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 James Uthmeier
Commissioner Wilton Simpson
Chief Financial Officer Blaise Ingoglia

December 17, 2025

Contacts: Alec Yarger,

Deputy Executive Director

(850) 617-8324

Jamie Peate, Legislation Specialist

Office of Legislative and Cabinet Services

(850) 617-8324

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

ITEM SUBJECT RECOMMENDATION

 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 General Tax Administration, and further request approval to file and certify with the Secretary of State for final adoption under Chapter 120, Florida Statutes, when the substance of the proposed rules remain unchanged upon meeting the requirements for final adoption.

(ATTACHMENT 1)

RECOMMEND APPROVAL

(ATTACHMENT 2)

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

(ATTACHMENT 3)

RECOMMEND APPROVAL

ATTACHMENT 1



Florida Department of Revenue Office of the Executive Director

Jim Zingale Executive Director

5050 West Tennessee Street, Tallahassee, FL 32399

floridarevenue.com

December 17, 2025

MEMORANDUM

TO: The Honorable Ron DeSantis, Governor

Attention: Cody Farrill, Deputy Chief of Staff

The Honorable Blaise Ingoglia, Chief Financial Officer Attention: Robert Tornillo, Director, Cabinet Affairs

The Honorable James Uthmeier, Attorney General

Attention: Erin Sumpter, Director of Cabinet Affairs

The Honorable Wilton Simpson, Commissioner of Agriculture

Attention: India Holroyd, Cabinet Affairs Director

THROUGH: Jim Zingale, Executive Director

FROM: Alec Yarger, Deputy Executive Director

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 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 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 each agency head to approve any agency rulemaking to propose a new rule, or to amend or repeal a rule. The Department therefore requests approval to publish Notices of Proposed Rule in the *Florida Administrative Register* for the following proposed rules and to conduct public hearings when requested.

The Department further requests final adoption of these rules and approval to file and certify the rules with the Secretary of State when the substance of the proposed rules, including material incorporated by reference, remains unchanged and the requirements of section 120.54(3)(e), F.S., have been met.

- 12D-7.016, F.A.C., Governmental Exemptions
- 12D-16.002, F.A.C., *Index to Forms*
- Chapter 12D-17, F.A.C., Truth in Millage ("TRIM") Compliance

Why is the proposed rule necessary?

Rule 12D-7.016, F.A.C., Governmental Exemptions.

Rule changes are necessary to reflect updates to definitions and Federal Aviation Authority (FAA) issued orders.

Rule 12D-16.002, Index to Forms.

Rule changes are necessary to incorporate changes to five forms to implement 2025 law changes and to one form to clarify the explanation of how the additional homestead exemption is applied regarding the annual adjustment for inflation by the percentage change in the Consumer Price Index.

Rule Chapter 12D-17, F.A.C., Truth in Millage ("TRIM") Compliance, and Rule 12D-16.002, F.A.C., Index to Forms.

Truth in Millage (TRIM) establishes the statutory requirements that all taxing authorities levying a millage must follow, including all notices and budget hearing requirements, and reflects the maximum millage levies for counties, municipalities, and independent special districts. Updates to the rules and forms used to administer TRIM law are necessary to reflect current law, replacing obsolete provisions, and to provide for submitting required TRIM forms and documents to the Department using the internet-based OASYS eTRIM system, updating ten forms used in administering the Truth in Millage (TRIM) requirements and repealing one obsolete form.

What do the proposed rules do?

Rule 12D-7.016, F.A.C., Governmental Exemptions.

The proposed amendments to this rule reflect updates to the definition of a "fixed-base operator" and to the reference of an FAA order.

Rule 12D-16.002, F.A.C., Index to Forms.

The proposed amendments to four forms provide for the capture of additional data on affordable housing project exemptions for multifamily projects on state-owned land and new multifamily projects on government-owned land, and removes provisions for the obsolete enterprise zone exemptions.

Form DR-504AFH, Ad Valorem Tax Exemption Application and Return for Multifamily Project and Affordable Housing Property, updates the nonprofit land lease exemption and the newly constructed multifamily project exemption, and adds two exemptions for multifamily projects on state-owned land and new multifamily projects on government-owned land. (section 16, Chapter 2024-158, L.O.F., and sections 16 through 20, Chapter 2025-208, L.O.F.)

Form DR-501, *Original Application for Homestead and Related Tax Exemptions*, explains how the additional homestead exemption is adjusted annually based on an increase to the Consumer Price Index.

Rule Chapter 12D-17, Truth in Millage ("TRIM") Compliance, and Rule 12D-16.002, Index to Forms. The proposed amendments remove the unnecessary repetition of provisions for withholding revenue sharing funds, remove unnecessary definitions, clarify instructions for calculating budgets, millage rate, and ad valorem proceeds by school districts, and provide the Department's internet-based OASYS e-TRIM system is available for taxing authorities to submit the required TRIM forms and documents to the Department online. Forms used in administration of the TRIM requirements are updated to reflect current law, removing obsolete provisions, and provides instructions for submitting forms and documents using the online OASYS eTRIM application.

Were comments received from external parties?

No comments were received on the draft amendments to Rule 12D-7.016, F.A.C. The Department published a Notice of Rule Development in the Florida Administrative Register (Vol. 51, No. 174) on September 8, 2025, and scheduled a workshop for September 23, 2025, if requested in writing. The Department received no request to hold a workshop. No workshop was held.

Comments were received on Rule 12D-16.002, F.A.C. The Department published a Notice of Rule Development in the *Florida Administrative Register* (Vol. 51, No. 188) on September 26, 2025, and scheduled a workshop for October 15, 2025, if requested in writing. The Department received a request to hold a workshop. Written comments were received regarding additional changes to form DR-504AFH. In response, the Department made additional changes to form DR-504AFH.

Comments were received on TRIM forms. No comments were received on the Chapter 12D-17 draft rules. The Department published two Notices of Rule Development in the *Florida Administrative Register* (Vol. 51, No. 188) on September 26, 2025, and scheduled a workshop for October 15, 2025, if requested in writing. The Department received a request to hold a workshop. Written comments were received regarding additional changes to forms DR-420S and DR-420DEBT. In response, the Department did not make changes to these forms.

For each rule, attached are copies of:

- Summary, which includes:
 - Summary of Proposed Rule
 - o Facts and Circumstances Justifying Proposed Rule
 - Federal Comparison Statement
 - o 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-7.016, F.A.C.

SUMMARY OF PROPOSED RULE

The proposed amendments to Rule 12D-7.016, F.A.C., reflect the update by the Federal Aviation Administration (FAA) to the definition of "fixed-base operator" as provided in FAA Order 5190.6B, Change 3.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

The purpose of the proposed amendments to this rule is to reflect the update by the Federal Aviation Administration (FAA) to the definition of "fixed-base operator" as provided in FAA Order 5190.6B, Change 3. These changes were made by the FAA in the process of compiling an Airport Compliance Manual.

FEDERAL COMPARISON STATEMENT

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

SUMMARY OF RULE DEVELOPMENT WORKSHOP SCHEDULED FOR SEPTEMBER 23, 2025

The Department of Revenue published a Notice of Rule Development for proposed amendments to Rule 12D-7.016, F.A.C., in the Florida Administrative Register on September 8, 2025 (Vol. 51, No. 174, p. 3329). The Department scheduled a rule development workshop for September 23, 2025, 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.: RU

RULE TITLE:

12D-7.016 Governmental Exemptions

PURPOSE AND EFFECT: The purpose of the proposed amendments to Rule 12D-7.016,

F.A.C., is to reflect the update by the Federal Aviation Administration (FAA) to the definition of "fixed-base operator" as provided in FAA Order 5190.6B, Change 3.

SUMMARY: The proposed amendments update definitions and Federal Aviation Authority issued orders. These changes were made by the FAA in the process of compiling an Airport Compliance Manual.

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: 196.012, 196.199 FS.

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

DATE AND TIME: To be determined.

PLACE: To be determined.

NOTICE UNDER THE AMERICANS WITH DISABILITIES ACT: Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in any rulemaking proceeding before the Property Tax Oversight Program is asked to advise the Department at least 48 hours before the proceeding by contacting Mike Cotton at (850)617-8870. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800) 955-8771 (TDD) or 1(800) 955-8771 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Mike Cotton, Property Tax Oversight Program, telephone 850-617-8870 or email DORPTO@floridarevenue.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

12D-7.016 Governmental Exemptions.

- (1) through (5) No change.
- (6) No change.
- (a) A "fixed-base operator" is a commercial entity an individual or firm operating at an airport and providing aeronautical general aircraft services, such as fueling, maintenance, storage, and ground and flight instruction, to the public. See Appendix 5, Federal Aviation Administration Authority Order 5190.6B, Change 3 5190.6A.
- (b) An "aeronautical activity" <u>is</u> has been defined as any activity which involves, makes possible, or is required for the operation of aircraft, or <u>that</u> which contributes to or is required for the safety of such <u>operations</u> operation. See <u>Appendix Z</u>, Federal Aviation <u>Administration Order</u> <u>5190.6B Change 3</u>. <u>Authority Advisory Circular 150/5190-1A</u>. The following examples are not considered aeronautical activities: ground transportation (taxis, car rentals, limousines); hotels and motels; restaurants; barber shops; travel agencies and auto parking lots.

Rulemaking Authority 195.027(1), 213.06(1) FS. Law Implemented 196.012, 196.199 FS. History–New 10-12-76, Formerly 12D-7.16, Amended 12-27-94,______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Mike Cotton.

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE:

DATE PROPOSED RULE APPROVED BY AGENCY HEAD:

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 8, 2025.

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., incorporate changes the Florida Legislature enacted in Chapter 2024-158, L.O.F., and Chapter 2025-208, L.O.F., to update the homestead exemption application, and amend forms used in administering the Truth in Millage requirements.

Amend Form DR-504AFH, Ad Valorem Tax Exemption Application and Return for Multifamily Project and Affordable Housing Property, to update the form based on revisions to the existing nonprofit land lease exemption and the newly constructed multifamily project exemption, and to add two exemptions for multifamily projects on state-owned land and new multifamily projects on government-owned land. These changes incorporate section 16 of Chapter 2024-158, L.O.F., and sections 16 through 20 of Chapter 2025-208, L.O.F., amending section 196.1978, and creating sections 196.19781 and 196.19782, F.S.

Amend Forms DR-403EB, The 20XX Ad Valorem Assessment Rolls Exemption Breakdown of ______

County, Florida; DR-403V, The 20XX Revised Recapitulation of the Ad Valorem Assessment Roll Value

Data; DR-489EB, The 20XX Ad Valorem Assessment Rolls Exemption Breakdown of _____

County, Florida; and DR-489V, The 20XX Preliminary Recapitulation of the Ad Valorem Assessment Roll, Value

Data; to provide fields to report data on new affordable housing exemptions for the tax rolls for submission to the

Department, and to remove report data on expired enterprise zone exemptions.

Amend Form DR-501, *Original Application for Homestead and Related Tax Exemptions*, to update how the additional homestead exemption is adjusted annually based on an increase to the Consumer Price Index.

Additional proposed amendments to Rule 12D-16.002, F.A.C., incorporate by reference, amended forms to provide for submitting all forms used in administering the Truth in Millage (TRIM) requirements, using the Department's electronic Oversight and Assistance System (OASYS eTRIM), to clarify the information to be

completed by taxing authorities, to remove obsolete critical capital outlay or critical operating needs and specific year references in the forms, to clarify the levy of the voted debt service millage, and to provide the required rule references to forms mentioned within a form for the following forms: Form DR-420, Certification of Taxable Value; DR-420DEBT, Certification of Voted Debt Millage; DR-420MM, Maximum Millage Levy Calculation, Final Disclosure; DR-420MM-P, Maximum Millage Levy Calculation, Preliminary Disclosure; DR-420TIF, Tax Increment Adjustment Worksheet; DR-420S, Certification of School Taxable Value; DR-421, Certification for Taxing Authorities that do not Levy Ad Valorem Taxes; DR-422, Certification of Final Taxable Value; DR-422DEBT, Certification of Final Voted Debt Millage; DR-487, Certification of Compliance; and DR-487V, Vote Record for Final Adoption of Millage Levy. The Form DR-428B, Maximum Millage Calculation, General Information for Fiscal Year 2009-10 and Thereafter, is proposed to be repealed.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

The purpose of the proposed amendments to this rule is to incorporate changes the Florida Legislature enacted in Chapter 2024-158, L.O.F., and sections 16 through 20, Chapter 2025-208, L.O.F.

The purpose of the proposed amendments is to incorporate by reference, amended forms to provide for submitting all forms used in administering the Truth in Millage (TRIM) requirements, using the Department's electronic Oversight and Assistance System (OASYS eTRIM).

FEDERAL COMPARISON STATEMENT

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

SUMMARY OF RULE DEVELOPMENT WORKSHOPS HELD OCTOBER 15, 2025

The Department of Revenue published a Notice of Rule Development for proposed amendments to Rule 12D-16.002, F.A.C., to incorporate 2024 and 2025 Legislation, in the Florida Administrative Register on September 26. 2025 (Vol. 51, No. 188, pp. 3653-3654). The Department scheduled a rule development workshop for October 15, 2025, if requested in writing. The Department received requests for the workshop and the workshop was held.

Written comments were received regarding additional changes to form DR-504AFH. In response, the Department made additional changes to form DR-504AFH to correct an error and clarify language.

The Department of Revenue published a Notice of Rule Development for proposed amendments to Rule 12D-16.002, F.A.C., to incorporate forms to administer the TRIM requirements, in the Florida Administrative Register on September 26. 2025 (Vol. 51, No. 188, pp. 3652-3653). The Department scheduled a rule development workshop for October 15, 2025, if requested in writing. The Department received a request for the workshop and the workshop was held. The Department received a written comment on the amendments to Forms DR-420S and DR-420DEBT. In response, the Department did not make changes to these forms.

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 amendments to Rule 12D-16.002,

F.A.C. (Index to Forms), is to incorporate form changes the Florida Legislature enacted in

Chapter 2024-158, L.O.F., and Chapter 2025-208, L.O.F., to update the homestead exemption

application, and amend forms used in administering the Truth in Millage requirements.

SUMMARY: The proposed amendments to amend Form DR-504AFH, Ad Valorem Tax

Exemption Application and Return for Multifamily Project and Affordable Housing Property, is

to update the form based on revisions to the existing nonprofit land lease exemption and the

newly constructed multifamily project exemption, and to add two exemptions for multifamily

projects on state-owned land and new multifamily projects on government-owned land. These

changes incorporate section 16 of Chapter 2024-158, L.O.F., and sections 16 through 20 of

Chapter 2025-208, L.O.F., amending section 196.1978, and creating sections 196.19781 and

196.19782, F.S.

The proposed amendments to the form DR-501, Original Application for Homestead and Related

Tax Exemptions, to update how the additional homestead exemption is adjusted annually based

on an increase to the Consumer Price Index.

The proposed amendments to forms used in administering the Truth in Millage requirements is to

clarify that the information to be completed by taxing authorities, to remove obsolete critical

capital outlay or critical operating needs and specific year references in the forms, to clarify the

levy of the voted debt service millage, and to provide the required rule references to forms mentioned within a form for Forms, DR-420, *Certification of Taxable Value*, DR-420DEBT, *Certification of Voted Debt Millage*, DR-420MM, *Maximum Millage Levy Calculation, Final Disclosure*, DR-420MM-P, *Maximum Millage Levy Calculation, Preliminary Disclosure*, DR-420TIF, *Tax Increment Adjustment Worksheet*, DR-420S, *Certification of School Taxable Value*, DR-421, *Certification for Taxing Authorities that do not Levy Ad Valorem Taxes*, DR-422, *Certification of Final Taxable Value*, DR-422DEBT, *Certification of Final Voted Debt Millage*, DR-428B, *Maximum Millage Calculation, General Information for Fiscal Year 2009-10 and Thereafter* (Repeal), DR-487, *Certification of Compliance*, DR-487V, *Vote Record for Final Adoption of Millage Levy*.

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: 95.18(3), 192.001(18), 193.085(4)(a), (b), 193.091(3)(b), 193.114(1), (6), 193.1142(1), 193.122(1), (2), 193.155(8)(f), (h), 193.1556(2), 193.461(3)(a), (e), 193.501(8), (9), 193.625(3)(a), 194.011(3), 194.014, 194.034(1)(b), (c), (2), 194.037(3), 195.002(2), 195.027(1), (4), 195.087(1)(a), (2), 196.011(1), (5), (6), 196.075(4)(d), (5), 196.101(4)(c), 196.121(1), 196.173(6)(a), 196.1975(4)(c), 196.1978, 197.1979, 196.198, 196.1983, 196.1995(8), 197.2423(3), 197.2425, 197.319, 197.323, 197.3632(5)(b), 197.3635, 197.552, 200.065(1), (5), 200.069, 218.12(12), 218.125(2), 218.135(2), 218.26(1) FS. LAW IMPLEMENTED: 95.18, 136.03, 145.10(2), 145.11(2), 189.012, 192.001(18), 193.011(8), 193.023, 193.052, 193.075, 193.085, 193.092, 193.114, 193.1142, 193.122, 193.155, 193.1554, 193.1555, 193.1556, 193.461, 193.481, 193.501, 193.503, 193.621, 193.625, 193.703, 194.011, 194.014, 194.032, 194.034, 194.035, 194.037, 194.171, 194.181, 194.301(2)(b), 195.002, 195.022, 195.027(4), 195.073, 195.087, 196.011, 196.012(13), 196.015, 196.031, 196.075, 196.082, 196.092, 196.095, 196.101, 196.121, 196.131, 196.141, 196.151, 196.161(1)(a), 196.173, 196.183, 196.193, 196.195, 196.196, 196.1961, 196.197, 196.1975, 196.1977, 196.1978, 196.19781, 196.19782, 196.1979, 196.198, 196.1983, 196.199, 196.1995, 196.2001, 196.2002, 196.202, 196.24, 196.26, 197.182, 197.222, 197.2423, 197.2425, 197.252, 197.2524, 197.262, 197.319, 197.322(1), 197.323, 197.3632, 197.3635, 197.373, 197.412, 197.413, 197.417(1), 197.432, 197.443, 197.492, 197.502, 197.542, 197.552, 200.065, 200.068, 200.069, 200.071, 200.081, 218.12, 218.125, 218.135, 218.23, 218.63, 218.66(2), 218.67 FS., ss. 9(b), 12 of Article VII of Florida Constitution.

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

DATE AND TIME: To be determined.

PLACE: To be determined

NOTICE UNDER THE AMERICANS WITH DISABILITIES ACT: Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in any rulemaking proceeding before the Property Tax Oversight Program is asked to advise the Department at least 48 hours before the proceeding by contacting Mike Cotton at (850)617-8870. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800) 955-8771 (TDD) or 1 (800) 955-8771 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Mike Cotton, Property Tax Oversight Program, telephone 850-617-8870 or email DORPTO@floridarevenue.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

12D-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. Persons with hearing or speech impairments may call the Florida Relay Service at 711, 1(800)955-8770 (Voice) and 1(800)955-8771 (TTY). The Department of Revenue adopts, and incorporates by reference in this rule, the following forms and instructions:

Form Number	Form Title	Effective
		Date
(2) through (4) No Change.		

(5)(a) N	lo change.		
(b)	DR-403EB	The 20XX Ad Valorem Asasessment Rolls Exemption Breakdown of	02/24
		County, Florida (r 02/24)	
		https://www.flrules.org/Gateway/reference.asp?No=Ref16344	
(6)(a) N	No Change.		
(b)	DR-403V	The 20XX Revised Recapitulation of the Ad Valorem Assessment Roll	02/24
		Value Data (r 02/24)	
		https://www.flrules.org/Gateway/reference.asp?No=Ref16345	
(7) thro	ough (12) No change.		
(13)(a)	DR-420	Certification of Taxable Value (r 5/12)	11/12
		https://www.flrules.org/Gateway/reference.asp?No=Ref01751	
(b)	DR-420DEBT	Certification of Voted Debt Millage (r 6/10)	11/12
		https://www.flrules.org/Gateway/reference.asp?No=Ref01752	
(c) No	change.		
(d)	DR-420MM	Maximum Millage Levy Calculation, Final Disclosure (r5/12)	<u>11/12</u>
		https://www.flrules.org/Gateway/reference.asp?No=Ref01754	
(e)	DR-420MM-P	Maximum Millage Levy Calculation, Preliminary Disclosure	<u>11/12</u>
		(r 5/12)	
		https://www.flrules.org/Gateway/reference.asp?No=Ref01755	
(f)	DR-420S	Certification of School Taxable Value (r 5/11)	11/12
		https://www.flrules.org/Gateway/reference.asp?No=Ref01756	
(g)	DR-420TIF	Tax Increment Adjustment Worksheet (r 6/10)	11/12
		https://www.flrules.org/Gateway/reference.asp?No=Ref01757	
(14)(a)	DR-421	Certification for Taxing Authorities That Do Not Levy Ad Valorem	<u>11/12</u>
		Taxes (r 11/12)	
		https://www.flrules.org/Gateway/reference.asp?No=Ref01758	
(b)	DR-422	Certification of Final Taxable Value (r 5/11)	<u>11/12</u>
1	1		1

		http://www.flrules.org/Gateway/reference.asp?No=Ref 01759	
(c)	DR-422DEBT	Certification of Final Voted Debt Millasge (r <u>5/11</u>)	11/12
		https://www.flrules.org/Gateway/reference.asp?No=Ref01760	
(d)	DR-428B	Maximum Millage Calculation, General Information for Fiscal Year	11/12
		2009 10 and Thereafter (r. 5/11)	
		https://www.flrules.org/Gateway/reference.asp?No=Ref 01761	
<u>(d)(e)</u> N	To change.		
<u>(e)(f)</u> N	o change.		
<u>(f)(g)</u> N	lo change.		
(15) thr	rough (19) No change	e.	
(20) <u>(a)</u>	DR-481	Value Adjustment Board – Notice of Hearing (r 01/17)	01/17
		https://www.flrules.org/Gateway/reference.asp?No=Ref07705	
<u>(b)</u>	DR-481REM	Value Adjustment Board – Notice of Remote Hearing	
		https://www.flrules.org/Gateway/reference.asp?No=Ref-	
(21) thr	rough (23) No change	2.	
(24)		486 Series	
(24) (a)	DR-486	Petition to The Value Adjustment Board – Request for Hearing (r.	11/23
		11/23)	
		https://www.flrules.org/Gateway/reference.asp?No=Ref 16061	
(b) thro	ugh (d) No change.		
(e)	DR-486PORT	Petition to The Value Adjustment Board – Transfer of Homestead	04/18
		Assessment Difference – Request for Hearing (r 04/18)	
		https://www.flrules.org/Gateway/reference.asp?No=Ref09242	
(f) No c	change.		
(25)(a)((g) DR-487	Certification of Compliance (r 01/25)	04/25
		https://www.flrules.org/Gateway/reference.asp?No=Ref018024	

<u>(b)(h)</u> DR-487V		Vote Record for Final Adoption of Millage Levy (r 06/10)	11/12
		https://www.flrules.org/Gateway/reference.asp?No=Ref 01780	
(25) thr	ough (26) renumb	pered (26) through (27) No change.	l
(28)	DR-489EB	The 20XX Ad Valorem Assessment Rolls Exemption Breakdown of	02/24
(27) (a)		County, Florida (r 02/24)	
		https://www.flrules.org/Gateway/reference.asp?No=Ref 16346	
(b) No	change.		
(c)	DR-489V	The 20XX Preliminary Recapitulation of the Ad Valorem Assessment	02/24
		Roll, Value Data (r 02/24)	
		https://www.flrules.org/Gateway/reference.asp?No=Ref 16347	
(28) thr	ough (36) renumb	pered (29) through (37) No change.	
(38)	DR-501	Original Application for Homestead and Related Tax Exemptions	08/25
(37) (a)		(r 08/25)	
		https://www.flrules.org/Gateway/reference.asp?No=Ref18435	
(b) thro	ugh (k) No chang	ee.	
<u>(39)(38</u>) No change.		
<u>(40)(39</u>	(a) No change.		
(b)	DR-504AFH	Ad Valorem Tax Exemption Application and Return for Multifamily	02/24
		Project and Affordable Housing Property (r 02/24)	
		https://www.flrules.org/Gateway/reference.asp?No=Ref 16355	
(c) thro	ugh (g) No chang	e.	
(40) thr	ough (59) renumb	pered (41) through (60) No change.	

Rulemaking Authority 95.18(3), 192.001(18), 193.085(4)(a), (b), 193.091(3)(b), 193.114(1), (6), 193.1142(1), 193.122(1), (2), 193.155(8)(f), (h), 193.1556(2), 193.461(3)(a), (e), 193.501(8), (9), 193.625(3)(a), 194.011(3), 194.014, 194.034(1)(b), (c), (2), 194.037(3), 195.002(2), 195.027(1), (4), 195.087(1)(a), (2), 196.011(1), (5), (6), 196.075(4)(d), (5), 196.101(4)(c), 196.121(1), 196.173(6)(a), 196.1975(4)(c), 196.1978, 197.1979, 196.198, 196.1983, 196.1995(8), 197.2423(3), 197.2425, 197.319, 197.323, 197.3632(5)(b), 197.3635, 197.552, 200.065(1),

(5), 200.069, 218.12(12), 218.125(2), 218.135(2), 218.26(1) FS. Law Implemented 95.18, 136.03, 145.10(2), 145.11(2), 189.012, 192.001(18), 193.011(8), 193.023, 193.052, 193.075, 193.085, 193.092, 193.114, 193.1142, 193.122, 193.155, 193.1554, 193.1555, 193.1556, 193.461, 193.481, 193.501, 193.503, 193.621, 193.625, 193.703, 194.011, 194.014, 194.032, 194.034, 194.035, 194.037, 194.171, 194.181, 194.301(2)(b), 195.002, 195.022, 195.027(4), 195.073, 195.087, 196.011, 196.012(13), 196.015, 196.031, 196.075, 196.082, 196.092, 196.095, 196.1961, 196.197, 196.1975, 196.1977, 196.1978, 196.19781, 196.19782, 196.1979, 196.198, 196.1983, 196.199, 196.1995, 196.2001, 196.2002, 196.202, 196.24, 196.26, 197.182, 197.222, 197.2423, 197.2425, 197.252, 197.2524, 197.262, 197.319, 197.322(1), 197.323, 197.3632, 197.3635, 197.373, 197.412, 197.413, 197.417(1), 197.432, 197.443, 197.492, 197.502, 197.542, 197.552, 200.065, 200.068, 200.069, 200.071, 200.081, 218.12, 218.125, 218.135, 218.23, 218.63, 218.66(2), 218.67 FS., ss. 9(b), 12 of Article VII of Florida Constitution. 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, 10-30-22, 11-20-22, 7-18-23, 11-26-23, 2-8-24, 4-27-25, 8-28-25,

NAME OF PERSON ORIGINATING PROPOSED RULE: Mike Cotton

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE:

DATE PROPOSED RULE APPROVED BY AGENCY HEAD:

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 26, 2025.

The 20XX Ad Valorem	Assessment Rolls Exempt	ion Breakdown of
THE ZUAA AU VAIOTEIN	ASSESSINENT ROUS EXEMBL	ion breakdown or

rem Assessment Rolls Exemption Breakdown of ______ County, Florida Date Certified: _____ (Every Space must be filled in. Where there are spaces that are not applicable to your county, write "NONE" or "0" in that space.)

DR-403EB R. ____ 02/24 Rule 12D-16.002, FAC

	02/24									
				Real Property			Personal Property			T
	Statutory Authority	Property Roll Affected	Type of Exemption	Number of Exemptions	Value of Exempt	tion	Number of Exemptions	·	of Exemption	
1	§ 196.031(1)(a)	Real	\$25,000 Homestead Exemption							1
2	§ 196.031(1)(b)	Real	Additional \$25,000 Homestead Exemption							2
3	§ 196.075	Real	Additional Homestead Exemption Age 65 and Older							3
4	§ 196.081	Real	Totally & Permanently Disabled Veterans & Surviving Spouse							4
5	§ 196.091	Real	Totally Disabled Veterans Confined to Wheelchairs						L	5
6	§ 196.095	Real	Licensed Child Care Facility in Enterprise Zone				7 through 44			6
<u>6</u>	§ 196.101	Real	Quadriplegic, Paraplegic, Hemiplegic & Totally & Permanently Disabled & Blind (Meeting Income Test)				bered 6 through 4 ew lines 44 - 45.	13.		<u>6</u>
7	§ 196.183	Personal	\$25,000 Tangible Personal Property Exemption							<u>7</u>
8	§ 196.196	Real & Personal	Constitutional Charitable, Religious, Scientific or Literary							<u>8</u>
9	§ 196.1961	Real	Historic Property for Commercial or Nonprofit Purposes						_	<u>9</u>
	§ 196.197	Real & Personal	Charitable Hospitals, Nursing Homes & Homes for Special Services							<u>10</u>
	§ 196.1975	Real & Personal	Charitable Homes for the Aged							11
12	§ 196.1977	Real	Proprietary Continuing Care Facilities							12
13	§ 196.1978(1)(a) & (2)	Real & Personal	Affordable Housing Property							13
14	§ 196.198	Real & Personal	Educational Property							14
_	§ 196.1983	Real & Personal	Charter School							<u>15</u>
	§ 196.1985	Real	Labor Union Education Property							<u>16</u>
17		Real	Community Center							17
18	§ 196.1987	Real & Personal	Biblical History Display Property							<u>17</u> <u>18</u>
19	§ 196.199(1)(a)	Real & Personal	Federal Government Property							<u>19</u>
20	§ 196.199(1)(b)	Real & Personal	State Government Property							<u>20</u>
21	§ 196.199(1)(c)	Real & Personal	Local Government Property							21
22	§ 196.199(2)	Real & Personal	Leasehold Interests in Government Property							22
23	- , ,	Real	Agreements with Local Governments for use of Public Property							23
	§ 196.1995	Real & Personal	Parcels Granted Economic Development Exemption							24
	§ 196.1997	Real	Historic Property Improvements							<u>24</u> <u>25</u>
	§ 196.1998	Real	Historic Property Open to the Public							<u>26</u>
27	§ 196.1999	Personal	Space Laboratories & Carriers							<u>27</u>
28	§ 196.2001	Real & Personal	Non-for-Profit Sewer & Water Company							28
29	§ 196.2002	Real & Personal	Non-for-Profit Water & Waste Water Systems Corporation							<u>29</u>
30	§ 196.202	Real & Personal	Blind Exemption							<u>30</u>
	§ 196.202	Real & Personal	Total & Permanent Disability Exemption							<u>31</u>
	§ 196.202	Real & Personal	Widow's Exemption							32
	§ 196.202	Real & Personal	Widower's Exemption							33
	§ 196.24	Real & Personal	Disabled Ex-Service Member Exemption				<u> </u>			<u>34</u>
	§ 196.26(2)	Real	Land Dedicated in Perpetuity for Conservation Purposes (100%)							<u>35</u>
	§ 196.26(3)	Real	Land Dedicated in Perpetuity for Conservation Purposes (100%)							<u>36</u>
	§ 196.20(3)	Real	Deployed Service Member's Homestead Exemption							
3 <u>1</u>	§ 196.173 § 196.075	Real	Additional Homestead Exemption Age 65 and Older and 25 yr Residence					1		<u>37</u> <u>38</u>
	§ 196.075 § 196.102	Real	Totally & Permanently Disabled First Responders & Surviving Spouse							<u>39</u>
	§ 196.182	Personal	Renewable Energy Source Devices (80% exemption)					1		<u>40</u>
	§ 196.1978(3)	Real & Personal	Affordable Housing Property (State), Newly Constructed							41
	§ 196.1978(1)(b)	Real	Leased Land for Affordable Housing					1		42
	§ 196.1979	Real & Personal	Affordable Housing Property (County)				 			41 42 43
44	§ 196.19781	Real & Personal	Affordable Housing Property (Owned by this state)							44
_	§ 196.19782	Real & Personal	Affordable Housing Property on Governmental Property							45
1 0	3 100.10102	rtour a r croonal	THO GASTO TO GOTTO TO							70

Note: Centrally assessed property exemptions should be included in this table.

The 20XX Revised Recapitulation of the Ad Valorem Assessment Roll 02/24 Rule 12D-16,002 Value Data 02/24 ing Authority: County: Date Certified: Page 1 of 2 Check one of the following: __ Municipality School District Independent Special District Column I Column II Column III Column IV Separate reports for MSTU's, Dependent Districts, and Water Management Basins are not required Real Property Including Personal Centrally Assessed Total Subsurface Rights **Just Value** Property Property Property 1 Just Value (193.011, F.S.) 0 Just Value of All Property in the Following Categories 2 Just Value of Land Classified Agricultural (193.461, F.S.) Just Value of Land Classified High-Water Recharge (193.625, F.S.) 0 Just Value of Land Classified and Used for Conservation Purposes (193.501, F.S.) 0 4 5 Just Value of Pollution Control Devices (193.621, F.S.) 0 Just Value of Historic Property used for Commercial Purposes (193.503, F.S.) * 0 6 Just Value of Historically Significant Property (193.505, F.S.) 0 8 Just Value of Homestead Property (193.155, F.S.) 0 8 Just Value of Non-Homestead Residential Property (193.1554, F.S.) 0 9 Just Value of Certain Residential and Non-Residential Property (193.1555, F.S.) 0 10 11 Just Value of Working Waterfront Property (Art. VII, s.4(j), State Constitution) n Assessed Value of Differentials Homestead Assessment Differential: Just Value Minus Capped Value (193.155, F.S.) 0 Nonhomestead Residential Property Differential: Just Value Minus Capped Value (193.1554, F.S.) 0 13 14 Certain Res. and Nonres. Real Property differential: Just Value Minus Capped Value (193.1555, F.S.) n Assessed Value of All Property in the Following Categories 15 Assessed Value of Land Classified Agricultural (193.461, F.S.) n Assessed Value of Land Classified High-Water Recharge (193.625, F.S.) 0 17 Assessed Value of Land Classified and used for Conservation Purposes (193.501, F.S.) 0 17 18 18 Assessed Value of Pollution Control Devices (193.621, F.S.) 0 19 Assessed Value of Historic Property used for Commercial Purposes (193.503, F.S.) * 0 19 20 Assessed Value of Historically Significant Property (193.505, F.S.) 20 0 Assessed Value of Homestead Property (193.155, F.S.) 0 21 0 22 22 Assessed Value of Non-Homestead Residential Property (193.1554, F.S.) Assessed Value of Certain Residential and Non-Residential Property (193.1555, F.S.) 0 23 24 Assessed Value of Working Waterfront Property (Art. VII, s.4(j), State Constitution) 0 24 **Total Assessed Value** 25 Total Assessed Value [Line 1 minus (2 through 11) plus (15 through 24)] 0 Exemptions 26 \$25,000 Homestead Exemption (196.031(1)(a), F.S.) 0 27 Additional \$25,000 Homestead Exemption (196.031(1)(b), F.S.) 0 27 Additional Homestead Exemption Age 65 and Older up to \$50,000 (196.075, F.S.) 0 28 Tangible Personal Property \$25,000 Exemption (196.183, F.S.) 0 29 30 Governmental Exemption (196.199, 196.1993, F.S.) 0 30 Institutional Exemptions - Charitable, Religious, Scientific, Literary, Educational (196.196, 196.197, 196.1975, 196.1977, 196.1978) 31 31 0 <u>196.19781, 196.19782.</u> 196.1979, 196.198, 196.1983, 196.1985, 196.1986, 196.1987, 196.1999, 196.2001, 196.2002, F.S.) 32 Widows / Widowers Exemption (196.202, F.S.) 0 32 Disability / Blind Exemptions (196.081, 196.091, 196.101, 196.102, 196.202, 196.24, F.S.) 0 33 Land Dedicated in Perpetuity for Conservation Purposes (196.26, F.S) 0 Historic Property Exemption (196.1961, 196.1997, 196.1998 F.S.) 35 0

> 0 36

0 37

0 38

0 40 41

0

0

0 43

0

0

39 0

44 Total Taxable Value (line 25 minus 43) * Applicable only to County or Municipal Local Option Levies

38 Homestead Assessment Reduction for Parents or Grandparents (193.703, F.S.)

Additional Homestead Exemption Age 65 and Older and 25 yr Residence (196.075, F.S.)

Deployed Service Member's Homestead Exemption (196.173, F.S.)

42 Renewable Energy Source Devices 80% Exemption (196.182, F.S.)

37 Lands Available for Taxes (197.502, F.S.)

43 Total Exempt Value (add lines 26 through 42)

41

Total Exempt Value

Total Taxable Value

39 Disabled Veterans' Homestead Discount (196.082, F.S.)

conomic Development Econ. Dev. Exemption (196.1995, F.S.), Licensed Child Care Facility in Ent. Zone (196.095, F.S.)

DR-403V R. _____ 02/24 Page 2 of 2

The 20XX Revised Recapitulation of the Ad Valorem Assessment Roll Parcels and Accounts

rage 2 01	<mark>^nty:</mark>	Date Cer	tified:
	Taxing Authority:		
Reconc	iliation of Preliminary and Final Tax Roll		Taxable Value
	Operating Taxable Value as Shown on Preliminary Tax Roll		
	Additions to Operating Taxable Value Resulting from Petitions to the VAB		
3	Deductions from Operating Taxable Value Resulting from Petitions to the VAB		
4	Subtotal $(1 + 2 - 3 = 4)$		0
5	Other Additions to Operating Taxable Value		
6	Other Deductions from Operating Taxable Value		
7	Operating Taxable Value Shown on Final Tax Roll (4 + 5 - 6 = 7)		0
Selected	d Just Values		Just Value
8	Just Value of Subsurface Rights (this amount included in Line 1, Column I, Page One) 193.481, F.S.		
9	Just Value of Centrally Assessed Railroad Property Value		
10	Just Value of Centrally Assessed Private Car Line Property Value		
	Note: Sum of items 9 and 10 should equal centrally assessed just value on page 1, line 1, co	umn III.	•
Homest	ead Portability		
11 # 0	of Parcels Receiving Transfer of Homestead Differential		
12 Va	alue of Transferred Homestead Differential		
<u> </u>		•	-
		Column 1	Column 2
		Real Property	Personal Property
	arcels or Accounts	Parcels	Accounts
13 To	otal Parcels or Accounts		
Property	y with Reduced Assessed Value		
14 La	and Classified Agricultural (193.461, F.S.)		
15 La	and Classified High-Water Recharge (193.625, F.S.)		
16 La	and Classified and Used for Conservation Purposes (193.501, F.S.)		
17 Pc	ollution Control Devices (193.621, F.S.)		
18 Hi	istoric Property used for Commercial Purposes (193.503, F.S.) *		
19 Hi	istorically Significant Property (193.505, F.S.)		
20 H	omestead Property; Parcels with Capped Value (193.155, F.S.)		
21 No	on-Homestead Residential Property; Parcels with Capped Value (193.1554, F.S.)		
22 Ce	ertain Residential and Non-Residential Property; Parcels with Capped Value (193.1555, F.S.)		
23 W	orking Waterfront Property (Art. VII, s.4(j), State Constitution)		
Other R	eductions in Assessed Value		
	ands Available for Taxes (197.502, F.S.)		
25 Ho	omestead Assessment Reduction for Parents or Grandparents (193.703, F.S.)		
26 Di	isabled Veterans' Homestead Discount (196.082, F.S.)		

^{*} Applicable only to County or Municipal Local Option Levies



CERTIFICATION OF TAXABLE VALUE

DR-420 R. <u>5/12</u> Rule 12D-16.002

F.A.C.
Florida Administrative Code
Effective _______ 11/12
Page 1 of 4

Year:		County:				
Princi	pal Authority <mark>Name</mark> :	Taxing Authority Name:				
SECT	ION I: COMPLETED BY PROPERTY APPRAISER					
1.	Current year taxable value of real property for operating pur	poses	\$			(1)
2.	Current year taxable value of personal property for operating	g purposes	\$			(2)
3.	Current year taxable value of centrally assessed property for	operating purposes	\$			(3)
4.	Current year gross taxable value for operating purposes (Line	2 1 plus Line 2 plus Line 3)	\$			(4)
5.	Current year net new taxable value (Add new construction, improvements increasing assessed value by at least 100%, a personal property value over 115% of the previous year's val	nnexations, and tangible	\$			(5)
6.	Current year adjusted taxable value (Line 4 minus Line 5)	\$			(6)	
7.	Prior year FINAL gross taxable value from prior year applicab	ole Form DR-403 series	\$			(7)
8.	Does the taxing authority include tax increment financing areas? If worksheets (Form DR-420TIF, Tax Increment Adjustment Worksheet)	· _	YES	□ №	Number	(8)
9.	Does the taxing authority levy a voted debt service millage years or less under s. 9(b), Article VII, State Constitution? If yeach Form DR-420DEBT, Certification of Voted Debt Millage enter 0.	☐ YES	□ NO	Number	(9)	
	PropertyAppraiserCertification I certify the	taxable values above are	correct to t	he best of	f my knowled	lge.
SIGN HERE	Signature of Property Appraiser:		Date :			
SECT	ION II : COMPLETED BY TAXING AUTHORITY					
	If this portion of the form is not completed in FULL your possibly lose its millage levy privilege for the ta	,			ion and	
10.	Prior year operating millage levy (If prior year millage was adjuadjusted millage from Form DR-422)	usted <mark>, then</mark> use			per \$1,000	(10)
11.	Prior year ad valorem proceeds (Line 7 multiplied by Line 10, d	livided by 1,000)	\$			(11)
12.	Amount, if any, paid or applied in prior year as a consequence of an dedicated increment value (Sum of either Lines 6c or Line 7a for all ec		\$			(12)
13.	Adjusted prior year ad valorem proceeds (Line 11 minus Line	12)	\$			(13)
14.	Dedicated increment value, if any (Sum of either Line 6b or Line 7e for	r all <mark>Form</mark> DR-420TIF <mark>forms</mark>)	\$			(14)
15.	Adjusted current year taxable value (Line 6 minus Line 14)		\$			(15)
16.	Current year rolled-back rate (Line 13 divided by Line 15, mult	iplied by 1,000)			per \$1000	(16)
17.	Current year proposed operating millage rate				per \$1000	(17)
18.	Total taxes to be levied at proposed millage rate (Line 17 mul by 1,000)	ltiplied by Line 4, divided	\$			(18)

19.	T'	YPE of principal authority (check one)				pendentSpecial District er Management District	(19)				
20.	Applicable taxing authority (check or			, <u> </u>	Principal Authority Municipal Services Tax Unit (MSTU)	Dep	endent Special District er Management District Basir	(20)			
21.	Is	millage levied i	n more than one co	unty? (check o	ne)	☐ No		(21)			
	DEPENDENT SPECIAL DISTRICTS AND MSTUS STOP HERE - SIGN AND SUBMIT										
22.	22. Enter the total adjusted prior year ad valorem proceeds of the principal authority, all dependent special districts, and MSTUs levying a millage. (The sum of Line 13 from # each \$ (22 Form DR-420 forms)										
23.	Curr	ent year aggrega	te rolled-back rate <i>(Lir</i>	ne 22 divided by L	ine 15, multiplied by :	1,000)	per \$1,000	(23)			
24.	Curr	ent year aggrega	te rolled-back taxes (L	ine 4 multiplied b	y Line 23, divided by .	1,000) \$		(24)			
25.	Enter total of all operating ad valorem taxes proposed to be levied by the principal taxing authority, all dependent districts, and MSTUs, if any. (The sum of Line 18 from all \$ each Form DR-420 forms)							(25)			
26.		rent year propose ,000)	ed aggregate millage ra	ate (Line 25 divid	ed by Line 4, multiplie	ed	per \$1,000	(26)			
27.		rent year propose 23, <u>minus 1</u> , mu	ed rate as a percent ch siltiplied by 100)	ange of rolled-ba	ack rate <i>(Line 26 divid</i>	led by	9	6 (27)			
		rst public get hearing	Date :	Time :	Place :						
	s	Taxing Autho	ority Certification	The millages		rovisions of	o the best of my knowledges. 200.065 and the provision				
ı	G	Signature of Chie	ef Administrative Offic	er:			Date :				
	N H	Title .			Contact Na	me and Cont	act Title :				
ı	E R F	Mailing Address	:		Physical Ad	dress :					
	City, State, Zip :			Phone Num	Phone Number : Fax Number :						

CERTIFICATION OF TAXABLE VALUE INSTRUCTIONS

"Principal Authority" is a county, municipality, or independent special district (including water management districts).

"Taxing Authority" for purposes of this form, is the entity levying the millage. This includes the principal authority, any special district dependent to the principal authority, any county municipal service taxing unit (MSTU), and water management district basins.

Each taxing authority must submit to their property appraiser a Form DR-420 and the following forms, as applicable:

- · Form DR-420TIF, Tax Increment Adjustment Worksheet
- · Form DR-420DEBT, Certification of Voted Debt Millage
- · Form DR-420MM-P, Maximum Millage Levy Calculation Preliminary Disclosure

Section I: Property Appraiser

Use this <u>form DR-420 form</u> for all taxing authorities except school districts. Complete Section I, Lines 1 through 9, for each county, municipality, independent special district, dependent special district, MSTU, and multicounty taxing authority. Enter only taxable values that apply to the taxing authority indicated. Use a separate form for the principal authority and each dependent district, MSTU and water management district basin.

Line 8

Complete Form a DR-420TIF for each taxing authority making payments to a redevelopment trust fund under s. Section 163.387(2)(a), Florida Statutes, or by an ordinance, resolution or agreement to fund a project or to finance essential infrastructure.

Check "Yes" if the taxing authority makes payments to a redevelopment trust fund. Enter the number of Form DR-420TIF forms attached for the taxing authority on Line 8. Enter 0 if none.

Line 9

Complete Form a DR-420DEBT for each taxing authority levying either a voted debt service millage (s.12, Article VII, State Constitution) or a levy voted for two years or less (s. 9(b), Article VII, State Constitution).

Check "Yes" if the taxing authority levies either a voted debt service millage or a levy voted for 2 years or less (s. 9(b), Article VII, State Constitution). These levies do not include levies approved by a voter referendum not required by the State Constitution. Complete and attach Form DR-420DEBT. Do not complete a separate Form DR-420 for these levies.

Submit the completed form and supporting documentation electronically through the Department's Oversight and Assistance System (OASYS) electronic portal using the Truth in Millage (eTRIM) application at

https://eportal.oasys.floridarevenue.com/.

Send a copy to each taxing authority and keep a copy. When the taxing authority returns the DR-420 and the accompanying forms, immediately send the original to:

Florida Department of Revenue-Property Tax Oversight - TRIM Section P. O. Box 3000 Tallahassee, Florida 32315-3000

Section II: Taxing Authority

Complete Section II. Keep one copy, return the original and one copy to your property appraiser with the applicable DR-420TIF, DR-420DEBT, and DR-420MM-P within 35 days of certification. Send one copy to the tax collector. "Dependent special district" (ss. 200.001(8)(d) and 189.012(2) 189.403(2), F.S.) means a special district that meets at least one of the following criteria:

- The membership of its governing body is identical to that of the governing body of a single county or a single municipality.
- All members of its governing body are appointed by the governing body of a single county or a single municipality.
- During their unexpired terms, members of the special district's governing body are subject to removal at will by the governing body of a single county or a single municipality.
- The district has a budget that requires approval through an affirmative vote or can be vetoed by the governing body of a single county or a single municipality.

"Independent special district" (ss. 200.001(8)(e) and 189.012(3) 189.403(3), F.S.) means a special district that is not a dependent special district as defined above. A district that includes more than one county is an independent special district unless the district lies wholly within the boundaries of a single municipality.

"Non-voted millage" is any millage not defined as a "voted millage" in s. 200.001(8)(f), F.S.

Lines 12 and 14

Adjust the calculation of the rolled-back rate for tax increment values and payment amounts. See the instructions for Form
DR-420TIF. On Lines 12 and 14, carry forward values from each Form the DR-420TIF forms.

Line 24

Include only those levies derived from millage rates.

References

This form mentions the following documents, which are incorporated by reference in Rule 12D-16.002, Florida Administrative Code. The forms are available at floridarevenue.com/property/forms.

Form Form Title

DR-403 Series Tax Roll Certification Documents

DR-420DEBT Certification of Voted Debt Millage

<u>DR-420MM-P</u> <u>Maximum Millage Levy Calculation - Preliminary Disclosure</u>

DR-420TIF Tax Increment Adjustment Worksheet

DR-422 Certification of Final Taxable Value



CERTIFICATION OF VOTED DEBT MILLAGE

DR-420DEBT
R. _____6/10
Rule 12D-16.002
F.A.C.
Florida Administrative Code
Effective _____ 11/12
Page 1 of 2

Yea	Year:			County:		•	\blacksquare
Prin	icipal	Authority <mark>Name</mark> :		Taxing Authority Name:			
Lev	y Des	cription :					
SEC	CTIO	NI: COMPLETED BY PROPERTY A	PPRAISER		r		
1.	Curre	ent year taxable value of real property for	operating purpo	oses	\$		(1)
2.	Curre	ent year taxable value of personal propert	ty for operating p	ourposes	\$		(2)
3.	Curre	ent year taxable value of centrally assesse	d property for or	perating purposes	\$		(3)
4.	Curre	ent year gross taxable value for operating	purposes (Line 1	plus Line 2 plus Line 3)	\$		(4)
	IGN	Property Appraiser Certificatio	n I certify the t	axable values above are corr	ect to the h	pest of my knowledge.	
	ERE	Signature of Property Appraiser :					
SEC	CTIO	ON II: COMPLETED BY TAXING AU	THORITY				
5.		ent year proposed voted Voted debt <mark>service</mark> <u>e Constitution</u>	millage rate <mark>levi</mark>	ed under s. 12, Article VI	<mark>l,</mark>	per \$1,000	(5)
6.	<mark>more</mark>	<mark>ent year proposed</mark> <mark>Other voted</mark> millage <mark>(In</mark> e than two years) <mark>voted for 2 years or less</mark> e Constitution				per \$1,000	(6)
9	s -	Taxing Authority Certification	I certify the pro	posed millages and rates	are correc	t to the best of my knowled	ge.
l I	•	Signature of Chief Administrative Officer :			Date :		
C	_						
ı	N [Title:		Contact Name and Contact Title :			
	1						
F	E R E	Mailing Address :		Physical Address :			
		City, State, Zip :	Phone Number :		Fax Number :		

INSTRUCTIONS

Property appraisers must complete and sign Section I of this form, Form with the DR-420, Certification of Taxable Value, and Form DR-420S, Certification of School Taxable Value, and provide to all taxing authorities levying a

- Voted debt service millage levied under s. Section 12, Article VII of the State Constitution, or
- Millage voted for two years or less under s. 9(b), Article VII of the State Constitution.

Section I: Property Appraiser

Use a separate Form DR-420DEBT for each voted debt service millage that's levied by a taxing authority. The property appraiser should-check Check the Yes box on Line 9 of Form DR-420, Certification of Taxable Value, or Line 8 of Form DR-420S, Certification of School Taxable Value. The property appraiser should provide Provide the levy description and complete Section I, Lines 1 through 4 of this form, for each voted debt service millage levied.

Enter only taxable values that apply to the voted debt service millage indicated.

Sign, date, and forward the form to the taxing authority with the DR-420.

Section II: Taxing Authority

Each taxing authority levying a voted debt service millage requiring this form must provide the proposed voted debt millage rate on Line 5.

If a Form DR-420DEBT wasn't received for any

- Voted debt service millages or
- Millages voted for two years or less, contact the property appraiser as soon as possible to and request a Form DR-420DEBT.

Sign, date, and return the form to your property appraiser with the DR-420 or DR-420S.

Submit the completed form and supporting documentation electronically through the Department's Oversight and Assistance System (OASYS) electronic portal using the Truth in Millage (eTRIM) application at https://eportal.oasys.floridarevenue.com/.

All TRIM forms for taxing authorities are available on our website at floridarevenue.com/property/forms

http://dor.myflorida.com/dor/property/trim/trimmax.html

References

This form mentions the following documents, which are incorporated by reference in Rule 12D-16.002, Florida Administrative Code. The forms are available at floridarevenue.com/property/forms.

Form Form Title

DR-420 Certification of Taxable Value

DR-420DEBT Certification of Voted Debt Millage

DR-420S Certification of School Taxable Value



MAXIMUM MILLAGE LEVY CALCULATION FINAL DISCLOSURE

DR-420MM
R. 5/12
Rule 12D-16.002
F.A.C.
Florida Administrative Code
Effective 11/12
Page 1 of 4

For municipal governments, counties, and special districts

Yea	ar:	-	County:								
Prir	ncipal Authority <mark>Name</mark> :	Taxing Authority Nam	<u>ne</u> :								
	Is your taxing authority a municipality or independent special	distri	t that has levied ad								
1.	valorem taxes for less than 5 years?	Yes	No	(1)							
	IF YES, STOP HERE. SIGN AND SUBI	MIT.	You are not subje	ect to a millage	e limitation.						
2.	Current year rolled-back rate from Current Year Form DR-420,		per \$1,000	(2)							
3.	Prior year maximum millage rate with a majority vote from current yearline 13	ear <mark>20</mark>	11, Form DR-420MM,		per \$1,000	(3)					
4.	Prior year operating millage rate from Current Year Form DR-4	20, Li	ne 10		per \$1,000	(4)					
	If Line 4 is equal to or greater than Line 3, skip to Line 11. If less, continue to Line 5.										
	Adjust rolled-back rate based on prior year majority-vote maximum millage rate										
5.	Prior year final gross taxable value from current year Current	<mark>Year</mark> I	Form DR-420, Line 7	\$		(5)					
6.	Prior year maximum ad valorem proceeds with majority vote (Line 3 multiplied by Line 5 divided by 1,000)		\$		(6)						
7.	Amount if any naid or applied in prior year as a consequence of an obligation					(7)					
8.	Adjusted prior year ad valorem proceeds with majority vote (L	ine 6	minus Line 7)	\$		(8)					
9.	Adjusted current year taxable value from current year Form Cline 15	Curre	nt Year form DR-420	\$		(9)					
10.	Adjusted current year rolled-back rate (Line 8 divided by Line 9,	multi	plied by 1,000)		per \$1,000	(10)					
	Calculate maximum millage levy										
11.	Rolled-back rate to be used for maximum millage levy calcular (Enter the amount from Line 10 when the rate is adjusted. If the amount from Line 2. Enter Line 10 if adjusted or else enter Line	e rate	is not adjusted, enter		per \$1,000	(11)					
12.	Adjustment for change in per capita Florida personal income (S		ne 12 Instructions)			(12)					
13.	Majority vote maximum millage rate allowed (Line 11 multiplie	d by L	ine 12)		per \$1,000	(13)					
14.	Two-thirds vote maximum millage rate allowed (Multiply Line 1	13 by	1.10)		per \$1,000	(14)					
15.	Current year adopted millage rate (See page 3 for instructions)	<u>)</u>			per \$1,000	(15)					
16.	Minimum vote required to levy adopted millage: (Check of	ne)		1		(16)					
	a. Majority vote of the governing body: Check here if Line equal to the majority vote maximum rate. <i>Enter Line 13 of</i>		•	Line 13. The maxii	mum millage rate	is					
	b. Two-thirds vote of governing body: Check here if Line 15			e 14, but greater	than Line 13. The						
	maximum millage rate is equal to proposed rate. Enter Line			1 :=		1.5					
	c. Unanimous vote of the governing body, or 3/4 vote if nin The maximum millage rate is equal to the proposed rate. <i>En</i>			k here if Line 15 is	greater than Line	14.					
	d. Referendum: The maximum millage rate is equal to the p			15 on Line 17.							

17.	The selection on Line 16 allows a maximum millage rate of (Enter rate indicated by choice on Line 16)	per \$1,000	(17)	
18.	Current year gross taxable value from Current Year Form DR-420, Line 4	\$	(18)	



Taxing Authority Name:						R	DR-420MM 5 /12 Page 2 <u>of 4</u>
19.	Current year adopted taxes (Line 15 multiplied by Line 18, divided by 1,000)				\$		(19)
20.	Total taxes levied at the maximum millage rate (Line 17 multiplied by Line 18, divided by 1,000)				\$		(20)
	DEPENDENT SPECIAL DISTRICTS AND MUNICIPAL SERVICE TAXING UNITS (MSTUs) STOP				P HERE. SIGN AND SUBMIT.		
	Enter the sum of all current year adopted taxes of all dependent special districts & MSTUs levying a millage. (The sum of all Lines 19 from each district's and each MSTUs Form DR-420MM)				\$		(21)
22.	Total current year adopted taxes (Line 19 plus Line 21)			\$		(22)	
Total Maximum Taxes							
23.	Enter the taxes at the maximum millage of all dependent special districts & MSTUs levying a millage (<i>The sum of all Lines 20 from each district's and each MSTUs Form DR-420MM</i>)				\$ (23)		
24.	4. Total taxes at maximum millage rate (Line 20 plus line 23)				\$ (24)		
Total Maximum Versus Total Taxes Levied							
	Are the total current year adopted taxes on Line 22 equal to or less than total taxes at the maximum millage rate on Line 24? (Check one)			han total taxes at	YES	□NO	(25)
		Taxing Authority Certification I certify the millages and rates are correct to the comply with the provisions of s. 200.065 and the 200.081, F.S.					
1	S	Signature of Chief Administrative Officer :			Date :		
^	V	Title:		Contact Name and Co	ontact Tit	le :	
E F	R	Mailing Address :		Physical Address :			
		City, State, Zip :		Phone Number :		Fax Number :	

Complete, certify and submit this form to the Department of Revenue with a the completed Form DR-487, Certification of Compliance, within 30 days of the final hearing. Submit the forms electronically through the Department's Oversight and Assistance System (OASYS) electronic portal using the Truth in Millage (eTRIM) application at https://eportal.oasys.floridarevenue.com/.

MAXIMUM MILLAGE LEVY CALCULATION FINAL DISCLOSURE INSTRUCTIONS



General Instructions

Each of the following taxing authorities must complete Form a DR-420MM.

- County
- Municipality
- Special district dependent to a county or municipality
- County MSTU
- Independent special district, including water management districts
- · Water management district basin

Voting requirements for millages adopted by a two-thirds or a unanimous vote are based on the full membership of the governing body, not on the number of members present at the time of the vote.

This form provides for the calculation of calculates the maximum tax levy for the current year 20XX allowed under s. 200.065(5), F.S. Counties and municipalities, including dependent special districts and MSTUs, which adopt a tax levy at the final hearing higher than allowed under s. 200.065, F.S., may be subject to the loss of their half-cent sales tax distribution.

Form DR-420MM shows the maximum millages and taxes levied based on the your adoption vote. Each taxing authority must complete and certify this form. This certified DR-420MM and, sign, and submit this form to the Department of Revenue with their completed DR-487, Certification of Compliance, must be submitted to the Department of Revenue within 30 days of the their final hearings hearing.

Taxing authorities must also submit Form DR-487V, Vote Record for Final Adoption of Millage Levy. This form certifies to the Department of Revenue the vote on the resolution or ordinance stating the millage rate adopted at the final hearing.

Specific tax year references in this form are updated each year by the Department.

Line Instructions Lines 5-10

Only taxing authorities that levied a prior year 20XX millage rate less than the their maximum majority vote rate must complete these lines. The adjusted rolled-back rate on Line 10 is the rate that would have been levied if the maximum vote rate for the prior year 20XX had been adopted. If these lines are completed, enter the adjusted rate on Line 11.

Line 12

This line is entered by the Department of Revenue. The same adjustment factor is used statewide by all taxing authorities. It is based on the change in per capita Florida personal income (s. 200.001(8)(i), F.S.), which Florida Law requires the Office of Economic and Demographic Research to report each year.

Lines 13 and 14

Millage rates are the maximum that could be levied with a majority or two-thirds vote of the full membership of the governing body. With a unanimous vote of the full membership (three-fourths vote of the full membership if the governing body has nine or more members) or a referendum, the maximum millage rate that can be levied is the taxing authority's statutory or constitutional cap.

Line 15

Rate cannot exceed the statutory rate of the principal taxing authority.

Line 16

Check the box for the minimum vote necessary at the final hearing to levy the your adopted millage rate.

Line 17

Enter the millage rate indicated by the box checked in Line 16. If the adopted millage rate is equal to or less than the majority vote maximum millage rate, enter the majority vote maximum. If a two-thirds vote, a unanimous vote, or a referendum is required, enter the adopted millage rate. For a millage requiring more than a majority vote, the adopted millage rate must be entered on Line 17, rather than the maximum rate, so that the comparisons on Lines 21 through 25 are accurate.

DR-420MM R. _____ 5/12 Page 4 of 4

References

This form mentions the following documents, which are incorporated by reference in Rule 12D-16.002, Florida Administrative Code. The forms are available at floridarevenue.com/property/forms.

Form Form Title

DR-420 <u>Certification of Taxable Value</u>

DR-487 Certification of Compliance

<u>DR-487V</u> <u>Vote Record for Final Adoption of Millage Levy</u>





MAXIMUM MILLAGE LEVY CALCULATION PRELIMINARY DISCLOSURE

DR-420MM-P
R. ______5/12
Rule 12D-16.002
F.A.C. Florida
Administrative Code
Effective _____11/12
Page 1 of 3

For municipal governments, counties, and special districts

Year:		County:			
Principa	al Authority <mark>Name</mark> :	Taxing Authority Name	:		
1.	Is your taxing authority a municipality or independent special advalorem taxes for less than 5 years?	al district that has levied	☐ Yes	□ No	(1)
	IF YES, STOP HERE. SIGN AND SU	IBMIT. You are not subj	iect to a milla	ge limitation.	
2.	Current year rolled-back rate from Current Year Form DR-42			per \$1,000	(2)
3.	Prior year maximum millage rate with a majority vote from pr 420MM, Line 13	rior year 2011 Form DR-		per \$1,000	(3)
4.	Prior year operating millage rate from Current Year Form DF	R-420, Line 10		per \$1,000	(4)
	If Line 4 is equal to or greater than Line 3, s	kip to Line 11. If le	ss, continu	e to Line 5.	
	Adjust rolled-back rate based on prior yea	ır majority-vote maxin	num millage i	rate	r
5.	Prior year final gross taxable value from Current Year Form	DR-420, Line 7	\$		(5)
6.	Prior year maximum ad valorem proceeds with majority vo (Line 3 multiplied by Line 5 divided by 1,000)		\$		(6)
7.					(7)
8.	Adjusted prior year ad valorem proceeds with majority vote (Line 6 minus Line 7) \$				(8)
9.	Adjusted current year taxable value from Current Year form DR-420 Line 15 \$				(9)
10.	Adjusted current year rolled-back rate (Line 8 divided by Line 9, multiplied by 1,000) per \$1,000				(10)
Calcul	ate maximum millage levy				
11.	Rolled-back rate to be used for maximum millage levy calc (Enter Line 10 if adjusted or else enter Line 2)	ulation		per \$1,000	(11)
12.	Adjustment for change in per capita Florida personal incom <i>Instructions</i>)	e (See Line 12			(12)
13.	Majority vote maximum millage rate allowed (Line 11 multip	olied by Line 12)		per \$1,000	(13)
14.	Two-thirds vote maximum millage rate allowed (Multiply Lin	ne 13 by 1.10)		per \$1,000	(14)
15.	Current year proposed millage rate (See page 3 for Instruct	<mark>ions)</mark>		per \$1,000	(15)
16.	Minimum vote required to levy proposed millage: (Che	eck one)			(16)
	a. Majority vote of the governing body: Check here if Line	•	Line 13. The m	aximum millage ra	ate is
	equal to the majority vote maximum rate. <i>Enter Line 13 on Line 17.</i> b. Two-thirds vote of governing body: Check here if Line 15 is less than or equal to Line 14, but greater than Line 13. The				
	maximum millage rate is equal to proposed rate. Enter Lin	•	, , , , , ,		
	c. Unanimous vote of the governing body, or 3/4 vote if nine members or more: Check here if Line 15 is greater than Line 14. The maximum millage rate is equal to the proposed rate. <i>Enter Line 15 on Line 17</i> .			Line	
	d. Referendum: The maximum millage rate is equal to the			7.	
17.	The selection on Line 16 allows a maximum millage rate of (Enter rate indicated by choice on Line 16)			per \$1,000	(17)

18.	Current year gross taxable value from Curren	\$	(18)			
Taxing A	uthority <mark>Name</mark> :			DR-420MM-P R. <u>5/12</u> Page 2 <u>of 3</u>		
19.	Current year proposed taxes (Line 15 multiplie	ed by Line 18, divided by 1,000)	\$	(19)		
20.	by 1,000)					
	DEPENDENT SPECIAL DISTRICTS MUNICIPAL SERVICE TAXING UNIT	CTOD	ERE. SIGN AND SUBMI	T.		
21.	Enter the current year proposed taxes of all d levying a millage. (The sum of all Lines 19 from	·	\$	(21)		
22.	Total current year proposed taxes (Line 19 plus	S Line 21)	\$	(22)		
	Total Maximum Taxes			•		
23.	Enter the taxes at the maximum millage of all dependent special districts & MSTUs \$ levying a millage (The sum of all Lines 20 from each district's Form DR-420MM-P)					
24.	Total taxes at maximum millage rate (Line 20 plus line 23) \$					
	Total Maximum Versus Total Taxes Le	vied				
	Are total current year proposed taxes on Line the maximum millage rate on Line 24? (Check		☐ YES ☐ NO	(25)		
	Taxing Authority Certification	I certify the millages and rates are corre millages comply with the provisions of s 200.071 or s. 200.081, F.S.				
S						
N						
H E R E	Mailing Address:	Physical Address:				
	City, State, Zip:	Phone Number:	Fax Number:			

Complete, <u>certify</u> and <u>submit</u> this Form DR-420MM-P, Maximum Millage Levy Calculation-Preliminary Disclosure, to your property appraiser with <u>a</u>
<u>completed</u> the

Form DR-420, Certification of Taxable Value. Submit the forms electronically through the Department's Oversight and Assistance System (OASYS) electronic portal using the Truth in Millage (eTRIM) application at

https://eportal.oasys.floridarevenue.com/.

All TRIM forms for taxing authorities are available on our website at:

floridarevenue.com/property/forms

http://dor.myflorida.com/dor/property/trim/trimmax.html

MAXIMUM MILLAGE LEVY CALCULATION PRELIMINARY DISCLOSURE **INSTRUCTIONS**



General Instructions

Each of the following taxing authorities must complete a DR-420MM-P.

- County
- Municipality
- Special district dependent to a county or municipality
- County MSTU
- Independent special district, including water management districts
- Water management district basin

Voting requirements for millages adopted by a two-thirds or a unanimous vote are based on the full membership of the governing body, not on the number of members present at the time of the vote.

This form provides for the calculation of calculates the maximum tax levy for the current year 2012 allowed under s. 200.065(5), F.S. Counties and municipalities, including dependent special districts and MSTUs, which adopt a tax levy at the final hearing higher than allowed under s. 200.065, F.S., may be subject to the loss of their half-cent sales tax distribution.

Form DR-420MM-P shows the preliminary maximum millages and taxes levied based on the your proposed adoption vote. Each taxing authority must complete, sign, and submit this DR-420MM-P and DR-420, Certification of Taxable Value form to the their property appraiser with their completed DR-420, Certification of Taxable Value.

The vote at the final hearing and the resulting maximum may change. After the final hearing, each taxing authority must will file a final Form DR-420MM, Maximum Millage Levy Calculation Final Disclosure, with Form DR-487, Certification of Compliance, with the Department of Revenue.

Specific tax year references in this form are updated each vear by the Department.

Line Instructions

Lines 5-10

Only taxing authorities that levied a prior year 2011 millage rate less than their maximum majority vote rate must complete these lines. The adjusted rolled-back rate on Line 10 is the rate that would have been levied if the maximum vote rate for the prior year 2011 had been adopted. If these lines are completed, enter the adjusted rate on Line 11.

Line 12

This line is entered by the Department of Revenue. The same adjustment factor is used statewide by all taxing authorities. It is based on the change in per capita Florida personal income (s. 200.001(8)(i), F.S.), which Florida Law requires the Office of Economic and Demographic Research to report each year.

Lines 13 and 14

Millage rates are the maximum that could be levied with a majority or two-thirds vote of the full membership of the governing body. With a unanimous vote of the full membership (three-fourths vote of the full membership if the governing body has nine or more members) or a referendum, the maximum millage rate that can be levied is the taxing authority's statutory or constitutional cap.

Line 15

Rate cannot exceed the statutory rate of the principal taxing authority.

Line 16

Check the box for the minimum vote necessary at the final hearing to levy your adopted millage rate.

Line 17

Enter the millage rate indicated by the box checked in Line 16. If the proposed millage rate is equal to or less than the majority vote maximum millage rate, enter the majority vote maximum. If a two-thirds vote, a unanimous vote, or a referendum is required, enter the proposed millage rate. For a millage requiring more than a majority vote, the proposed millage rate must be entered on Line 17, rather than the maximum rate, so that the comparisons on Lines 21 through 25 are accurate.

References

This form mentions the following documents, which are incorporated by reference in Rule 12D-16.002, Florida Administrative Code. The forms are available at floridarevenue.com/property/forms.

Form DR-420 DR-420MM Form Title

Certification of Taxable Value Maximum Millage Levy Calculation - Final Disclosure Certification of Compliance

DR-487



CERTIFICATION OF SCHOOL TAXABLE VALUE

Yea	ear: County:						
Naı	Name of School District :						
SEC	CTION I : COMPLETED BY PROPER	RTY APPRAISI	ER. SEND TO SCHOOL I	DISTRICT			
1.	Current year taxable value of real property for	or operating pur	poses	\$	(1)		
2.	Current year taxable value of personal prope	erty for operating	g purposes	\$	(2)		
3.	Current year taxable value of centrally assess	sed property for	operating purposes	\$	(3)		
4.	Current year gross taxable value for operating	g purposes (Line	1 plus Line 2 plus Line 3)	\$	(4)		
5.	Current year net new taxable value (Add new improvements increasing assessed value by personal property value over 115% of the pro-	at least 100%, a	annexations, and tangible	\$	(5)		
6.	Current year adjusted taxable value (Line 4 m	inus Line 5)		\$	(6)		
7.	Prior year FINAL gross taxable value from pri	or year applicab	le Form DR-403 Series	\$	(7)		
	(Form DR-403 Series is incorporated by refere	ence in Rule 12D	-16.002, F.A.C.)				
8.	Does the taxing authority levy a voted debt s or less under s. 9(b), Article VII, State Constitution (If yes, complete and attach form DR-420DEBT,	ıtion?		Yes No	(8)		
	PropertyAppraiserCertification I certify the taxable values above are correct to the best of my knowledge.						
ıs	Signature of Property Appraiser : Date :						
	Signature of Property Appraiser :			Date :			
Н	Signature of Property Appraiser : HERE						
Н	Signature of Property Appraiser : HERE CTION II: COMPLETED BY SCHOOL			'APPRAISER			
Н	Signature of Property Appraiser : CTION II: COMPLETED BY SCHOOL Local board	millage includes	discretionary and capital ou	'APPRAISER	I		
Н	Signature of Property Appraiser : HERE CTION II: COMPLETED BY SCHOOL	millage includes	discretionary and capital ou	'APPRAISER	(9)		
9.	Signature of Property Appraiser : CTION II: COMPLETED BY SCHOOL Local board Prior year state law millage levy: Required Local	millage includes cal Effort (RLE) (S	discretionary and capital ou	APPRAISER tlay.	(9) (10)		
9. 10.	Signature of Property Appraiser : CTION II: COMPLETED BY SCHOOL Local board Prior year state law millage levy: Required Local prior period funding adjustment)	millage includes cal Effort (RLE) (Signary millages)	discretionary and capital ou	TAPPRAISER tlay. per \$1,000			
9. 10.	Signature of Property Appraiser : CTION II: COMPLETED BY SCHOOL Local board Prior year state law millage levy: Required Local prior period funding adjustment) Prior year local board millage levy (All discretion)	millage includes cal Effort (RLE) (S ionary millages) d by Line 7, divide	discretionary and capital out	r APPRAISER tlay. per \$1,000 per \$1,000	(10)		
9. 10. 11.	Signature of Property Appraiser: CTION II: COMPLETED BY SCHOOL Local board Prior year state law millage levy: Required Local prior period funding adjustment) Prior year local board millage levy (All discretion of the prior year state law proceeds (Line 9 multiplies)	millage includes cal Effort (RLE) (Signary millages) d by Line 7, divide to lied by Line 7, divided by Line 8, divided by Line	i discretionary and capital out ium of previous year's RLE and ed by 1,000) ivided by 1,000)	r APPRAISER tlay. per \$1,000 per \$1,000	(10)		
9. 10. 11.	Signature of Property Appraiser: CTION II: COMPLETED BY SCHOOL Local board Prior year state law millage levy: Required Local prior period funding adjustment) Prior year local board millage levy (All discretive Prior year state law proceeds (Line 9 multiplie Prior year local board proceeds (Line 10 multiplie Prior year local board proceeds (Line Year local board proceeds (Line Year local board proceeds (Line	millage includes cal Effort (RLE) (Signary millages) d by Line 7, divide ceeds (Line 11 pl	discretionary and capital out fum of previous year's RLE and ed by 1,000) ivided by 1,000) us Line 12)	rAPPRAISER tlay. per \$1,000 per \$1,000 \$	(10) (11) (12)		
9. 10. 11. 12.	Signature of Property Appraiser: CTION II: COMPLETED BY SCHOOL Local board Prior year state law millage levy: Required Local prior period funding adjustment) Prior year local board millage levy (All discretive prior year state law proceeds (Line 9 multiplie) Prior year local board proceeds (Line 10 multiplie) Prior year total state law and local board proceeds (Line 10 multiplie)	millage includes cal Effort (RLE) (Sionary millages) d by Line 7, divide colled by Line 7, divide ceeds (Line 11 plants) 1 divided by Line	ed iscretionary and capital out foum of previous year's RLE and ed by 1,000) ivided by 1,000) us Line 12) e 6, multiplied by 1,000)	### APPRAISER tlay.	(10) (11) (12) (13)		
9. 10. 11. 12. 13.	Signature of Property Appraiser: CTION II: COMPLETED BY SCHOOL Local board Prior year state law millage levy: Required Local prior period funding adjustment) Prior year local board millage levy (All discretion of year state law proceeds (Line 9 multiplies) Prior year local board proceeds (Line 10 multiplies) Prior year total state law and local board procedure to year state law rolled-back rate (Line 1)	millage includes cal Effort (RLE) (Sionary millages) d by Line 7, divided by Line 7, divided by Line 11 plus 1 divided by Line 12 divided by Line 12 divided by Line 12 divided by Line 12 divided by Line 13 divided by Line 14 divided by Line 15 divided by Line 15 divided by Line 16 divided by Line 16 divided by Line 17 divided by Line 18 divided by Line	ed iscretionary and capital out form of previous year's RLE and ed by 1,000) ivided by 1,000) us Line 12) e 6, multiplied by 1,000)	### APPRAISER tlay.	(10) (11) (12) (13) (14)		
9. 10. 11. 12. 13. 14.	Signature of Property Appraiser: CTION II: COMPLETED BY SCHOOL Local board Prior year state law millage levy: Required Local prior period funding adjustment) Prior year local board millage levy (All discretive prior year state law proceeds (Line 9 multiplie) Prior year local board proceeds (Line 10 multiplie) Prior year total state law and local board procecure year state law rolled-back rate (Line 1) Current year state law rolled-back rate (Line 1) Current year proposed state law millage rate A. Capital Outlay B. Discretionary C. Discreti	millage includes cal Effort (RLE) (Sconary millages) d by Line 7, divided by Line 11 plus 1 divided by Line 12 divided by Line (Sum of RLE and putionary Capital vement	is discretionary and capital outsum of previous year's RLE and led by 1,000) ivided by 1,000) In 6, multiplied by 1,000) The 6, multiplied by 1,000 D. Use only with instructions from the Department of Revenue	### APPRAISER tlay.	(10) (11) (12) (13) (14) (15)		

Na	me of	School Distric	t :					DR-420S <mark>5/13</mark> age 2 <u>of 4</u>
18.	Current year state law proceeds (Line 16 multiplied by Line 4, divided by 1,000) \$							(18)
19.	- Current year local board proceeds (Line 17 multiplied by Line 4, divided by 1,000) \$						(19)	
20.	Current year total state law and local board proceeds (Line 18 plus Line 19)						(20)	
21.			ed state law rate as pe ne 14, minus 1, multiplie		law rolled-back rate		%	6 (21)
22.			oposed rate as a perce d) divided by (Line 14 plu				%	6 (22)
Final public Date : Time : Place :								
		Taxing Auth	ority Certification		es and rates are corrections of s.		knowledge. Th	ne
1	S I G	Signature of C	hief Administrative Off	ficer :		Date :		
	N H E	Title:			Contact Name and Contact Title :			
	R E	Mailing Addre	ss:		Physical Address :			
	City, State, Zip :				Phone Number :	Fax Numl	per :	

Continued on page 3

INSTRUCTIONS



Section I: Property Appraiser

Complete Section I, Lines 1 through 8 for the school district in the county.

Line 8

Check "Yes" if the school district levies either a voted debt service millage or a levy voted for 2 years or less (s. 9(b), Article VII, State Constitution). These levies do not include levies approved by a voter referendum not required by the State Constitution. Complete and attach Form DR-420DEBT. Do not complete a separate Form DR-420S for these levies.

Submit the completed form and supporting documentation electronically through the Department's Oversight and Assistance System (OASYS) electronic portal using the Truth in Millage (eTRIM) application at

https://eportal.oasys.floridarevenue.com/.
Send a copy to the school district and keep a copy.
the school district returns the DR-420S and any accompanying form(s), immediately send the originals to:

Florida Department of Revenue Property

Oversight -TRIM Section

P.O. Box 3000

Tallahassee, Florida 32315-3000

Section II: School Districts

Complete Section II. Keep one copy. Return the original and one copy to the property appraiser with any applicable forms. Also, send one copy of forms to the tax collector.

Line 9

Include the sum of the previous year's Required Local Effort and the prior period funding adjustment as certified by the Commissioner of Education.

Line 16

Current year tentatively adopted Required Local Effort millage rate; show the sum of the Required Local Effort and prior period funding adjustment as certified by the Commissioner of Education.

Line 17

Current year tentatively adopted Local Board millage rate; show the total Local Board millage rate on Line 17 A-E. Separate the Local Board millage rate into the individual categories as follows:

Type of Millage	Statutory Authority	Maximum Millage	Uses
A. Capital Outlay	S.1011.71(2), F.S.	1.500	Discretionary local capital improvements.
B. Discretionary Operating	S.1011.71(1), F.S.	.748	Non-voted current year discretionary operating.
C. Discretionary Capital Improvement	S.1011.71(3) (a) , F.S.	.250	Lease purchase payments or critical fixed capital outlay in addition to the 1.500 mills for capital outlay. Levying Discretionary Capital Improvement reduces the Discretionary Operating mills by the same amount.
D. Critical Capital Outlay- or Critical Operating	S. 1011.71(3)(b), F.S.	.250	Use only with instructions from the Department of Revenue. Critical capital outlay or critical operating needs. Requires a super majority vote to levy an additional 0.250 mills if voter approved in 2010 general election.
E. Additional Voted Millage	S.1011.73(1), F.S. S.1011.73(2), F.S.	Voted Levy	Additional voted millage for operating or capital not to exceed 2 years; or additional voted millage for operating not to exceed 4 years.



All TRIM forms for taxing authorities are available on our website at floridarevenue.com/property/forms http://dor.myflorida.com/dor/property/trim/trimmax.html

References

This form mentions the following documents, which are incorporated by reference in Rule 12D-16.002,

Florida Administrative Code. The forms are available at http://floridarevenue.com/property/Pages/Forms.aspx.

Form Form Title

DR-403 Series Tax Roll Certification Documents

DR-420DEBT Certification of Voted Debt Millage





TAX INCREMENT ADJUSTMENT WORKSHEET

DR-420TIF
R. _______6/40
Rule 12D-16.002
F.A.C. Florida Administrative Code
Effective ______ 41/12
Page 1 of 2

Yea	r:	▼	County:				V
Prin	Principal Authority <u>Name</u> :			hority <u>Nam</u>	<mark>1e</mark> :		
Com	nmur	nity Redevelopment Area :	Base Year	:			
SECT	ΓΙΟΝ	II: COMPLETED BY PROPERTY APPRAISER					
1.	Curr	ent year taxable value in the tax increment area			\$		(1)
2.	Base	year taxable value in the tax increment area			\$		(2)
3.	Curr	ent year tax increment value (Line 1 minus Line 2)			\$		(3)
		r year Final taxable value in the tax increment area			\$		(4)
5.	Prio	r year tax increment value (Line 4 minus Line 2)			\$		(5)
SI	GN	1 , 11	the taxable	e values ab		the best of my knowled	ge.
HE	ERE	Signature of Property Appraiser :			Date:		
		II: COMPLETED BY TAXING AUTHORITY Complete					
		amount to be paid to the redevelopment trust fund IS BA	ASED on a sp	pecific prop	portion of the tax		(6.)
		r the proportion on which the payment is based.	" "			%	(6a)
6b.		cated increment value (Line 3 multiplied by the percentage If value is zero or less than zero, then enter zero on Line		a)	\$		(6b)
6c.	Amo	unt of payment to redevelopment trust fund in prior year	ar		\$		(6c)
7. If	the	amount to be paid to the redevelopment trust fund IS NO	OT BASED o	n a specific	proportion of the	e tax increment value:	
7a.	Amo	unt of payment to redevelopment trust fund in prior year	ar		\$		(7a)
7b.	Prio	year operating millage levy from Form DR-420, Line 10				per \$1,000	(7b)
/(es levied on prior year tax increment value es 5 multiplied by Line 7b, divided by 1,000)			\$		(7c)
		r year payment as proportion of taxes levied on increment 7a divided by Line 7c, multiplied by 100)	nt value			%	(7d)
	Dedicated increment value (Line 3 multiplied by the percentage on Line 7d)				(7e)		
1		Taxing Authority Certification I certify the calcul		ages and r	ates are correct t	to the best of my knowl	edge.
S						, , , , , , , , , , , , , , , , , , ,	
ı	Signature of Chief Administrative Officer : Date :						
G	ì		ı				
N	J	Title:		Contact Na	ame and Contact [*]	Title :	
Н	1	Mailing Address .		Dhysis-1 *	ddroco :		
E		Mailing Address :		Physical A	uuress :		
R							
	City, State, Zip : Phone Number : Fax Number :						

TAX INCREMENT ADJUSTMENT WORKSHEET INSTRUCTIONS

DR-420TIF R. _____ 6/10 Page 2 <u>of 2</u>

Property appraisers must complete and certify sign Section I of this worksheet and provide it with Form form DR-420, Certification of Taxable Value, (incorporated by reference in Rule 12D-16.002, F.A.C.), to all taxing authorities who make payments to a redevelopment trust fund under:

- s. 163.387(2)(a), Florida Statutes, or
- An ordinance, resolution, or agreement to fund a project or to finance essential infrastructure.

"Tax increment value" is the cumulative increase in taxable value from the base year to the current year within the defined geographic area. It is used to determine the payment to a redevelopment trust fund under:

- s. 163.387(1), F.S. or
- An ordinance, resolution, or agreement to fund a project or finance essential infrastructure. In this case, the taxing authority must certify the boundaries and beginning date to the property appraiser.

"Dedicated increment value" is the portion of the tax increment value used to determine the payment to the redevelopment trust fund. (See s. 200.001(8)(h), F.S.) Calculate the dedicated increment value on this form and enter on either Line 6b or Line 7e.

"Specific proportion," used to determine whether to complete Line 6 or Line 7, refers to the calculation of the tax increment payment. Examples:

• Example 1.

Section.163.387(1), F.S., states the payment made by the taxing authority should equal 95% of the millage levied times the tax increment value. The specific proportion in this case is 95%. The ordinance providing for the payment may set a percentage lower than 95%. In these cases, the lower percentage would be the specific proportion.

• Example 2.

Some required tax increment payments are not directly related to the tax increment value. A constant dollar payment is a payment not based on a specific proportion of the tax increment value. Line 7 converts these payments into a proportion based on the prior year's payment and tax increment value to reach the current year's dedicated increment value.

Section I: Property Appraiser

A. Complete Section I of this form and provide a separate form for each county, municipality, independent special district, dependent special district, and MSTU that:

- · Has a tax increment value and
- Is not exempted from making payments to a community redevelopment trust fund based on tax increments (s. 163.387(2)(c), F.S.).

If a taxing authority has more than one tax increment value, a separate Form DR-420 is required for each tax increment value. they must complete a separate form for each tax increment value. Send a copy to each taxing authority with the DR-420 and keep a copy. When the taxing authority returns the completed forms, immediately send the original to:

Florida Department of Revenue
Property Tax Oversight Program - TRIM Section
P. O. Box 3000
Tallahassee, Florida 32315-3000

B. Enter only tax increment values that apply to the value located within the levying authority indicated.

Section II: Taxing Authority

Complete Section II of the form, keep one copy, and return the original and one copy to your property appraiser with DR-420 within 35 days of certification. Send one copy to your tax collector.

Additional Instructions for Lines 6 and 7

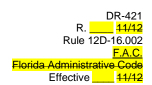
Complete Line 6 if the payment into the redevelopment trust fund is a specific proportion of the tax increment value.

Complete Line 7 if the payment is based on a calculation other than a specific proportion. Do not complete both Lines 6 and 7.

Submit the completed form and supporting documentation electronically through the Department's Oversight and Assistance System (OASYS) electronic portal using the Truth in Millage (eTRIM) application at https://eportal.oasys.floridarevenue.com/.



Certification for Taxing Authorities that Do Not Levy Ad Valorem Taxes



Deadline: November 1

Indicate Change of Address	i: 🗌		
Taxing Authority Name:			
Mailing Address:			
City, State, Zip:			
County:			
l,		, Chief Administrative Officer of	
the, hereby certify that, pursuant			
to section 218.23(1), Florida S for the tax year	statutes, the above	named taxing authority has not levied ad valorem taxes	
ior the tax year			
Signature of Chief Administrat	ive Officer	Phone Number	
Title & Date of Certification	on	Fax Number	
Please include your email add	ress:		
		E-mail Address	

Note: This certification must be filed with the Department of Revenue no later than November 1, of the tax year. Please return completed certification to:

Submit the completed form electronically through the Department's Oversight and Assistance System (OASYS) electronic portal using the Truth in Millage (eTRIM) application at https://eportal.oasys.floridarevenue.com/ or email to TRIM@floridarevenue.com.

> Florida Department of Revenue Property Tax Oversight - TRIM Section P.O. Box 3000

Tallahassee, Fl. 32315-3000

All TRIM forms for taxing authorities are available at floridarevenue.com/property/forms.



CERTIFICATION OF FINAL TAXABLE VALUE

Year:		County:		Is the value a	<mark>idjustment boar</mark> □ No	<mark>d VAB still</mark>	in session?	
Princi	pal Authority	Name:		Check type:				
				☐ School distr	ict 🗌 Coun	ty	Municipality	
				☐ Independen	t Special District	□Wa	ater Management District	
Taxin	g Authority <mark>N</mark>	<mark>ame</mark> :		Check type:	<u>'</u>			
				☐ Principal Aut	thority	□ Munic	ipal Service Taxing Unit (M	TSU <mark>N</mark>
CECT	ION I . COM	NICTED BY DRODE	DTV ADDDA	Dependent S	Special District	☐ Water	Management District Basi	n
1		PLETED BY PROPE						T
1.		ross taxable value fro					\$	(1)
2.		rear gross taxable valu change in taxable val			aus 1 multiplied k	ny 1001	\$	(2)
i			<u> </u>			<i>y</i> 100)		(3)
The ta	axing authority	must complete this f	orm and retur	n it to the prope	rty appraiser by	+	A.M., ime date	
	Property	Appraiser	I certify th	ne taxable value	s above are cor		e best of my knowledg	
SIGI							,	, -
HER	E Signature	of Property Appraise	r:		Date:			
SECT	ION II : CON	IPLETED BY TAXI	NG AUTHO	PRITY				
MILLA	AGE RATE AD	OPTED BY RESOLU	TION OR OR	DINANCE AT FI	NAL BUDGET H	IEARING U	JNDER <mark>S.s.</mark> 200.065(2	<u>²</u>)(d), F.S.
	•	form is not complete tax year. If any line is				IM certifica	tion and possibly lose it	s millage
		Non-Voted	d Operating	Millage Rate (fr	om resolution of	or ordinan	ce)	
4a.	County or m	unicipal principal t	axing author	rity			per \$1,000	(4a)
4b.	Dependent	special district					per \$1,000	(4b)
4c.	Municipal se	ervice taxing unit (N	/ISTU)	-			per \$1,000	(4c)
4d.	Independer	t <mark>special district</mark> Sp	ecial Distric	ŧ			per \$1,000	(4d)
4e.	School distr	ict			Required Local	Effort	per \$1,000	(4e)
					Capit	al Outlay	per \$1,000	
				Γ	Discretionary O	perating	per \$1,000	
				Discretionar	y Capital Impro	ovement	per \$1,000	
				tical Capital Ou	tlay or Critical c	perating	per \$1,000	
				•	dditional Vote		per \$1,000	
4f.	Water mana	gement district			Distric		per \$1,000	(4f)
						Basin	per \$1,000	
Ares	ou going to	adjust adopted n	nillage 2				STOP HERE, Sign a	nd
AIC y	ou going to	aajast aaoptea n	mage:	YES	☐ NO	Subm		Id

Taxii	Taxing Authority Name:						0R-422 _ <mark>5/11</mark> 2 <u>of 3</u>
	-	NUNICIPALITIES, SCHOOLS, and WATE tage on Line 3 is greater than plus or min			voted millage	rate only <u>v</u>	<u>when</u>
5.	Unadju	nadjusted gross ad valorem proceeds ne 1 multiplied by Line 4a, 4e, or 4f as applicable, divided by 1,000) (5)					
6.	(Line 5	ed millage rate (Only if Line 3 is greater divided by Line 2 multiplied by 1,000)		<u> </u>		per \$1000	(6)
		ENDENT SPECIAL DISTRICTS, and INDI percentage on Line 3 is greater than plus			n-voted milla	ge rate onl	У
7.	•	usted gross ad valorem proceeds multiplied by Line 4b, 4c, or 4d as applicab	ole, divided by 1,000)	1	\$		(7)
8.	Adjusted Millage rate (Only if Line 3 is greater than plus or minus 3%) (Line 7 divided by Line 2, multiplied by 1,000) \$1000					per \$1000	(8)
		Taxing Authority Certification	, ,	s and rates are correct to the best th the provisions of s. 200.065 and	, .		
	S I	Signature of Chief Administrative Office	er:		Date :		
	G N	Title:		Contact Name and Contact Tit	le:		
	H E R E	Mailing Address:		Physical Address:			
		City, State, Zip:		Phone Number:	Fax Number:		

INSTRUCTIONS

Submit the completed form and supporting documentation electronically through the Department's Oversight and Assistance System (OASYS) electronic portal using the Truth in Millage (eTRIM) application at https://eportal.oasys.floridarevenue.com/.

SECTION I: Property Appraiser

- Initiate a separate <u>Form</u> DR-422 form for each <u>Form</u> DR-420, Certification of Taxable Value, and <u>Form</u> DR-420S, Certification of School Taxable Value, submitted.
- 2. Complete Section 1 and certify to the taxing authority sign.
- 3. Send the original to the taxing authority and keep a copy.

SECTION II: Taxing Authority

- 1. Complete Section II and sign.
- 2. Certify to Return the original to the property appraiser.
- 3. Keep a copy for your records.
- 4. Send a copy to the tax collector.
- 5. Send a copy with the DR-487, Certification of Compliance, to the Department of Revenue at the address below.

 Send separately if the DR-487 was previously sent to the Department.

Florida Department of Revenue Property Tax Oversight - TRIM Section P. O. Box 3000

Tallahassee, Florida 32315 - 3000

All taxing authorities must complete Line 4, millages adopted by resolution/ordinance at a final budget hearing.

Counties, municipalities, schools, and water management districts may administratively adjust the millage rate complete Line 5 and Line 6 only when Line 3 is greater than plus or minus 1%. (s. 200.065(6), F.S.) If an administrative adjustment

is made, Lines 5 and 6 must be completed.

MSTUs, dependent special districts, and independent special districts may <u>administratively</u> adjust the non-voted millage rate only when Line 3 is greater than plus or minus 3%. (s. 200.065(6), F.S.) <u>If an administrative adjustment is made, Lines 7 and 8 must be completed.</u>

Adjusted millage rate must comply with statutes. The adjusted millage rate entered on Line 6 or Line 8 cannot exceed the rate allowed by other provisions of law or the state constitution.

Multi-county and water management districts must complete a separate Form DR-422 for each county.

All TRIM forms for taxing authorities are available on our website at floridarevenue.com/property/forms http://dor.myflorida.com/dor/property/trim/trimmax.html

DR-422 R. _____ Page 3 of 3

References

This form mentions the following documents, which are incorporated by reference in Rule 12D-16.002, Florida Administrative Code. The forms are available at floridarevenue.com/property/forms.

Form Title

DR-403 Series Tax Roll Certification Documents

DR-420 Certification of Taxable Value

DR-420S Certification of School Taxable Value

DR-422 Certification of Final Taxable Value

DR-487 Certification of Compliance



CERTIFICATION OF FINAL VOTED DEBT MILLAGE

DR-422DEBT
R. ______5/11
Rule 12D-16.002
F.A.C. Florida
Administrative Code
Effective _____ 11/12
Page 1 of 3

Section 200.065(1) and (6), Florida Statutes

Year	Year: County: Is the value adjustment bord VAB still in session?				
Princ	cipal	Authority <mark>Name</mark> :	Check type:		
			☐ School district ☐ County		
			☐ Independent Special District ☐ W	ater Management District	
Taxir	ng Au	thority <mark>Name</mark> :	Check type:		
			Principal Authority Munic	cipal Service Taxing Unit (MTS	SU <mark>)</mark>
			☐ Dependent Special District ☐ Wate	r Management District Basin	
LEVY	DESC	RIPTION:			
SEC	TIO	N I : COMPLETED BY PROPERTY	APPRAISER		
1.	Cur	rent year gross taxable value from Line 4, For	m DR-420DEBT	\$ (1)
2.	Fin	al current year gross taxable value from Form	DR-403 Series	\$ (2)
3.	Per	centage of change in taxable value (Line 2 div	ided by Line 1, minus 1, multiplied by 100)	% (3)
The	taxin	g authority must complete this form and	return it to the property appraiser by :		
<u>Time</u>	::	A.M./P.M.	Date:		
		Property Appraiser Certification	I certify the taxable values above are co	rrect to the best of my	
SIG	īN		knowledge.		
HEI	RE	Signature of Property Appraiser :	Date:		
SEC	TIO	N II : COMPLETED BY TAXING	AUTHORITY		
If this	nort	ion of the form is not completed in full , your	axing authority will be denied TRIM certifica	tion and possibly lose its r	nillage
	-	ge for the tax year. If any line is not applicabl		tion and possion, lose no .	
Vote	d de	bt service millage adopted by resolution	or ordinance at final budget hearing und	der s. 200.065(2)(d), F.S	
		Non-Voted Operating	Millage Rate (from resolution or ordinar	ice)	
4a.	1/6	oted debt service millage levied under s.		per \$1,000	(4a)
4a.		onstitution	12, Article VII of the State	pei 31,000	(44)
4b.	Ot	ther voted millage (in excess of the millag	ge cap and not more than two years)	per \$1,000	(4b)
	<u>le</u>	vied under s. 9(b), Article VII of the Stat	e Constitution		
Are	ou a	djusting the Voted Debt Service Millage	? Yes No If No, STO	P HERE, sign and subn	nit.
		, MUNICIPALITIES, SCHOOLS, and WATER I		non-voted millage rate or	nly
		e percentage on Line 3 is greater than plus of	minus 1%. (s. 200.065(6), F.S)		7=1
5.		adjusted gross ad valorem proceeds	uidad by 1 000)	\$	(5)
6.		2.1 multiplied by Line 4a or 4b, as applicable, di			(6)
6. Adjusted millage rate (Only if Line 3 is greater than plus or minus 1%) (Line 5 divided by Line 2 multiplied by 1,000) (6)					(0)
		EPENDENT SPECIAL DISTRICTS, and INDEPE		voted debt millage rate	only
1	_	e percentage on Line 3 is greater than plus or	minus 3% (s. 200.065(6), F.S.)		(-)
7.		adjusted gross ad valorem proceeds e 1 multiplied by Line 4a, or 4b as applicable, div	yided by 1 000)	\$	(7)
8.		usted Millage rate (Only if Line 3 is greater th			(8)
0.	•	ested willage rate (Only II Line 5 is greater to The Taivided by Line 2, multiplied by 1,000)	an plas of fillinas 3/0/	per \$1000	(0)
L	•	1 1 1 1			

Taxing Au	uthority :		DR-422DEBT R 5/11 Page 2 <u>of 3</u>
	Taxing Authority Certification	ages and rates are correct to the with the provisions of s. 200.065 0.081, F.S.	
S I G	Signature of Chief Administrative Officer :		Date :
N	Title:	Contact Name and Contact T	itle:
H E R E	Mailing Address:	Physical Address:	
	City, State, Zip:	Phone Number:	Fax Number:



All TRIM forms for taxing authorities are available on our website at

floridarevenue.com/property/forms

http://dor.myflorida.com/dor/property/trim/trimmax.html

R. _____ Page 3 of 3

CERTIFICATION OF FINAL VOTED DEBT MILLAGE

INSTRUCTIONS

Property Appraisers must complete and certify Section I of this form with Form DR-420, Certification of School Taxable Value, and provide the form to all principal taxing authorities levying a

- Voted debt service millage levied under Section 12, Article VII of the State Constitution or
- Millage voted for two years or less under s. 9(b), Article VII of the State Constitution.

Submit the completed form and supporting documentation electronically through the Department's Oversight and Assistance System (OASYS) electronic portal using the Truth in Millage (eTRIM) application at https://eportal.oasys.floridarevenue.com/.

SECTION I: Property Appraiser

- 1. Initiate a separate Form DR-422DEBT, Certification of Final Voted Debt Millage, for each Form DR-420DEBT, Certification of Voted Debt Millage, submitted.
- 2. Complete Section I and sign.
- Certify to the taxing authority.
 Send the original to the taxing authority and keep a copy.

SECTION II: Taxing Authority

- 1. Complete Section II and sign.
- 2. Return the original Certify to the property appraiser.
- Keep a copy for your records.
- 4. Send a copy to the tax collector.
- 5. Send a copy with your DR-487, Certification of Compliance, to the Department of Revenue at the address below. Send this form separately if the DR-487, Certification of Compliance, was previously sent to the Department.

Florida Department of Revenue
Property Tax Oversight - TRIM
Section
P. O. Box 3000
Tallahassee, Florida 32315-3000

Counties, municipalities, schools, and water management districts may <u>administratively adjust the</u> <u>millage rate</u> <u>complete Line 5</u> only when Line 3 is greater than plus or minus 1%. (s. 200.065(6), F.S.) <u>If an administrative adjustment is made, Lines 5 and 6 must be completed.</u>

MSTUs, dependent special districts, and independent special districts may <u>administratively adjust</u> the millage rate complete Line 6 only when Line 3 is greater than plus or minus 3%. (s. 200.065(6), F.S.) If an administrative adjustment is made, Lines 7 and 8 must be completed.

Adjusted millages must comply with statutes. The adjusted millage rate entered on Line 6 or Line 8 cannot exceed the rate allowed by other provisions of law or the state constitution.

References

This form mentions the following documents, which are incorporated by reference in Rule 12D-16.002, Florida Administrative Code. The forms are available at floridarevenue.com/property/forms.

<u>Form</u>	Form Title
DR-403 Series	Tax Roll Certification Documents
DR-420	Certification of Taxable Value
DR-420DEBT	Certification of Voted Debt Millage
DR-420S	Certification of School Taxable Value
DR-422DEBT	Certification of Final Voted Debt Millage
DR-487	Certification of Compliance



CERTIFICATION OF FINAL VOTED DEBT MILLAGE

DR-422DEBT
R. ______5/11
Rule 12D-16.002
F.A.C. Florida
Administrative Code
Effective _____ 11/12
Page 1 of 3

Section 200.065(1) and (6), Florida Statutes

Year	:	County:	Is <u>the value adjustment bord</u> VAB still in session?					
Princ	cipal	Authority <mark>Name</mark> :	Check type:					
			☐ School district ☐ County ☐ Municipality					
			☐ Independent Special District ☐ W	ater Management District				
Taxir	ng Au	thority <mark>Name</mark> :	Check type:					
			Principal Authority Munic	cipal Service Taxing Unit (MTS	SU <mark>)</mark>			
			☐ Dependent Special District ☐ Wate	r Management District Basin				
LEVY	DESC	RIPTION:						
SEC	TIO	N I : COMPLETED BY PROPERTY	APPRAISER					
1.	Cur	rent year gross taxable value from Line 4, For	m DR-420DEBT	\$ (1)			
2.	Fin	al current year gross taxable value from Form	DR-403 Series	\$ (2)			
3.	Per	centage of change in taxable value (Line 2 div	ided by Line 1, minus 1, multiplied by 100)	% (3)			
The	taxin	g authority must complete this form and	return it to the property appraiser by :					
<u>Time</u>	::	A.M./P.M.	Date:					
		Property Appraiser Certification	I certify the taxable values above are co	rrect to the best of my				
SIG	īN		knowledge.					
HEI	RE	Signature of Property Appraiser :	Date:					
SEC	TIO	N II : COMPLETED BY TAXING	AUTHORITY					
If this	nort	ion of the form is not completed in full , your	axing authority will be denied TRIM certifica	tion and possibly lose its r	nillage			
	-	ge for the tax year. If any line is not applicabl		tion and possion, lose no .				
Vote	d de	bt service millage adopted by resolution	or ordinance at final budget hearing und	der s. 200.065(2)(d), F.S				
		Non-Voted Operating	Millage Rate (from resolution or ordinar	ice)				
4a.	1/6	oted debt service millage levied under s.		per \$1,000	(4a)			
4a.		onstitution	12, Article VII of the State	pei 31,000	(44)			
4b.	Ot	ther voted millage (in excess of the millag	ge cap and not more than two years)	per \$1,000	(4b)			
	<u>le</u>	vied under s. 9(b), Article VII of the Stat	e Constitution					
Are	ou a	djusting the Voted Debt Service Millage	? Yes No If No, STO	P HERE, sign and subn	nit.			
		, MUNICIPALITIES, SCHOOLS, and WATER I		non-voted millage rate or	nly			
		e percentage on Line 3 is greater than plus of	minus 1%. (s. 200.065(6), F.S)		7=1			
5.		adjusted gross ad valorem proceeds	uidad by 1 000)	\$	(5)			
6.		2.1 multiplied by Line 4a or 4b, as applicable, di			(6)			
0.	6. Adjusted millage rate (Only if Line 3 is greater than plus or minus 1%) (Line 5 divided by Line 2 multiplied by 1,000) (6)							
		EPENDENT SPECIAL DISTRICTS, and INDEPE		voted debt millage rate	only			
1	_	e percentage on Line 3 is greater than plus or	minus 3% (s. 200.065(6), F.S.)		(-)			
7.		adjusted gross ad valorem proceeds e 1 multiplied by Line 4a, or 4b as applicable, div	yided by 1 000)	\$	(7)			
8.		usted Millage rate (Only if Line 3 is greater th			(8)			
0.	•	ested willage rate (Only II Line 5 is greater to The Taivided by Line 2, multiplied by 1,000)	an plas of fillinas 3/0/	per \$1000	(0)			
L	•	1 1 1 1						

Taxing Au	uthority :		DR-422DEBT R 5/11 Page 2 <u>of 3</u>
	Taxing Authority Certification	ages and rates are correct to the with the provisions of s. 200.065 0.081, F.S.	
S I G	Signature of Chief Administrative Officer :		Date :
N	Title:	Contact Name and Contact T	itle:
H E R E	Mailing Address:	Physical Address:	
	City, State, Zip:	Phone Number:	Fax Number:



All TRIM forms for taxing authorities are available on our website at

floridarevenue.com/property/forms

http://dor.myflorida.com/dor/property/trim/trimmax.html

R. _____ Page 3 of 3

CERTIFICATION OF FINAL VOTED DEBT MILLAGE

INSTRUCTIONS

Property Appraisers must complete and certify Section I of this form with Form DR-420, Certification of School Taxable Value, and provide the form to all principal taxing authorities levying a

- Voted debt service millage levied under Section 12, Article VII of the State Constitution or
- Millage voted for two years or less under s. 9(b), Article VII of the State Constitution.

Submit the completed form and supporting documentation electronically through the Department's Oversight and Assistance System (OASYS) electronic portal using the Truth in Millage (eTRIM) application at https://eportal.oasys.floridarevenue.com/.

SECTION I: Property Appraiser

- 1. Initiate a separate Form DR-422DEBT, Certification of Final Voted Debt Millage, for each Form DR-420DEBT, Certification of Voted Debt Millage, submitted.
- 2. Complete Section I and sign.
- Certify to the taxing authority.
 Send the original to the taxing authority and keep a copy.

SECTION II: Taxing Authority

- 1. Complete Section II and sign.
- 2. Return the original Certify to the property appraiser.
- Keep a copy for your records.
- 4. Send a copy to the tax collector.
- 5. Send a copy with your DR-487, Certification of Compliance, to the Department of Revenue at the address below. Send this form separately if the DR-487, Certification of Compliance, was previously sent to the Department.

Florida Department of Revenue
Property Tax Oversight - TRIM
Section
P. O. Box 3000
Tallahassee, Florida 32315-3000

Counties, municipalities, schools, and water management districts may <u>administratively adjust the</u> <u>millage rate</u> <u>complete Line 5</u> only when Line 3 is greater than plus or minus 1%. (s. 200.065(6), F.S.) <u>If an administrative adjustment is made, Lines 5 and 6 must be completed.</u>

MSTUs, dependent special districts, and independent special districts may <u>administratively adjust</u> the millage rate complete Line 6 only when Line 3 is greater than plus or minus 3%. (s. 200.065(6), F.S.) If an administrative adjustment is made, Lines 7 and 8 must be completed.

Adjusted millages must comply with statutes. The adjusted millage rate entered on Line 6 or Line 8 cannot exceed the rate allowed by other provisions of law or the state constitution.

References

This form mentions the following documents, which are incorporated by reference in Rule 12D-16.002, Florida Administrative Code. The forms are available at floridarevenue.com/property/forms.

<u>Form</u>	Form Title
DR-403 Series	Tax Roll Certification Documents
DR-420	Certification of Taxable Value
DR-420DEBT	Certification of Voted Debt Millage
DR-420S	Certification of School Taxable Value
DR-422DEBT	Certification of Final Voted Debt Millage
DR-487	Certification of Compliance



VOTE RECORD FOR FINAL ADOPTION OF MILLAGE LEVY

DR-487V R. 6/10 Rule 12D-16.002, F.A.C. Florida Administrative Code Effective 11/12

Section 200.065 (5), Florida Statutes

Counties, municipalities, independent special districts, water management districts, municipal services taxing units ASTUs, and dependent special districts must use this form to certify the vote of the governing body on the millage rate adopted at their final hearing. The Department uses will use this form to determine compliance with the maximum millage levy provisions.

Year:			County:			
Princip	oal Authority <mark>Name</mark> :		Taxing Authority Name:			
ordina	nce stating the millage ra	the taxing authority governate to be levied and adopted	at their final h	earing (s. 2		
Depen	ding on the size of the go	overning body, all lines may i	not be needed		1	1
		Name		Yes	No	Not present or Not Voting
1. 2.						
3.						
4.						
5.						
6.						
7.						
8.						
9.						
10.						
Atta	ach additional sheets, if r	necessary. FINA	AL VOTE TOTALS:			
	Taxing Authority	I certify the millages and ra			•	_
	Certification	millages comply with the p	rovisions of s. 20	0.065 and tl	he provisior	ns of either s.
S		200.071 or s. 200.081, F.S.				
l G	Signature of Chief Adminis	trative Officer:		Date:		
N	Title:		Contact	Name and C	ontact Title	:
H E R E	Mailing Address:		Physical <i>i</i>	Address:		
	City, State, Zip		Phone N	umber:	Fax Numb	er:

This form must be submitted to the Department of Revenue with Forms DR-487, Certification of Compliance, and DR-420MM, Maximum Millage Levy Calculation Final Disclosure. These forms are incorporated, by reference, in Rule 12D-16.002, F.A.C. Submit the completed form and supporting documentation electronically through the Department's Oversight and Assistance System (OASYS) electronic portal using the Truth in Millage (eTRIM) application at https://eportal.oasys.floridarevenue.com/.



	The 20VV Ad Volerom Accessment Della Ever
3	The 20XX Ad Valorem Assessment Rolls Exer
02/24	(Every Space must be filled in
16.002 EAC	(, , , , , , , , , , , , , , , , , , ,

Eff. _____ 02/24

emption Breakdown of _____ County, Florida

Date Certified: _____

(Every Space must be filled in. Where there are spaces that are not applicable to your county, write "NONE" or "0" in that space.)

1				Rea	I Property	Perso	nal Property	
	Statutory Authority	Property Roll Affected	Type of Exemption	Number of Exemptions	Value of Exemption	Number of Exemptions	Value of Exemption	
	§ 196.031(1)(a)	Real	\$25,000 Homestead Exemption					1
-	§ 196.031(1)(b)	Real	Additional \$25,000 Homestead Exemption					2
3	§ 196.075	Real	Additional Homestead Exemption Age 65 and Older					3
4	§ 196.081	Real	Totally & Permanently Disabled Veterans & Surviving Spouse					4
-	§ 196.091	Real	Totally Disabled Veterans Confined to Wheelchairs					5
6	§ 196.095	Real	Licensed Child Care Facility in Enterprise Zone					6
<u>6</u>	§ 196.101	Real	Quadriplegic, Paraplegic, Hemiplegic & Totally & Permanently Disabled & Blind (Meeting Income Test)					<u>6</u>
	§ 196.183	Personal	\$25,000 Tangible Personal Property Exemption					<u>7</u>
<u>8</u>	§ 196.196	Real & Personal	Constitutional Charitable, Religious, Scientific or Literary		Lines 7 thr	ough 44		<u>8</u>
9	§ 196.1961	Real	Historic Property for Commercial or Nonprofit Purposes			ed 6 through		9
<u>10</u>	§ 196.197	Real & Personal	Charitable Hospitals, Nursing Homes & Homes for Special Services					<u>10</u>
<u>11</u>	§ 196.1975	Real & Personal	Charitable Homes for the Aged		43. Add ne	w lines 44 - 45.		<u>11</u>
	§ 196.1977	Real	Proprietary Continuing Care Facilities					<u>12</u>
	§ 196.1978(1)(a) & (2)	Real & Personal	Affordable Housing Property					13
	§ 196.198	Real & Personal	Educational Property					14
	§ 196.1983	Real & Personal	Charter School					15
-	§ 196.1985	Real	Labor Union Education Property					<u>16</u>
17	§ 196.1986	Real	Community Center					<u>17</u>
18	§ 196.1987	Real & Personal	Biblical History Display Property					18
-	§ 196.199(1)(a)	Real & Personal	Federal Government Property					19
	§ 196.199(1)(b)	Real & Personal	State Government Property					20
-	§ 196.199(1)(c)	Real & Personal	Local Government Property					21
	§ 196.199(2)	Real & Personal	Leasehold Interests in Government Property					22
	§ 196.1993	Real	Agreements with Local Governments for use of Public Property					23
	§ 196.1995	Real & Personal	Parcels Granted Economic Development Exemption					24
	§ 196.1997	Real	Historic Property Improvements					25
	§ 196.1998	Real	Historic Property Open to the Public					26
	§ 196.1999	Personal	Space Laboratories & Carriers					27
	§ 196.2001	Real & Personal	Non-for-Profit Sewer & Water Company					28
29	§ 196.2002	Real & Personal	Non-for-Profit Water & Waste Water Systems Corporation					29
-	§ 196.202	Real & Personal	Blind Exemption					30
_	§ 196.202	Real & Personal	Total & Permanent Disability Exemption					31
	§ 196.202	Real & Personal	Widow's Exemption					32
10.	§ 196.202	Real & Personal	Widower's Exemption					33
	§ 196.24	Real & Personal	Disabled Ex-Service Member Exemption					34
	§ 196.26(2)	Real	Land Dedicated in Perpetuity for Conservation Purposes (100%)					<u>35</u>
	§ 196.26(3)	Real	Land Dedicated in Perpetuity for Conservation Purposes (50%)					<u>36</u>
	§ 196.173	Real	Deployed Service Member's Homestead Exemption					37
38	§ 196.075	Real	Additional Homestead Exemption Age 65 and Older and 25 yr Residence					38
	§ 196.102	Real	Totally & Permanently Disabled First Responders & Surviving Spouse					39
	§ 196.182	Personal	Renewable Energy Source Devices (80% exemption)					40
	§ 196.1978(3)	Real & Personal	Affordable Housing Property (State), Newly Constructed					41
	§ 196.1978(1)(b)	Real	Leased Land for Affordable Housing					42
	§ 196.1979	Real & Personal	Affordable Housing Property (County)					43
	§ 196.19781	Real & Personal	Affordable Housing Property (Owned by this state)					44
45	§ 196.19782	Real & Personal	Affordable Housing Property on Governmental Property					45
	: Centrally assessed proper	_						

The 2025 Preliminary Recapitulation of the Ad Valorem Assessment Roll Value Data

Page 1 of 2 uthority:	County:		Date	e Certified:		
Спеск one of the following:						
County Municipality School District Independent Special District	Column I	Column II	Column III	Column IV	_	ı
Separate Reports for MSTUs, Dependent Districts and Water Management Basins are not required	Real Property Including	Personal	Centrally Assessed	Total		ı
Just Value	Subsurface Rights	Property	Property	Property		ı
1 Just Value (193.011, F.S.)	Cabbanaco ragno	. roporty	1 Toponty		0	1
Just Value of All Property in the Following Categories	ļ		4	4		
2 Just Value of Land Classified Agricultural (193.461, F.S.)				1	0	2
3 Just Value of Land Classified High-Water Recharge (193.625, F.S.)						3
4 Just Value of Land Classified and Used for Conservation Purposes (193.501, F.S.)						4
5 Just Value of Pollution Control Devices (193.621, F.S.)					_	5
6 Just Value of Historic Property used for Commercial Purposes (193.503, F.S.) *						6
7 Just Value of Historically Significant Property (193.505, F.S.)					_	7
8 Just Value of Homestead Property (193.155, F.S.)						8
9 Just Value of Non-Homestead Residential Property (193.1554, F.S.)						9
10 Just Value of Certain Residential and Non-Residential Property (193.1555, F.S.)						10
11 Just Value of Working Waterfront Property (Art. VII, s.4(i), State Constitution)						11
Assessed Value of Differentials			<u></u>	<u> </u>		<u> </u>
12 Homestead Assessment Differential: Just Value Minus Capped Value (193.155, F.S.)				1	0	12
13 Nonhomestead Residential Property Differential: Just Value Minus Capped Value (193.1554, F.S.)						13
14 Certain Res. and Nonres. Real Property differential: Just Value Minus Capped Value (193.1555, F.S.)						14
Assessed Value of All Property in the Following Categories				<u> </u>	U	
15 Assessed Value of Land Classified Agricultural (193.461, F.S.)				1	0	15
16 Assessed Value of Land Classified High-Water Recharge (193.625, F.S.)						16
17 Assessed Value of Land Classified and used for Conservation Purposes (193.501, F.S.)						17
						18
						19
19 Assessed Value of Historic Property used for Commercial Purposes (193.503, F.S.) * 20 Assessed Value of Historically Significant Property (193.505, F.S.)						20
						21
21 Assessed Value of Homestead Property (193.155, F.S.)						_
22 Assessed Value of Non-Homestead Residential Property (193.1554, F.S.)						22
23 Assessed Value of Certain Residential and Non-Residential Property (193.1555, F.S.)						23
24 Assessed Value of Working Waterfront Property (Art. VII, s.4(j), State Constitution)					0	24
Total Assessed Value						
25 Total Assessed Value [Line 1 minus (2 through 11) plus (15 through 24)]	0	0	0		0	25
Exemptions					_	
26 \$25,000 Homestead Exemption (196.031(1)(a), F.S.)						26
27 Additional \$25,000 Homestead Exemption (196.031(1)(b), F.S.)						27
28 Additional Homestead Exemption Age 65 and Older up to \$50,000 (196.075, F.S.)						28
29 Tangible Personal Property \$25,000 Exemption (196.183, F.S.)						29
30 Governmental Exemption (196.199, 196.1993, F.S.)					0	30
31 Institutional Exemptions - Charitable, Religious, Scientific, Literary, Educational (196.196, 196.197, 196.1977, 196.1977, 196.1978, 196.19781, 196.19781, 196.19782, 196.1979, 196.1988, 196.1988, 196.1987, 196.1989, 196.2001, 196.2002, F.S.)				1	0	31
196.19781, 196.19782, 196.1979, 196.1983, 196.1983, 196.1985, 196.1987, 196.1999, 196.2001, 196.2002, F.S.) 32 Widows / Widowers Exemption (196.202, F.S.)				 	0	32
33 Disability / Blind Exemptions (196.081, 196.091, 196.101, 196.102, 196.202, 196.24, F.S.)						33
33 Disability / Billid Exemptions (190.001, 190.101, 190.101, 190.102, 190.202, 190.24, F.S.) 34 Land Dedicated in Perpetuity for Conservation Purposes (196.26, F.S)						34
						35
33 Historic Froperty Exemption (190.1901, 190.1991, 190.1990, 1.3.)						36
36 Economic Development Econ. Dev. Exemption (196.1995, F.S.), Licensed Child Care Facility in Ent. Zone (196.095, F.S.)					_	
37 Lands Available for Taxes (197.502, F.S.)						37
38 Homestead Assessment Reduction for Parents or Grandparents (193.703, F.S.)						38
39 Disabled Veterans' Homestead Discount (196.082, F.S.)						39
40 Deployed Service Member's Homestead Exemption (196.173, F.S.)						40
41 Additional Homestead Exemption Age 65 and Older and 25 Year Residence (196.075, F.S.)						41
42 Renewable Energy Source Devices 80% Exemption (196.182, F.S.)					0	42
Total Exempt Value						
43 Total Exempt Value (add lines 26 through 42)	0	0	0		0	43
Total Taxable Value		-				
44 Total Taxable Value (line 25 minus 43)	0	0	0	A second	0	. 44

	<u> </u>	sessment Roll	
Page 2	_	Date Cert	ifiad.
	County:	Date Cert	mea:
	Taxing Authority:		
A <u>ddit</u>	ions/Deletions		
		Just Value	Taxable Value
1	New Construction		
2	Additions		
3	Annexations		
4	Deletions		
5	Rehabilitative Improvements Increasing Assessed Value by at Least 100%		
6	Total TPP Taxable Value in Excess of 115% of Previous Year Total TPP Taxable Value		
7	Net New Value (1 + 2 + 3 - 4 + 5 + 6 = 7)	0	0
Selec	ted Just Values	Just Value	
8	Just Value of Subsurface Rights (this amount included in Line 1, Column I, Page One) 193.481, F.S.		7
9	Just Value of Centrally Assessed Railroad Property Value		7
10	Just Value of Centrally Assessed Private Car Line Property Value		7
	Note: Sum of items 9 and 10 should equal centrally assessed just value on page 1, line 1,	, column III.	_
Home	estead Portability		
11	# of Parcels Receiving Transfer of Homestead Differential		7
12	Value of Transferred Homestead Differential		
			-
		Column 1	Column 2
		Real Property	Personal Property
Total	Parcels or Accounts	Parcels	Accounts
13	Total Parcels or Accounts		
Prope	erty with Reduced Assessed Value		
14	Land Classified Agricultural (193.461, F.S.)		
15	Land Classified High-Water Recharge (193.625, F.S.)		
16	Land Classified and Used for Conservation Purposes (193.501, F.S.)		
17	Pollution Control Devices (193.621, F.S.)		
18	Historic Property used for Commercial Purposes (193.503, F.S.)		
19	Historically Significant Property (193.505, F.S.)		
	Homestead Property; Parcels with Capped Value (193.155, F.S.)		
	Non-Homestead Residential Property; Parcels with Capped Value (193.1554, F.S.)		
	Certain Residential and Non-Residential Property; Parcels with Capped Value (193.1555, F.S.)		
	Working Waterfront Property (Art. VII, s.4(j), State Constitution)		
	Reductions in Assessed Value	•	

25 Homestead Assessment Reduction for Parents or Grandparents (193.703, F.S.)

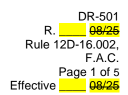
24 Lands Available for Taxes (197.502, F.S.)

²⁶ Disabled Veterans' Homestead Discount (196.082, F.S.)

* Applicable only to County or Municipal Local Option Levies



ORIGINAL APPLICATION FOR HOMESTEAD AND RELATED TAX EXEMPTIONS



Permanent Florida residency required **on January 1**.

Application due to property appraiser **by March 1**.

Complete pages 1 through 3

County		Tax Ye	ar				
I am applying for homes	stead exemption] New	or	☐ Change		
	Property II	nformat	tion				
Homestead address		Mailing	address, it	f differ	ent		
Parcel identification nun	Parcel identification number or legal description						
Type of deed		Date of	deed				
Recorded: Book	Page Date	or Instru	ument num	ber			
Is the property in a trust	? ☐ Yes ☐ No Name of trust on	the prop	erty deed				
	Applicant / Co-app	olicant l	nformati	on			
	Applicant			Co-	applicant/Spouse		
Name							
Phone number					_		
*Social Security #							
Date of birth							
Are you a US Citizen?	☐ Yes ☐ No		☐ Yes [☐ No			
If not a US Citizen, provide Immigration # or Resident Alien Card #	☐ Immigration # or ☐ Resident Alie	n Card #	Immigra	ation #	or Resident Alien Card #		
% of ownership							
Date homestead was established							
Name and address of a	ny owners not residing on the pro	perty					
Marital status of Applica	ant Single Married	Divorced	☐ Widowe	d 🗌	Other, Explain		
Marital status of Co-app	olicant Single Married	Divorced	☐ Widowe	d 🗌	Other, Explain		
Co-applicant relationshi	p to Applicant (Example: Spouse,	, parent,	sibling)				
•	Do you currently claim residency or homestead in another county or state? Applicant? Yes No Co-applicant? Yes No						
Address of current or pr	evious homestead:						
Date current or previous	s homestead was established and	d ended,	if applicab	le:			
	r a Portability benefit if you previo years. A separate application is re	•					

*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.

Proof of Residence		raiser will make the final determination.
	Applicant	Co-applicant/Spouse
Previous residency outside Florida and date terminated	date	date
FL driver license or ID card number	date	date
Florida vehicle tag number		
Florida voter registration number (if US citizen)	date	date
Declaration of domicile, enter date	Recorded date	Recorded date
Current employer		
Address on your last IRS return		
School location of dependent children		
Bank statement and checking account sent to homestead address	☐ Yes ☐ No	☐ Yes ☐ No
Proof of payment of utilities at homestead address	☐ Yes ☐ No	☐ Yes ☐ No
	stead exemption, I am applying found required documents. ¹ Please note som additional applications.	
☐ Age 65 and older with limit ☐ \$5,000 widowed ☐ \$5,000 ☐ Total and permanent disabilit ☐ Certain total and permanent disabilit ☐ Certain total and permanent disabilit ☐ First responder totally and permanent disabled between discount, 650 ☐ Veteran disabled 10% or mor ☐ Disabled veteran confined to work of the same	disabilities - limited income and hemiplegic ermanently disabled in the line of duty or su conder who died in the line of duty of or older which carries over to the surviving evaluation of the disabled veteran or veteran'd permanently disabled veteran or veteran'd refund of previous year's taxes if in the disabled November 1 and provide proof of the disable exemption on another parcel in the previous of the disable of the	years or more ¹ tly disabled c, paraplegic, wheelchair required, or urviving spouse g spouse ¹ s surviving spouse. Applicants for this previous year they acquired this ability as of January 1 of that tax vious year, enter the previous parcel or this exemption qualify for a prorated

¹ This type of exemption or benefit requires an additional application. See page 4 for information.

²See page <u>5</u> 4 Forms and Documents for acceptable forms of proof.

File the signed application for exemption with the county property appraiser.

I authorize this agency to obtain information to determine my eligibility for the exemptions applied for. I qualify for these exemptions under Florida Statutes. I own the property above and it is my permanent residence or the permanent residence of my legal or natural dependent(s). (See s. 196.031, Florida Statutes.)

I understand that under section 196.131(2), F.S., any person who knowingly and willfully gives false information to claim homestead exemption is guilty of a misdemeanor of the first degree, punishable by imprisonment up to one year, a fine up to \$5,000, or both.

I have read, or have had someone read to me, the contents of this form.

I certify all information on this form and any attachments are true, correct, and in effect on January 1 of this year.

Signature, applicant	Date	Signature, co-applicant	Date

Contact your local property appraiser if you have questions about your exemption.

File the signed application for exemption with the county property appraiser.

Signature, property appraiser or deputy	Date	Entered by	Date

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

PENALTIES

The property appraiser has a duty to put a tax lien on your property if you received a homestead exemption during the past 10 years that you were not entitled to receive. 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 ss. 196.011(10) and 196.161(1)(b), F.S.).

If you improperly receive a homestead exemption as a result of the property appraiser's clerical mistake or omission, you will not be assessed penalties or interest.

For tax years beginning in 2025, if you improperly receive an exemption as a result of the property appraiser's clerical mistake or omission, and you disclose the error to the property appraiser before you receive a notice of intent to record a lien, you will not be charged back taxes, penalties or interest. 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 with the county property appraiser's office, may receive a property tax exemption up to \$50,000 of the assessed value. The first \$25,000 applies to all property taxes, including school district taxes. The additional exemption For the first year of your exemption, the added \$25,000 applies to assessed value over \$50,000 and only to non-school taxes. If you remain in the home and keep your homestead exemption, the The additional added \$25,000 exemption is adjusted starting in 2025 and then will increase annually on January 1 for inflation by the percentage change in the Consumer Price Index (CPI), if the percentage change is positive. See s. 196.031(1)(b), F.S.

The Consumer Price Index (CPI) is a measure of consumer price changes. The Bureau of Labor Statistics of the United States Department of Labor calculates the CPI statistics using the All Urban Consumers, U.S. City Average, all items 1967=100, or successor reports for the preceding calendar year. The Department has additional information about CPI posted on the website Florida Department of Revenue – Property Tax – Consumer Price Index (https://floridarevenue.com/property/Pages/ConsumerPriceIndex.aspx floridarevenue.com). The Department will provide the CPI data to the county property appraisers to be used on homestead exemption calculations on applicable properties.

Your local property appraiser will determine whether you are eligible. The appraiser may consider information such as the items requested on page 2.

Save Our 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.

Add	ded Benefits Ava	ilable for Qualified Home	stead Properties	
	Amount	Qualifications	Forms and Documents ^{1,2}	Statute
Exemptions				
	Determined by local ordinance	Local ordinance, limited income	Proof of age DR-501SC, household income	196.075
Local option, age 65 and older	The amount of the assessed value	Local ordinance, just value under \$250,000, permanent residency for 25 years or more.	DR-501SC, household income	
Widowed	\$5,000		Death certificate of spouse	196.202
Blind	\$5,000		Florida physician, DVA ³ , or SSA ⁴	196.202
	\$5,000	Disabled	Florida physician, DVA ³ , or SSA ⁴	196.202
	All taxes	Quadriplegic	2 Florida physicians or DVA*	196.101
Totally and Permanently Disabled	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 ³ , and DR-501A, household income	196.101
Veterans and First Responde	ers Exemptions ar	nd Discount		
Disabled veteran discount, age 65 and older which carries over to the surviving spouse	% of disability	Combat-related disability	Proof of age, DR-501DV Proof of disability, DVA ³ , or US government	196.082
Veteran, disabled 10% or more by misfortune or during wartime bervice Up to \$5,000 Veteran or surviving spouse Proof of disability, DVA US government		Proof of disability, DVA ³ , or US government	196.24	
Veteran confined to wheelchair, service-connected, totally disabled	All taxes	Veteran or surviving spouse	Proof of disability, DVA ³ , or US government	196.091
Service-connected, totally and permanently disabled veteran or surviving spouse	All taxes	Veteran or surviving spouse	Proof of disability, DVA ³ , or US government	196.081
Surviving spouse of veteran who died while on active duty	All taxes	Surviving spouse	US Government or DVA ³ letter attesting to the veteran's death while on active duty	196.081
First responder totally and permanently disabled in the line of duty or surviving spouse	All Taxes	First responder or surviving spouse	Proof of Disability, employer certificate, physician's certificate and SSA ⁴ (or additional physician certificate)	196.102
Surviving spouse of first responder who died in the line of duty	All taxes	Surviving spouse	Letter attesting to the first responder's death in the line of duty	196.081
³ DVA is the US	Department of Veterans	s Affairs or its predecessor. ⁴ SSA is	the Social Security Administration.	
Save Our Homes Portability T	ransfer of Homes	tead Assessment Difference	e Benefit	
Save Our Homes Assessment Limitation and Portability Transfer	The accumulated difference between the assessed value and the just value	Had homestead from a previous Florida county to a new homestead	DR-501T, Transfer of Homestead Assessment Difference	193.155



AD VALOREM TAX EXEMPTION APPLICATION AND RETURN FOR MULTIFAMILY PROJECT AND AFFORDABLE HOUSING PROPERTY

DR-504AFH
R. <u>08/25</u>
Rule 12D-16.002, F.A.C.
Effective <u>08/25</u>
Page 1 of <u>10</u> 7

Sections 196.1978, and 196.1979, 196.19781, and 196.19782 Florida Statutes

This application is for use by owners of affordable housing for persons or families with certain income limits., as provided in sections (ss.) 196.1978 and 196.1979, Florida Statutes (F.S.), to apply for a (select one):

All applicants must select which type of exemption you are applying for below.

Affordable Housing Property Exemptions				
Select one	<u>Title</u>	Florida Statute	Application Section & Page #	
	Property Owned by Non-Profit	s. 196.1978(1)(a)	Section A Pages 2 & 10	
	Land Owned or Leased by Non-Profit	s. 196.1978(1)(b)	Section B Pages 3 & 10	
	Multifamily Project Subject to Recorded Agreement with the Florida Housing Finance Corporation	<u>s. 196.1978(2)</u>	Section C Page 4	
	Newly Constructed Multifamily Project with Florida Housing Finance Corporation Certification Notice	<u>s. 196.1978(3)</u>	Section D Page 5	
	Multifamily Project Subject to Land Use Restriction Agreement with the Florida Housing Finance Corporation	<u>s. 196.1978(4)</u>	Section E Page 6	
	County & Municipal Ordinance on Multifamily Properties	<u>s. 196.1979</u>	Section F Page 7	
	Land Owned by the State of Florida	<u>s. 196.19781</u>	Section G Page 8	
	Newly Constructed Multifamily Project on Land Owned by a Governmental Entity	<u>s. 196.19782</u>	Section H Page 9	
A. Af	fordable Housing Property Exemption for Non-Profit, sect	ion 501(c)(3) Qualific	ed Owners:	
Complete page 2 (Section A) and attach with signature page 1 and attach required documentation from page 7. Section 196.1978(1)(a), F.S.				
B. Affordable Housing Land Exemption for Non-Profit, section 501(c)(3) Qualified Owners:				
Complete page 3 (Section B) and attach with signature page 1 and attach required documentation from page 7. Section 196.1978(1)(b), F.S.				
C. Multifamily Project Exemption for Recorded Agreement with the Florida Housing Finance Corporation: Complete page 4 (Section C.) and attach with signature page 1. Section 196.1978(2), F.S.				
D. Newly Constructed Multifamily Project Exemption:				
Complete page 5 (Section D.) and attach with signature page 1. Section 196.1978(3), F.S.				
E. County & Municipal Affordable Housing Exemption on Multifamily Properties:				
	plete page 6 (Section E.) and attach with signature page 1. Se			

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**.

General Information (ALL applicants must complete this section)				
Applicant name		·		
Mailing address		Physical address, if different		
Business phone		County where property is located		
Parcel identificat	ion number or legal description			
Signature (<u>ALL</u>	applicants must complete this sect	ion.)		
property for exer	res property appraisers to determir npt purposes before granting an actional information or documentation ested.	l valorem tax exemp	tion. Property appra	aisers will
I certify all information of the tax year.	ation on this application, including any	attachments, is true, o	correct, and in effect	on January
-	Signature	Titl	е	Date

Q	Section A: Affordable Housing Property Owned by Exemption for Non-Profit, section 501(c)(3) Qualified Owners (Complete this section if you are applying for an exemption from ad valorem tax in affordable housing property.) (See section 196.1978(1)(a), F.S., for requirements)
1.	On January 1 of the current year, was the applicant a not-for-profit corporation, qualified as charitable under s. 501(c)(3) of the Internal Revenue Code, and in compliance with Revenue Procedures 96-32, 1996-1 C.B. 717? Yes No
	If yes , attach a copy of the determination letter issued by the Internal Revenue Service, a copy of the Articles of Incorporation, as amended, and a copy of the Bylaws, as amended.
	If no , attach a copy of the applicant's Articles of Organization, as amended, and other organizing documents evidencing the organization's purpose.
2.	On January 1 of the current year, was the property owned entirely by the applicant?
	☐ Yes ☐ No
3.	Does the property provide affordable housing to eligible persons as defined by s. 159.603, F.S.? Yes No
4.	Does the property provide affordable housing to persons or families meeting the income limits specified in s. 420.0004, F.S.? Yes No
5.	Florida law provides for exemption of property where affirmative steps are being taken to prepare the property to provide affordable housing. The term "affirmative steps" means environmental or land use permitting activities, creation of architectural plans or schematic drawings, land clearing or site preparation, construction or renovation activities, or other similar activities that demonstrate a commitment of the property to providing affordable housing. [s. 196.196(5)(a)] I am claiming affirmative steps. \square Yes \square No
	If yes , attach a copy of documentation of the affirmative steps. See page 10 for additional required information and documentation.

Section B: Affordable Housing Land Owned or Leased by Exemption for Non-Profit, section 501(c)(3) Qualified Owners (Complete this section if you are applying for an exemption from ad valorem tax on land owned or leased from a housing finance authority pursuant to part IV of chapter 159, F.S., by a not-for-profit corporation but and leased and used for affordable housing.)
(See s. 196.1978(1)(b), F.S., for requirements)
1. On January 1 of the current year, was the applicant a not-for-profit corporation, qualified as charitable under s. 501(c)(3) of the Internal Revenue Code, and in compliance with Revenue Procedures 96-32, 1996-1 C.B. 717? Yes No If yes, attach a copy of the determination letter issued by the Internal Revenue Service, a copy of the Articles of Incorporation, as amended, and a copy of the Bylaws, as amended.
If no , attach a copy of the applicant's Articles of Organization, as amended, and other organizing documents evidencing the organization's purpose.
2 <u>a</u> . On January 1 of the current year, was the land <u>:</u>
 □ owned entirely by the applicant, or □ leased from a housing finance authority under part IV of chapter 159, F.S., by the applicant
and leased for a minimum of 99 years for the purpose of, and predominantly used for providing affordable housing to persons or families meeting the income limits specified in ss. 196.1978(1)(b) and 420.0004, F.S.? Yes (If yes, skip to 2c) No (If no, skip to 2b)
2b. On January 1 of the current year, was the land leased pursuant to s. 196.1978(1)(b), F.S., and
assigned or subleased from a nonprofit entity to persons or families meeting the income limits specified in s. 420.0004, F.S., for such persons' own use as affordable housing? Yes No
2c. For qualifying purposes the Is the square footage of the improvements used to provide the affordable housing must be greater than 50% of the square footage of all improvements on the land?. Yes No
If yes , state the square footage of the improvements used to provide the affordable housing:
State the square footage of all improvements on the land:
3. Florida law provides for exemption of property where affirmative steps are being taken to prepare the property to provide affordable housing. The term "affirmative steps" means environmental or land use permitting activities, creation of architectural plans or schematic drawings, land clearing or site preparation, construction or renovation activities, or other similar activities that demonstrate a commitment of the property to providing affordable housing. [s. 196.196(5)(a)] I am claiming affirmative steps. Yes No
If yes , attach a copy of documentation of the affirmative steps. See page 10 for additional required information and documentation.



Section C: Multifamily Project Exemption for <u>Subject to</u> Recorded Agreement with the Florida Housing Finance Corporation
Complete this section if you are applying for an exemption for a multifamily project for affordable housing to persons or families with certain income limits.
(See s. 196.1978(2), F.S., for requirements)
On January 1 of the current year, how many units of the multifamily project are used to provide affordable housing?
2. Is the property subject to an agreement with the Florida Housing Finance Corporation which provides the property will be used for affordable housing property for extremely-low-income, very-low-income, or low-income limits? Yes No
3. Is the agreement with the Florida Housing Finance Corporation recorded in the official records of the county where the property is located? Yes No Attach a copy of the agreement or list the official records book and page numbers.
 4. On January 1 of the current year, has at least 15 years been completed since the earliest of: a. recorded agreement or b. certificate of occupancy or certificate of substantial completion or c. January 1 of the first year the property was placed in service as an affordable housing property? Yes \(\subseteq \text{No} \)

Section D: Newly Constructed Multifamily Project Exemption with Florida Housing Finance
Corporation Certification Notice
Complete this section if you are applying for an exemption from ad valorem tax on a newly constructed multifamily project substantially completed within 5 years before the date of the first submission of a request for a certification notice from Florida Housing Finance Corporation:
 1) a newly constructed multifamily project that contains more than 70 units, which will be restricted as affordable housing under the requirements in s. 196.1978(3), F.S., or,
 2) a newly constructed multifamily project in an area of critical state concern, designated by s. 380.0552 or chapter 28-36, Florida Administrative Code, and that contains more than 10 units dedicated to affordable housing under the requirements in s. 196.1978(3), F.S.
On January 1 of the current year: (See s. 196.1978(3), F.S., for requirements)
1. Were the affordable housing units rented for an amount that does not exceed either the rent limit chart published by the U.S. Department of Housing and Urban Development or 90 percent of fair market rent as determined by a rental market study, whichever is less?
Rent on multifamily units cannot exceed the amount specified by the most recent multifamily rental programs income and rent limit chart.
The rental market study must identify the fair market value rent of each unit for which a property owner seeks an exemption. (S. 196.1978(3)(m), F.S.)
2. How many of the units were occupied by tenants with an income greater than 80% but not more than 120% of the median annual adjusted gross income for households within the metropolitan statistical area or the county in which the person or family resides?
Units in a multifamily project that meet these requirements of section 196.1978(3)(d), F.S., receive an ad valorem property tax exemption of 75% of the assessed value.
3. How many of the units were occupied by tenants with an income that does not exceed 80% of the median annual adjusted gross income for households within the metropolitan statistical area or the county in which the person or family resides?
Units in a multifamily project that meet these requirements of section 196.1978(3)(d), F.S., are exempt from ad valorem property taxes of the assessed value.
4. How many of the units were vacant but, in the previous year were occupied by a tenant, qualified for the exemption, otherwise qualify, and the use of the units is restricted to providing affordable housing, and reasonable effort is being made to lease the units to eligible persons or families.
5. Attach a certification notice determined by the Florida Housing Finance Corporation.
6. Were the affordable housing units rented for an amount that does not exceed either the rent limit chart published by the U.S. Department of Housing and Urban Development or 90 percent of fair market rent as determined by a rental market study, whichever is less? Yes No Units must be rented for an amount no greater than the lesser of the rent limit chart amount or 90 percent of fair market rent.

Section E: Multifamily Project Subject to Land Use Restriction Agreement with the Florida
Housing Finance Corporation
Complete this section if you are applying for an exemption from ad valorem tax on a multifamily
project that meets the following criteria and was placed into service on or before January 1 of the
current year. (See section 196.1978(4), F.S. for requirements).
1a. Is the property subject to a land use restriction agreement with the Florida Housing Finance
Corporation that requires the property to be used for 99 years to provide affordable housing to
natural persons or families meeting the extremely-low-income, very-low-income, or low-income
<u>limits? Yes No</u>
1b. Does the agreement include a penalty provision for ceasing to provide affordable housing
before the end of the agreement term that is equal to 100 percent of the total amount financed
by the corporation multiplied by each year remaining in the agreement?
Yes No
1c. Is the agreement with the Florida Housing Finance Corporation recorded in the official records
of the county where the property is located? Yes No
County where property is located:
County where agreement is recorded:
Attack a constant the agree one of and light the official records have been discounted as a
Attach a copy of the agreement and list the official records book and page numbers:
2a. Is the property composed of an improvement to land where an improvement did not previously
exist or the construction of a new improvement where an old improvement was removed?
☐ Yes ☐ No
2b. Was the improvement substantially completed within 2 years before the first submission of this
application for exemption? <a>Yes <a>No
3. What is the total number of residential units contained within the multifamily project?
or triacio dio total namboi or regidential ante contamos within the mathamily project:
How many units are used to provide affordable housing to persons or families meeting the
extremely-low-income, very-low-income, or low-income limits specified in s. 420.0004, F.S. ?
The multifamily project must contain more than 70 units.
The multifamily project must contain more than 70 units.



Section FE: County & Municipal Ordinance Affordable Housing Property Exemption on Multifamily Properties

(See s. 196.1979, F.S.) Complete this section if you are applying for an exemption from ad valorem tax based on a county/municipality ordinance.

- Qualified property may receive up to 75% ad valorem tax exemption of the assessed value if fewer than 100% of the multifamily units are used to provide affordable housing.
- Qualified property may receive up to 100% ad valorem tax exemption if 100% of the

multifamily units are used to provide affordable housing.
On January 1 of the current year:
1. How many of the units were occupied by tenants with an income greater than 30% but not more than 60% of the median annual adjusted gross income for households within the metropolitan statistical area or the county in which the person or family resides?
2. How many of the units were occupied by tenants with an income that does not exceed 30% of the median annual adjusted gross income for households within the metropolitan statistical area or the county in which the person or family resides?
3. How many of the units were vacant but, in the previous year were occupied by a tenant, qualified for the exemption, otherwise qualify, and the use of the units is restricted to providing affordable housing, and reasonable effort is being made to lease the units to eligible persons or families.
4. What is the total number of residential units contained within the multifamily project? The multifamily project must contain 50 or more units.
5. What percent of the total residential units were used for affordable housing? The multifamily project must have at least 20% of the total units used to provide affordable housing.
6. Were the affordable housing units rented for an amount that does not exceed either the rent limit chart published by the U.S. Department of Housing and Urban Development or 90 percent of fair market rent as determined by a rental market study, whichever is less? Yes No Units must be rented for an amount no greater than the lesser of the rent limit chart amount or 90 percent of fair market rent.
 7. Has the property had any of the following: Cited for code violations on three or more occasions in the past 24 months before submission of this application? Yes No Any code violations that have not been properly remedied by the property owner before the submission of this application? Yes No Any unpaid fines or charges relating to the cited code violations? Yes No
8. Attach a copy of the certification of qualified property from the local entity with this application for exemption. Applications for certification are determined by the local entity. If you are applying for both a county and a municipal exemption, attach both certifications.



Section H: Newly Constructed Multifamily Project on Land Owned by a Governmental Entity
Complete this section if you are applying for an exemption from ad valorem tax on a newly
constructed affordable housing project located on land owned by a governmental entity and
substantially completed.
(See s. 196.19782, F.S., for requirements)
On January 1 of the current year:
1. Is the property within a newly constructed multifamily project?
<u> Yes No</u>
2a. What is the total number of residential units contained within the multifamily project?
zar maria una tatar mannasi ar residentiar anno demanica marin are mannami, projecti
2b. How many units used to provide affordable housing to persons or families meeting the extremely-
low-income, very-low-income, or low-income limits specified in s. 420.0004, F.S. ?
The model for with a project and a project and the project and the project and the beautiful and the project a
The multifamily project must provide more than 70 units for affordable housing.
3a. Is the multifamily project subject to a lease or restrictive use agreement with a governmental
entity that requires the property to be leased for at least 30 years for the purpose of and
predominant use for providing affordable housing? Yes No
Ob. Disease or Destrictive Head Assessment
3b. Lease or Restrictive Use Agreement
3c. Is the lease or agreement recorded in the official records of the county where the property is
located? Yes No
County where property is located:
County where agreement is recorded:
Attach a copy of the agreement and list the official records book and page numbers.
4. Is the agreement with the Florida Housing Finance Corporation recorded in the official records of
the county where the property is located? Yes No

Affordable Housing Property Exemption - Information and Documentation Required See Sections 196.1978(1)(a) and 196.1978(1)(b), F.S,

- 1. Provide a copy of the organization's most recent financial statement.
- Provide a copy of the organization's most recent federal tax return (if filed).
- Provide the following fiscal and other records showing in reasonable detail the financial condition, record of operation, and exempt and nonexempt uses of the property, where appropriate, for the immediately preceding fiscal year:
 - a. A schedule of payments or advances, directly or indirectly, by way of salaries, fees, loans, gifts, bonuses, gratuities, drawing accounts, commissions or other compensation (except for reimbursements for reasonable out-of-pocket expenses incurred on behalf of the applicant) to
 - any officer, director, trustee, member, or stockholder, or
 - any person, company, or other entity directly or indirectly controlled by the applicant.
 - b. An explanation for the guarantee of any loan to or obligation of any officer, director, trustee, member, or stockholder of the applicant or any entity directly or indirectly controlled by the applicant.
 - c. Any contractual arrangement by the applicant or any officer, director, trustee, member, or stockholder of the applicant regarding the
 - rendition of services;
 - provision of goods or supplies;
 - management of the applicant;
 - · construction or renovation of the property;
 - procurement of the real, personal, or intangible property; and
 - other similar financial interest in the affairs of the applicant.
 - d. A schedule of payments or amounts for
 - salaries for operation;
 - services received;
 - supplies and materials;
 - reserves for repair, replacement, and depreciation of the property;
 - any mortgage, lien, and other encumbrances; and
 - other purposes (explain).
 - e. A schedule of charges for services rendered by the applicant. If the charges for services rendered exceed the value of the services rendered, information on whether the excess is used to pay maintenance and operational expenses furthering its exempt purpose or to provide services to persons unable to pay for the services.
 - f. An affirmative statement that no part of the property, or no part of the proceeds of the sale, lease, or other disposition of the property, will inure to the benefit of its members, directors, or officers, or to any person or firm operating for a profit or for a nonexempt purpose.

Need Help?

In Florida, local governments are responsible for administering property tax. The best resource for assistance is the property appraiser in the county where the property is located. Find websites for county property appraisers at:

FloridaRevenue.com/Property/Pages/LocalOfficials.aspx

STATE OF FLORIDA

DEPARTMENT OF REVENUE

PROPERTY TAX OVERSIGHT PROGRAM CHAPTER 12D-17, FLORIDA ADMINISTRATIVE CODE TRUTH IN MILLAGE ("TRIM") COMPLIANCE AMENDMENTS TO RULE CHAPTER 12D-17, F.A.C.

SUMMARY OF PROPOSED RULE

The proposed amendments to Rule Chapter 12D-17, Truth in Millage ("TRIM") Compliance, is to repeal obsolete rule provisions and references, update references, incorporate forms by reference, provide property appraisers the method to submit the TRIM Compliance Package using the Department's OASYS Electronic Truth in Millage (eTRIM) internet-based system, and to clarify the TRIM compliance process.

The proposed amendments: (1) remove the obsolete rule reference to Chapter 12-10, F.A.C., from Rule 12D-17.001, F.A.C.; (2) update terms used in Chapter 12D-17 and remove obsolete terms no longer used from Rule 12D-17.002, F.A.C.; (3) incorporate forms and add eTRIM to the submission process, in Rule 12D-17.003, F.A.C.; (4) provide for calculations of budget information by school districts in Rule 12D-17.0035, F.A.C.; (5) provide instructions for taxing authorities and school districts to submit forms in the compliance process to the Department, provide for the electronic Truth in Millage system for completing requirements, and provide for the incorporation of forms by reference in Rule 12D-17.004, F.A.C.; (6) include updates to language in Rule 12D-17.005, F.A.C.; (7) update process for disbursement and provide for incorporation of referenced forms in Rule 12D-17.006, F.A.C.; (8) remove obsolete references to Chapter 12-10, F.A.C., as revised, and provide for the incorporation by reference of forms in Rule 12D-17.007, F.A.C.; (9) provide clarity by removing archaic language from Rule 12D-17.008, F.A.C.; (10) allow for sending TRIM notices electronically in Rule 12D-17.009, F.A.C.; and (11) provide for the incorporation by reference of forms in Rule 12D-17.010, F.A.C.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

The purpose of the proposed amendments to Rule Chapter 12D-17, F.A.C., is to reflect current law, to clarify the TRIM requirements, and to provide for submitting the required TRIM forms and documents using the Department's OASYS eTRIM internet-based system.

FEDERAL COMPARISON STATEMENT

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

SUMMARY OF RULE DEVELOPMENT WORKSHOP HELD OCTOBER 15, 2025

The Department of Revenue published a Notice of Rule Development for proposed amendments to Rule Chapter 12D-17, F.A.C., in the Florida Administrative Register on September 26. 2025 (Vol. 51, No. 188, pp. 3654-3655). The Department scheduled a rule development workshop for October 15, 2025, if requested in writing. The Department received requests for the workshop and the 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-17.001	Scope			
12D-17.002	Definitions			
12D-17.003	Truth in Millage ("TRIM") Compliance			
12D-17.0035	Instructions and Calculations			
12D-17.004	Taxing Authority's Certification of Compliance; Notification by			
	Department			
12D-17.005	Taxing Authorities in Violation of Section 200.065, Florida Statutes			
12D-17.006	Notification of Noncompliance; Withholding and Escrow of State			
	Revenue Sharing Funds			
12D-17.007	Taxing Authorities Failing to Timely File Certification; Forfeiture of State			
	Revenue Sharing Funds			
12D-17.008	Computation of Time			
12D-17.009	Tax Roll Approval; Extended Time Frames; Method of Adjustment of			
	Millage			
12D-17.010	Certification of Compliance and Application			
PURPOSE AND EFFECT: The purpose of the proposed amendments to Rule Chapter 12D-17,				
Truth in Millage ("TRIM") Compliance, is to repeal obsolete rule provisions and references,				
update references, incorporate forms by reference, provide property appraisers the method to				

submit the TRIM Compliance Package using the Department's OASYS Electronic Truth in Millage (eTRIM) internet-based system, and to clarify the TRIM compliance process. SUMMARY: The proposed amendments: (1) remove the obsolete rule reference to Chapter 12-10, F.A.C., from Rule 12D-17.001, F.A.C.; (2) update terms used in Chapter 12D-17 and remove obsolete terms no longer used from Rule 12D-17.002, F.A.C.; (3) incorporate forms and add eTRIM to the submission process, in Rule 12D-17.003, F.A.C.; (4) provide for calculations of budget information by school districts in Rule 12D-17.0035, F.A.C.; (5) provide instructions for taxing authorities and school districts to submit forms in the compliance process to the Department, provide for the electronic Truth in Millage system for completing requirements, and provide for the incorporation of forms by reference in Rule 12D-17.004, F.A.C.; (6) include updates to language in Rule 12D-17.005, F.A.C.; (7) update process for disbursement and provide for incorporation of referenced forms in Rule 12D-17.006, F.A.C.; (8) remove obsolete references to Chapter 12-10, F.A.C., as revised, and provide for the incorporation by reference of forms in Rule 12D-17.007, F.A.C.; (9) provide clarity by removing archaic language from Rule 12D-17.008, F.A.C.; (10) allow for sending TRIM notices electronically in Rule 12D-17.009, F.A.C.; and (11) provide for the incorporation by reference of forms in Rule 12D-17.010, F.A.C. 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), 218.26(1) FS.

LAW IMPLEMENTED: 129.03, 192.048, 193.1142, 195.002, 200.001, 200.065, 200.068, 218.21, 218.23, 218.26(4), 218.33, 218.63, 1011.62 FS.

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

DATE AND TIME: To be determined.

PLACE: To be determined.

NOTICE UNDER THE AMERICANS WITH DISABILITIES ACT: Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in any rulemaking proceeding before the Property Tax Oversight Program is asked to advise the Department at least 48 hours before the proceeding by contacting Mike Cotton at (850)617-8870. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800) 955-8771 (TDD) or 1 (800) 955-8771 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Mike Cotton, Property Tax Oversight Program, telephone 850-617-8870 or email DORPTO@floridarevenue.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

12D-17.001 Scope.

- (1) No change.
- (2) In the event the taxing authority does not fulfill these requirements, then under the provisions of Sections 200.065(13) 200.065(12), 218.23(1) and 218.63(2), F.S., the taxing authority will shall not receive its share of state revenue sharing funds and will shall be subject to forfeiture of such funds. In such event, the Department will withhold and escrow state revenue sharing funds pursuant to this rule and Chapter 12-10, F.A.C.
 - (3) No change.
- (4) The Executive Director, or the Executive Director's designee, <u>must shall</u> make determinations of compliance with the Truth in Millage ("TRIM") laws and <u>must shall</u> otherwise administer the provisions of Chapters 200 and 218, F.S.
- (5) Nothing contