective xx/xx.
- 2. If the final intended recipient does not contact the Department within 30 days of the date of the notice, the Department will process the collection as program income, crediting the federal share of the collection to the federal government and the state share of the collection to the General Revenue Fund.
- 3. If the final intended recipient contacts the Department after the collection has been processed as program income, the Department will handle the request to claim the collection as provided in subsection (6).
 - (5)(4) Undistributed Collections for Ninety-Nine Cents or Less.
- (a) If the Department has sent one or more paper checks totaling ninety-nine cents or less to a final intended recipient, the final intended recipient has not cashed the check(s) within 180 days of the issue

date on the check(s), the collection(s) is the only remaining payment due to the final intended recipient, and the <u>individual final intended recipient</u> does not have an established method of electronic disbursement, the Department <u>will shall</u> process the collection as program income.

- (b) If the Department identifies undistributed collections totaling ninety-nine cents or less on a closed case and the collection is the only remaining collection due to the final intended recipient, the Department processes shall process the collection as program income without attempting to locate the final intended recipient.
 - (6)(5) Claiming Reclamation of Undistributable Collections.
- (a) The final intended recipient may <u>claim</u> reclaim undistributable collections retained as program income. The <u>individual final intended recipient</u> may not <u>claim</u> reclaim an undistributable collection if the collection was applied to bad check charges because the obligor's payment is returned to the <u>Department Child Support Enforcement Program</u> for insufficient funds, overpayments, state-assigned arrears, administrative costs, other cases in which the obligor owes past-due support, or the collection was returned to the obligor. The <u>individual final intended recipient</u> may contact the <u>Department local child</u> support office or contact the <u>Child Support Enforcement Program Office and ask for the Payment Processing Unit, and</u> to request the collection be disbursed a <u>reclamation form</u>.
- (b) The To reclaim a collection, the final intended recipient must complete and send to the Department, Form CS-FM125, Request for Refund, dated July 2010,

 (http://www.flrules.org/Gateway/reference.asp?No=Ref_00620) incorporated by reference in this rule.

 The final intended recipient must prove they are entitled to the collection owner by giving his or her name, mailing address, and other case or demographic information as needed for the Department to verify the individual's identity if known, the child support or case number, date of payment(s), and amount claimed.
- (c) The Department will review the information <u>provided</u> submitted by the final intended recipient and respond in writing to approve or deny the request.
 - 1. If the request is approved, the Department will disburse mail the collection to the final intended

recipient.

- 2. If the request is denied, the Department will mail the Form CS-FM127, Request for Disbursement Refund Denied (CS-FM127) to the final intended recipient. Form CS-FM127 dated July 2010, incorporated by reference in this rule, (http://www.flrules.org/Gateway/reference.asp?No=Ref-_____00621) is incorporated herein by reference effective xx/xx to the final intended recipient. Form CS-FM127 states the request is denied, reason for the denial, and the final intended recipient may contest the decision by seeking an administrative hearing under chapter 120, F.S. The form includes a Notice of Rights.
- 3. A final intended recipient may <u>file a petition for seek</u> an administrative hearing to contest the Department's decision to deny a request to <u>claim reclaim</u> a collection considered undistributable by the Department. A petition for an administrative hearing must be received by the Department of Revenue, Child Support <u>Enforcement-Program</u>, Deputy Agency Clerk, within 20 calendar days from the mailing date of Form CS-FM127. Administrative hearings are <u>shall be-</u>conducted pursuant to chapter 120, F.S.
- (6) Forms. Members of the public may get a copy of the forms used in this rule chapter, incorporated by reference, without cost, by writing to the Department of Revenue, Child Support Enforcement Program, Attn.: Forms Coordinator, P.O. Box 8030, Tallahassee, Florida 32314-8030.

 Rulemaking Authority 409.2557(3)(j), 409.2558(3)(a), 409.2558(9) FS. Law Implemented 409.2558(3), 409.2558(5) FS. History–New 10-24-11, Amended

12E-1.012 Consumer Reporting Agencies.

- (1) through (3) No change.
- (4) Notice and Right to Hearing.
- (a) Before releasing a report or providing information concerning an obligor under this section, the Department sends shall send the obligor by regular mail to his or her last known address a Notice of Intent to Report to Consumer Reporting Agencies, Form CS-EF32, incorporated herein by reference, effective 11/20, (http://www.flrules.org/Gateway/reference.asp?No=Ref-12332). The notice informs must

inform the obligor that:

- 1. through 6. No change.
- (b) An obligor may contest the Department's reporting of overdue support to consumer reporting agencies. To contest:
 - 1. and 2. No change.
- 3. When the review is concluded, the Department will shall hand-deliver or send the obligor by regular mail a Notice of Decision Concerning Report to Consumer Reporting Agencies, Form CS-EF62, incorporated herein by reference, effective 07/22 11/21, (http://www.flrules.org/Gateway/reference.asp?No=Ref-____13849). The notice informs must inform the obligor whether the Department intends to report the obligor's overdue support amount to the consumer reporting agencies. The notice also informs must inform the obligor of the right under Chapter 120, F.S., to file a petition for administrative hearing to contest the accuracy of the information to be reported.
- 4. The obligor may contest the notice of decision by filing a petition for administrative hearing with the Department at the address provided in the notice within 15 days after receipt of the notice of decision. A petition is filed when it is received by the Department, not when it is mailed. If the obligor contests the notice of decision by filing a timely petition, the Department may not report information to consumer reporting agencies until the obligor withdraws the petition, the obligor consents, or a final order is entered that authorizes the release of the information.
- (5) and (6) No change.

 Rulemaking Authority 61.1354(5), 409.2557(3)(i) FS. Law Implemented 61.1354 FS. History—New 6-17-92, Amended 7-20-94, Formerly 10C-25.009, Amended 10-22-00, 10-30-06, 9-19-17, 11-12-20, 11-21-21,

12E-1.027 Written Agreements for Payment of Past-Due Support.

(1) No change.

6-9-22, <u>,</u>_____.

- (2) Definitions.
- (a) and (b) No change.
- (c) "Written agreement" or "payment agreement" means an agreement entered into by the Ddepartment an obligor in a format prescribed by the department and suitable to be filed in court or administrative proceedings that sets the terms for payment of past-due support.
 - (3) No change.
 - (4) Terms of Written Agreements for Payment of Past-Due Support.
- (a) An obligor completing a written agreement for payment of past-due support shall admit liability for the total amount of past-due support determined by the department to be due in accordance with the records of the appropriate court depository established by section 61.181, F.S., or other appropriate records in interstate cases.
- (b) Written agreements for payment of past-due support must provide for payment(s) that will satisfy the total amount of past-due support, as follows:
 - 1. A one-time payment of the total past-due support; or
- 2. Periodic payments in equal amounts, paid at the same frequency as the ongoing support obligation, if any, or
 - 3. Another agreed upon payment schedule that satisfies the total past-due support.
- (c) When the department agrees to suspend an enforcement remedy to accept a payment plan, the written agreement shall provide that, in the event the obligor does not pay as agreed:
- 1. The department shall resume the enforcement remedy without further notice, unless the debt is paid in full, enforcement is contrary to law, or a subsequent written agreement is entered into with the obligor,
 - 2. The obligor consents to the department resuming the enforcement remedy; and,
- 3. The obligor waives the right to further notice or hearing concerning the department resuming the enforcement remedy.
 - (4)(5) Form and Completion of Written Agreements.
 - (a) The Department uses the Payment Agreement for Past-Due Support (CS-EF91) form to enter into

a written agreement with an obligor. Form CS-EF91,

(http://www.flrules.org/Gateway/reference.asp?No=Ref-_____), is incorporated herein by reference effective xx/xx. A written agreement completed under this rule must specify the obligor's name, the obligee's name, and the civil circuit case number, if applicable.

- (b) A written agreement must be signed on behalf of the department by an authorized representative.
- (c) A written agreement must be signed by the obligor, or the obligor's attorney, or another representative authorized by law to enter into an agreement on behalf of the obligor.
- (b)(d) A written agreement becomes effective when completed and signed by both the <u>D</u>department and the obligor, or the obligor's representative as described in paragraph (c), above. After execution of a written agreement, the <u>Department provides</u> department shall furnish the obligor, or the obligor's representative as described in paragraph (c), above, and the obligee with a copy of the agreement.

 Rulemaking Authority 409.2557(3)(f), 409.2564(13) FS. Law Implemented 61.13016, 409.2561(1), (2)(b), (3), 409.2564(4), 409.2598 FS. History—New 3-6-02, Amended

12E-1.030 Administrative Establishment of Child Support Obligations.

- (1) through (14) No change.
- (15) Termination of an Administrative Support Order or Support Obligation.
- (a) The Department issues a Notice of Intent to Terminate Support, Determine Arrears and Establish Payment on Arrears (CS-OA160) when:
 - 1. The parents reside together with the child(ren);
- 2. The child(ren) for whom support is ordered permanently resides with the parent who is ordered to pay support;
- 3. The parent who is ordered to pay support begins receiving Supplemental Security Income (SSI) after the support order is rendered;
- 4. The parent who is ordered to pay support has no income, is permanently disabled, and provides a doctor's statement that the parent is permanently disabled and unable to work; or

- 5. A court has terminated the parental rights of the parent who is ordered to pay support.
- (b) The Department sends the notice by regular mail to each parent or caregiver, as applicable, at the address of record with the Department in accordance with section 409.2563(13)(c), F.S. Form CS-OA160, Notice of Intent to Terminate Support, Determine Arrears and Establish Payment on Arrears, is hereby incorporated by reference, effective xx/xx, (http://www.flrules.org/Gateway/reference.asp?No=Ref-
- (c) If a timely petition for an administrative hearing is filed with the Department in response to the notice, the Department refers the proceeding to the Division of Administrative Hearings in accordance with section 409.2563(6), F.S. If the notice is not contested, the Department renders a Final Order Terminating Support, Determining Arrears and Establishing Payment on Arrears (CS-OA178). Form CS-OA178 is hereby incorporated by reference, effective xx/xx, (http://www.flrules.org/Gateway/reference.asp?No=Ref-).
- (d) The Department terminates an administrative support order under paragraph (a) when retroactive support or past-due support is not owed, or if retroactive support or past-due support are owed, none is assigned to the state, and the parent to whom retroactive support or past-due support is owed waives it in writing, except when a parenting time plan is incorporated into a final administrative support order.
- (e) The Department terminates the support obligation prospectively, determines arrears and establishes payment on arrears when there are grounds for termination under paragraph (a) and retroactive support or past-due support are owed and not waived by the person to whom it is owed. The administrative support order is not terminated.
- (f) A parent or caregiver may request the Department to terminate an administrative support order or support obligation. Requests must made be in writing and may be made using Request to Terminate

 Support (CS-OA179). Form CS-OA179 is hereby incorporated by reference, effective xx/xx,

 (http://www.flrules.org/Gateway/reference.asp?No=Ref-______). The request must include the following information:

- 1. Name of the parent or caregiver making the request;
- 2. Name of the other parent;
- 3. Child support case number or depository number;
- 4. Name of the child(ren) named in the order;
- 5. Specific reasons for the request to terminate; and,
- 6. Documentation that supports the request to terminate, if any.
- (g) The Department evaluates requests to terminate an administrative support order or support obligation and issues a Notice of Intent to Terminate Support, Determine Arrears and Establish Payment on Arrears (CS-OA160) if the request and supporting documentation meet the criteria in paragraph (a). If the request does not meet the criteria, the Department mails the parent or caregiver the Response to Request to Terminate Support (CS-OA180). Form CS-OA180 is hereby incorporated by reference, effective xx/xx, (http://www.flrules.org/Gateway/reference.asp?No=Ref-
 - (15) Termination of an Administrative Support Order.
- (a) A parent or caregiver may request in writing that the Department terminate an Administrative Support Order for the reasons listed in paragraph (b). A written request must include the following information:
 - 1. Names and addresses of the respondent and petitioner,
 - Child support case number, administrative support order number, or depository number,
 - 3. Names of child or children,
 - 4. Specific reasons for the request to terminate; and,
 - 5. Any documentation that supports the request to terminate.
 - (b) The Department initiates action to terminate an administrative support order when:
- 1. A parent due support or caregiver who does not receive cash assistance requests termination of an Administrative Support Order.
- 2. The parent who owes support is permanently disabled, and is not receiving earned income. The person claiming permanent disability must provide a doctor's certificate stating the parent is permanently

disabled and unable to return to work.

- 3. There has been a permanent change of physical custody of all the children on the order to the parent who owes support, or
 - 4. The court terminates the parental rights of the parent who owes support.
- (c) Arrears owed at the time the support is terminated will be established by the Department along with a repayment amount. The parent due support may waive arrears owed to them.
- (d) The Department shall send a notice of intent to terminate the Administrative Support Order, to the non-requesting party, or any legal counsel or qualified representative representing the non-requesting party, and the requesting party. The notice of intent informs each parent:
 - 1. The effective date of terminating the support order,
 - 2. How to ask for an informal discussion,
 - 3. How to ask for an administrative hearing; and,
 - 4. That he or she has the right to file a civil action in circuit court to determine child support issues.
- (e) When the Department begins a proceeding to terminate an Administrative Support Order, the Department shall notify the parents or caregiver by regular mail at the address of record for each party using Form CS OA160, Notice of Intent to Terminate Final Administrative Support Order, hereby incorporated by reference, effective 10/21, (http://www.flrules.org/Gateway/reference.asp?No=Ref-13854). If the notice is not contested the Department shall render Form CS-OA178, Final Order Terminating Administrative Support Order, hereby incorporated by reference, effective 10/21, (http://www.flrules.org/Gateway/reference.asp?No=Ref-13855).
 - (16) through (18) No change.

Rulemaking Authority 61.13(1)(b)7., 61.14(1)(d), 409.2557(3)(p), 409.2563(7)(e), 409.2563(16), 409.25633(9) FS. Law Implemented 409.2563, 409.25633 FS. History—New 9-19-17, Amended 1-17-18, 9-17-18, 8-28-19, 11-12-20, 11-21-21,

12E-1.040 Intergovernmental Forms.

- (1) No change.
- (2)(a) and (b) No change.
- (c) The Department uses the Declaration in Support of Establishing Parentage (CS-IS26) form to obtain a paternity affidavit from a person seeking establishment of paternity or paternity and support in an intergovernmental case. The Department provides the CS-IS26 to the other government's child support program. Form CS-IS26, (effective 09/19/2017), (http://www.flrules.org/Gateway/reference.asp?No=Ref-08663), is hereby incorporated by reference in this rule. The CS-IS26 is mailed to the parent for completion and signature along with Review and Sign Forms Needed to Obtain a Child Support Order (CS-IS73) and Review and Sign Forms Needed to Review a Child Support Order (CS-IS74), which provides instructions for reviewing and completing CS-IS26. The parent has 30 days from the date form CS-IS26 is mailed to them to complete it and return it to the Department. Form CS-IS73, (effective 10/22 06/22), (http://www.flrules.org/Gateway/reference.asp?No=Ref-_____14357), is hereby incorporated by reference in this rule. Form CS-IS74, (effective 10/22 06/22), (http://www.flrules.org/Gateway/reference.asp?No=Ref-_____14358), is hereby incorporated by reference in this rule.
 - (3) No change.

Rulemaking Authority 409.2557 FS. Law Implemented 88.3111(2), 88.3071(1)(a), 409.2557, 409.2561 FS. History–New 9-19-17, Amended 6-9-22,

NAME OF PERSON ORIGINATING PROPOSED RULE: Bobby York

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Governor and

Cabinet

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: August 23, 2022

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May 25, 2022 and June 28, 2022



CS-FM166 Rule 12E-1.0051 Florida Administrative Code Effective xx/22

Notice of Uncashed Check

Parent's Name
Parent's Address

Pick a date

Child Support Case Number: Enter CSP Number

On Enter date, the Child Support Program mailed you a check in the amount of \$Amount to your current or last known address at Enter address. The check was for child support owed to you or a refund of child support you paid. The check was not cashed or returned to us within 180 days and is now void.

WHAT YOU NEED TO DO

- 1. Contact us within 30 days of the date of this notice.
- 2. Provide your current mailing address to have the payment sent to you again.

If we do not hear from you within 30 days, we will process the payment as program income in accordance with Rule 12E-1.0051, Florida Administrative Code. Part of the payment will be credited to the federal government and the remainder transferred to the state's General Revenue Fund.

If you have questions or need help:

Access your case online: childsupport.floridarevenue.com

Email us: FloridaRevenue.com/AskChildSupport

Chat with us or learn more at: floridarevenue.com/childsupport

Call: Select number

Para asistencia en español, llame al 850-488-5437 y marque 7



CS-FM127 Rule 12E-1.0051 Florida Administrative Code Effective xx/22

Request for Disbursement Denied

Recipient Name Recipient Address City, State, Zip

need help:

Call: Select number

Pick a date Child Support Case Other Parent: Enter	Number: Enter CSP Number Name	
We are denying you	ur request to disburse a support payment(s) for \$	because:
☐ We applied the p	payment(s) to make up for our loss because of your ba	ad check.
☐ We applied the program.	payment(s) to recover an overpayment you did not rep	ay to the
☐ We applied the pthe Program.	payment(s) to recover an overpayment the other parer	nt did not repay
• •	payment(s) to current or past-due support you owe to nent on the above case.	the state and
$\ \square$ We applied the μ	payment(s) to costs owed on the above case.	
☐ We applied the payment(s) to your other cases.		
\Box The other parent on the above case already claimed the payment(s).		
☐ Other:		
•	vide the information we asked for. We are sending bac your request again once you provide us with the inform	•
Return this form and	d your request with the information we need to:	
	Child Support Program Attn: Payment Processing Unit P.O. Box 8030 Tallahassee, FL 32314-8030	
•	our decision, you may file a petition for administrative om the date of this notice. The attached Notice of Righ	•
If you have questions or	Access your case online: childsupport.floridarevenue.co Email us: FloridaRevenue.com/AskChildSupport Chat with us or learn more at: floridarevenue.com/childs	

Para asistencia en español, llame al 850-488-5437 y marque 7

NOTICE OF RIGHTS

 You have the right to an administrative hearing under sections 120.569 and 120.57(1), Florida Statutes. If you want a hearing, you must file a "Petition for Administrative Hearing" within 20 days from the date of this notice. A petition is not considered filed until the Department receives it. Send your petition to the Department's Deputy Agency Clerk at the following address:

> Florida Department of Revenue Child Support Program Attention: Deputy Agency Clerk P.O. Box 8030 Tallahassee, Florida 32314-8030

If you do not file a petition within the time allowed, you lose your right to a hearing and this notice will become final agency action. If this notice becomes final agency action, you may appeal under section 120.68, Florida Statutes. To appeal you must file a Notice of Appeal as stated in Rule 9.110, Florida Rules of Appellate Procedure, within 30 days of the date of final agency action.

 If you disagree with the Department on any issues of material fact, you may ask for a formal hearing. A petition for a formal hearing must be in the form required by Rule 28-106.201, Florida Administrative Code. A copy of the rule can be found at www.flrules.org.

At a formal hearing, you may represent yourself or hire a lawyer. You or your lawyer may present evidence, argue issues, question witnesses, submit written statements of fact and proposed orders, and file exceptions to the judge's recommended order.

- If you agree with the Department on all issues of material fact, you may ask for an informal hearing. A petition for an informal hearing must be in the form required by Rule 28-106.301, Florida Administrative Code. A copy of the rule can be found at www.flrules.org.
- 4. Mediation under section 120.573, Florida Statutes, is not available.



Notice of Decision Concerning Report to Consumer Reporting Agencies



<<Date>>

Child Support Case Number: << CSECaseNum>>

- 1. We have received your written request for an informal review. The review is complete.
- Overdue support. Based on our records and the records of the Clerk of the Court, you owe overdue support of \$<<OverdueSupport>> as of <<date>>.
- 3. Informal review. Based on our review, we will:
 - Report overdue support amount to consumer reporting agencies.
 - Not report overdue support amount to consumer reporting agencies.
- 4. **If you disagree**. You may file a petition for administrative hearing within 15 days after the date on this notice. The petition must be filed according to the attached Notice of Rights. If you ask for a formal hearing, you may only raise the accuracy of the information to be reported.
- 5. **To avoid credit reporting.** If you do not want a hearing, you may avoid reporting either by:
 - Paying the overdue support in full; or
 - Entering into a payment agreement within 15 days after receipt of this notice.
- 6. **Payment agreement.** If you enter into a payment agreement:
 - We will not report your overdue support as long as you pay as agreed.
 - We report you if you do not pay as agreed, without further notice to you.

Contact us to enter into a payment agreement.

7. Job resources and order modification. Visit <FDOR Page> for information on how to change the amount of your child support order and information about CareerSource Florida and other local programs who can connect you with employers who are hiring and programs that can provide you training to improve your skills.

If you have
questions or
need help:

Access your case online: childsupport.floridarevenue.com

Email us: FloridaRevenue.com/AskChildSupport

Chat with us or learn more at: floridarevenue.com/childsupport

Call: <<CountyPhoneNumber>

Para asistencia en español, llame al 850-488-5437 y marque 7

NOTICE OF RIGHTS

1. You have the right to an administrative hearing under sections 120.569 and 120.57(1), Florida Statutes. If you want a hearing, you must file a "Petition for Administrative Hearing" within 15 days after receipt of this notice. A petition is not considered filed until the Program receives it. Send your petition to the Program's Deputy Agency Clerk at the following address:

Florida Department of Revenue Child Support Program Attention: Deputy Agency Clerk P.O. Box 8030 Tallahassee, FL 32314-8030

If you do not file a petition within the time allowed, you lose your right to a hearing and this notice will become final agency action. If this notice becomes final agency action, you may appeal under section 120.68, Florida Statutes. To appeal you must file a Notice of Appeal as stated in Rule 9.110, Florida Rules of Appellate Procedure, within 30 days of the date of final agency action.

2. If you disagree about issues of material fact, you may ask for a formal hearing. A petition for a formal hearing must be in the form required by Rule 28-106.2015(5), Florida Administrative Code. A copy of the rule can be found at flrules.org.

At a formal hearing, you may represent yourself or hire a lawyer. You or your lawyer may present evidence, argue issues, question witnesses, submit written statements of fact and proposed orders, and file exceptions to the judge's recommended order.

- 3. If you agree with the Program on all issues of material fact, you may ask for an informal hearing. A petition for an informal hearing must be in the form required by Rule 28-106.301, Florida Administrative Code. A copy of the rule can be found at flrules.org.
- 4. Mediation under section 120.573, Florida Statutes, is not available.

XXXX

XXXX

CS-EF91 Rule 12E-1.027 Florida Administrative Code Effective xx/22

Payment Agreement for Past-Due Support

< <ncpname>></ncpname>
< <ncpaddress>></ncpaddress>
Child Support Case Number: < <casenumber>> Activity Number: <<activitynumber>> Parent Due Support: <<cpname>></cpname></activitynumber></casenumber>
The Child Support Program and < <ncpname>>, the parent who owes support in the above case, agree as follows:</ncpname>
 1. On the Child Support Program mailed notice to you that we would: Take further enforcement action Suspend or deny your driver license/motor vehicle registration Suspend or deny your business/professional/recreational license Suspend or deny your vessel registration Report your past-due support to consumer reporting agencies Place a lien on your vehicle or vessel
2. You are \$ behind in your support payments as of and owe \$ in past-due support as of
3. You agree to make a lump-sum payment(s) of \$ by You agree to make an additional periodic payment of \$ each
4. Based on your support order and this agreement, your new periodic payment is: \$ each for current child support; and \$ each for past-due support.
The first payment is due on for a total periodic amount of \$
5. You can make a payment by credit card or electronic check at fl.smartchildsupport.com.
6. You can also make a payment by mailing a check or money order to:
Florida State Disbursement Unit < <sdu address="">></sdu>
Make the check or money order payable to the Florida State Disbursement Unit. Include your name, the other parent's name, child support case number, and depository number << Depository Number >> to avoid processing delays.



CS-EF91 Rule 12E-1.027 Florida Administrative Code Effective xx/22

Payment Agreement for Past-Due Support

- 7. The Child Support Program may notify your current or future employer of this agreement and ask the employer to deduct the payments from your income. You are responsible for making any payments not deducted by your employer.
- 8. The Child Support Program will not complete the enforcement action stated in paragraph 1 if you pay as agreed. If you do not pay as agreed, we will restart the enforcement action without further notice to you, unless the support is paid in full, enforcement is contrary to law, or we make a new agreement with you. If we restart the enforcement action, you waive the right to further notice or a hearing concerning it. We may take other actions to collect current or past-due support even if you pay as agreed, for example federal income tax refund offset.
- 9. This agreement is binding and may be used as evidence in court. The support order and/or judgment remains in effect and is unchanged by this agreement.

I, < <ncpname>>, understand and agree to the terms of this agreement.</ncpname>	
Signature (Parent Who Owes Support)	Date
Signature (Program Representative)	Date
< <pre><<pre>rogramRenresentative>></pre></pre>	

<u><<ProgramRepresentative>></u>
Print Name (Program Representative)

XXXX XXXX XXXX XXXX XXXX XXXX XXXX

XXXX XXXX XXXX

XXXX



CS-OA179 Rule 12E-1.030 Florida Administrative Code Effective xx/22

Request to Terminate Support

Recipient Name Recipient Address

IMPORTANT

You must respond within 30 days.

Pick a date

Child Support Case Number: Enter CSP Number

The Program may initiate action to terminate an administrative support order or support obligation for reasons listed below. To request termination, complete the attached form and return it within 30 days. We will review your request and determine whether to proceed with termination.

- 1. The parents reside together with the child(ren);
- The child(ren) for whom support is ordered permanently resides with the parent who is ordered to pay support;
- 3. The parent who is ordered to pay support begins receiving Supplemental Security Income (SSI) after the support order is rendered;
- The parent who is ordered to pay support has no income, is permanently disabled, and provides a doctor's statement that the parent is permanently disabled and unable to work; or
- 5. A court has terminated the parental rights of the parent who is ordered to pay support.

WHAT YOU NEED TO DO

- 1. Complete the attached form.
- 2. Mail the completed form to:

Florida Department of Revenue Child Support Program

Local office address Local office address

3. Fax the completed form to: Enter Fax Number

If the form is not returned within 30 days and you requested your child support case to be closed, the Program will initiate closure of your child support case and will not terminate support. If you do not want to terminate support, you do not need to return the form. If the order is not terminated, the parent who owes support remains obligated to pay support.

If you have questions or need help:

Access your case online: childsupport.floridarevenue.com

Email us: FloridaRevenue.com/AskChildSupport

Chat with us or learn more at: floridarevenue.com/childsupport

Call: Select number

Para asistencia en español, llame al 850-488-5437 y marque 7

Request to Terminate Support

1.	Name of parents or caregiver:	
	Parent or caregiver due support:	Name
	Parent who owes support: Name	
2.	Child support case number and de	epository number:
	Child support case number: CSP	Case Number
	Depository number: Depository No	umber
3.	Name of child(ren) in the order:	
	Name	Name
5.	I want to waive arrears owed to m	ie. Yes □ No □
	Arrears amount waived \$	
6.	I want to close my child support ca	ase. Yes □ No □
. .	nder penalties of perjury, I declare that l nted in it are true.	I have read this Request to Terminate Support and the facts
Sig		I have read this Request to Terminate Support and the facts



CS-OA180 Rule 12E-1.030 Florida Administrative Code Effective xx/22

Response to Request to Terminate Support

Recipient Name Recipient Address

Pick a date

Child Support Case Number: Enter CSP Number

The Program has reviewed your request to terminate your administrative support order or support obligation. Because your request does not meet the criteria under Rule 12E-1.030(15)(a), F.A.C., the Program will not initiate action to terminate the order or support obligation at this time. You may submit a new or amended request at any time with supporting documentation for one or more of following reasons:

- 1. The parents reside together with the child(ren);
- 2. The child(ren) for whom support is ordered permanently resides with the parent who is ordered to pay support;
- 3. The parent who is ordered to pay support begins receiving Supplemental Security Income (SSI) after the support order is rendered;
- 4. The parent who is ordered to pay support has no income, is permanently disabled, and provides a doctor's statement that the parent is permanently disabled and unable to work; or
- 5. A court has terminated the parental rights of the parent who is ordered to pay support.

WHAT YOU NEED TO DO

You may provide additional information for review if you believe the Program's response is incorrect.

1. Mail documentation to:

Florida Department of Revenue Child Support Program

Local office address Local office address

2. Fax documentation to: Enter Fax Number

If you have questions or need help:

Access your case online: childsupport.floridarevenue.com

Email us: FloridaRevenue.com/AskChildSupport

Chat with us or learn more at: floridarevenue.com/childsupport

Call: Select number

Para asistencia en español, llame al 850-488-5437 y marque 7

CS-OA160 Rule 12E-1.030 Florida Administrative Code Effective xx/22

Notice of Intent to Terminate Support, Determine Arrears and Establish Payment on Arrears

Го	:
De Pa	nild Support Case Number: epository Number: arent or caregiver due support: arent who owes support:
1.	Intent to terminate. The Florida Department of Revenue (the Department) intends to terminate support for the child(ren) named below:
	<u>Child's Name</u> <u>Child's Date of Birth</u>
	We intend to take this action because we have been notified that:
	☐ The parents reside together with the child(ren) named above.
	The child(ren) for whom support is ordered permanently resides with the parent who is ordered to pay support;
	☐ The parent who is ordered to pay support began receiving Supplemental Security Income (SSI) after the support order was rendered.
	☐ The parent who is ordered to pay support has no income, is permanently disabled, and provided a doctor's statement that the parent is permanently disabled and unable to work.
	A court has terminated the parental rights of the parent who is ordered to pay support
	If a written request to terminate support has been received, a copy of the request is provided to the other parent or caregiver.
2.	Final Administrative Support Order rendered. On , the Department rendered an administrative support order establishing certain child support obligations; specifically, the final order requires the parent who owes support to pay current support in the amount of \$ per month, and \$ per month on a retroactive support obligation of \$, starting . The final order a requirement to provide health insurance for the child(ren) and payment of noncovered medical expenses.

3. Informal discussions and right to administrative hearing. Either parent or caregiver may contact us within 10 days to informally discuss this notice. Either parent or caregiver may file a written request for a hearing within 30 days after the date this notice is mailed. If there is an informal discussion, the time to request a hearing may be extended. If we do not receive a written request for a hearing within the time allowed, we will issue a final order terminating support, determining arrears and establishing payment on arrears. If there is a hearing, the issues will be decided by an administrative law judge.

If you have questions or would like to provide information, contact us by email or online chat at floridarevenue.com/childsupport or call 850-488-KIDS (5437).

4 If a hearing is not requested. If a timely request for a hearing is not filed the

Department will terminate support, determine arrears and establish payment on arrears effective .
As of , the parent who owes support owes past-due support in the amount of \$ to the parent or caregiver due support.
As of , the parent who owes support owes past-due support in the amount of \$, of which \$ is owed to the parent or caregiver due support and \$ has been assigned to the State of for reimbursement of temporary cash assistance.
☐ An arrears payment of \$ per month will be established for past-due support.
☐ The parent or caregiver due support has waived arrears owed in the amount of \$.
☐ No arrears are owed on this case.
☐ The parenting time plan incorporated into the final order will remain in effect.

- 5. Current mailing address and change of address. This notice has been mailed to your address of record. You are required by law to tell us your current mailing address and any new mailing address. All proposed and final orders, notices of hearing, and any other papers will be mailed to your address of record. We will presume you have received any documents we send you. If you do not notify us of a change of address, you may miss a deadline and lose your right to ask for a hearing or file an appeal.
- 6. **Court action.** Either parent or caregiver may file a civil action in circuit court at any time to determine child support issues.
- 7. **Time-sharing and disputed paternity.** The Department and administrative law judges do not have jurisdiction to award or change time-sharing or resolve paternity disputes. If you want a hearing on any of these issues, you must file a petition in circuit court.
- 8. **Legal authority.** This action is permitted by section 409.2563, Florida Statutes.



STATE OF FLORIDA DEPARTMENT OF REVENUE CHILD SUPPORT PROGRAM

State of Florida Department of Revenue Child Support Program and

Parent or caregiver due support Petitioners,

Depository Number: <u>Depository Number</u> Child Support Case Number: Case #

and

Parent who owes support Respondent.

Final Order Terminating Support, Determining Arrears and Establishing Payment on Arrears

The Florida Department of Revenue (Department) issues this final order pursuant to section 409.2563, Florida Statutes.

In support of this Final Order, the Department makes the following FINDINGS OF FACT AND CONCLUSIONS OF LAW:

1. The name of the child(ren) is:

<u>Child's Name</u>	Child's Date of Birth
Child's Name	Child's DOB

- 2. The parent or caregiver due support is Name, the Petitioner.
- 3. We take this action because we have been notified of reasons/facts justifying termination of support, specifically:
 The parents reside together with the child(ren) named above.
 The child(ren) for whom support is ordered permanently resides with the parent who is ordered to pay support;
 The parent who is ordered to pay support began receiving Supplemental Security Income (SSI) after the support order was rendered.
 The parent who is ordered to pay support has no income, is permanently disabled, and provided a doctor's statement that the parent is permanently disabled and unable to work.
 A court has terminated the parental rights of the parent who is ordered to pay support.

4.	The Department has jurisdiction over this proceeding because it is providing Title IV-D child support services to the Petitioner.	
5.	The Department rendered an administrative support order on establishing the Respondent's child support obligations. The order requires the Respondent to pay current support in the amount of \$ per month, and \$ per month on a retroactive support obligation of \$, starting .	
6.	Based on the Department's payment records, as of :	
	☐ The Respondent owes past-due support in the amount of \$.	
	☐ \$ is owed to the Petitioner.	
	\$\ \ \\$ is assigned to for reimbursement of public assistance.	
	☐ No past-due support is owed.	
7.	☐ The Petitioner has waived past-due support in the amount of \$	
8.	☐ The Respondent has the ability to pay \$ each month for past-due support.	
9.	A parent or caregiver has not requested an administrative hearing within the time allowed in the Notice of Intent to Terminate Support, Determine Arrears and Establish Payment on Arrears, a copy of which has been served on all parties. Pursuant to s. 409.2563(7)(b), F.S., the right of any party to request a hearing is deemed waived.	
wit	sed upon the foregoing Findings of Fact and Conclusions of Law, and in accordance the section 409.2563, Florida Statutes, it is RDERED AND ADJUDGED that:	
	The administrative support order and income deduction order is terminated effective	
	As of, the Respondent owes arrears:	
	☐ To the Petitioner in amount of \$	
	☐ To the in amount of \$	
	The Respondent shall pay \$ each month towards arrears.	
	A new Income Deduction Order is entered for collection of arrears.	
Arr	is Final Order Terminating Support, Determining Arrears and Establishing Payment on ears is effective immediately and remains in effect until vacated on appeal or superseded a subsequent court order.	
DO	ONE AND ORDERED this day of, 20	
	Authorized Designee for: Ann Coffin Director, Child Support Program	

State of Florida Department of Revenue

EREBY CERTIFY that this Final Order Terminating Support, Determining Arrears and tablishing Payment on Arrears has been rendered on the above date as authorized by v.	
	Deputy Agency Clerk
Copies Furnished to: Clerk of the Circuit Court, Petitioner, Respondent	

NOTICE OF RIGHT TO APPEAL

Any party who is adversely affected by the foregoing Final Order Terminating Support, Determining Arrears and Establishing Payment on Arrears has the right to ask for judicial review (Section 120.68, Florida Statutes). The request must be received within thirty (30) days of the filing date on this Final Order. To ask for judicial review, complete both of the following steps:

1. File an original Notice of Appeal as prescribed by the Florida Rules of Appellate Procedure, with the Deputy Agency Clerk of the Department of Revenue at:

Department of Revenue Child Support Program Attention: Deputy Agency Clerk P.O. Box 8030 Tallahassee, Florida 32314-8030

2. File a copy of the Notice of Appeal, together with the filing fee (Section 35.22, Florida Statutes, or other applicable law) with the Clerk of the First District Court of Appeal or the Clerk of the District Court of Appeal for the district where the party seeking review resides.

Filing with either the DOR Deputy Agency Clerk or the Clerk of a District Court of Appeal is effective when the clerk receives the notice, not when it was mailed.



CS-IS73 Rule 12E-1.040 Florida Administrative Code Effective 10/22

Review and Sign Forms Needed to Obtain a Child Support Order

Recipient Name Recipient Address City, State, Zip Case Number: Activity Number: Other Parent:

Pick a date

Thank you for providing the information needed to prepare these forms. The next step is for you to review, sign and return the enclosed form(s) so we can request the state in which the other parent resides to establish a child support order for your child(ren).

WHAT YOU NEED TO DO

- 1. Review the attached form(s) carefully.
- 2. Strike through and initial any required revisions.
- 3. On the *Petitioner* line, enter the date, print your name, and sign.
- 4. Return the completed form(s) to your local child support office within 20 days.

*Use the self-addressed envelope provided to return the forms.

When we receive the signed forms, we will send them to the state where the other parent resides. If we do not receive the signed forms within 20 days, the Program will close your case. If you or your child(ren) receive public assistance, the Department of Children and Families (DCF) will be notified that you did not cooperate, and your public assistance benefits may be reduced or ended.

For purposes of reviewing the forms you are referred to as the *petitioner* and the *oblique*.

If you have questions or need help:

Access your case online: childsupport.floridarevenue.com

Email us: FloridaRevenue.com/AskChildSupport

Chat with us or learn more at: floridarevenue.com/childsupport

Call: Select number

Para asistencia en español, llame al 850-488-5437 y marque 7

Attachments:



CS-IS74 Rule 12E-1.040 Florida Administrative Code Effective 10/22

Review and Sign Forms Needed to Review a Child Support Order

Recipient Name Recipient Address City, State, Zip Case Number: Activity Number: Other Parent:

Pick a date

Thank you for providing the information needed to prepare these forms. The next step is for you to review, sign and return the enclosed form(s) so we can request the state in which the other parent resides to establish a child support order for your child(ren).

WHAT YOU NEED TO DO

- 1. Review the attached form(s) carefully.
- 2. Strike through and initial any required revisions.
- 3. On the *Petitioner* line, enter the date, print your name, and sign.
- 4. Return the completed form(s) to your local child support office within 20 days.

*Use the self-addressed envelope provided to return the forms.

When we receive the signed forms, we will send them to the state where the other parent resides. If we do not receive the signed forms within 20 days, the Program will close your request for review of your support order, but your case will remain open.

For purposes of reviewing the forms you are referred to as the *Petitioner* for signing. The parent paying support is referred to as the *Obligor*. The parent due support is referred to as the *Obligee*.

If you have questions or need help:

Access your case online: childsupport.floridarevenue.com

Email us: FloridaRevenue.com/AskChildSupport

Chat with us or learn more at: floridarevenue.com/childsupport

Call: Select number

Para asistencia en español, llame al 850-488-5437 y marque 7

Attachments: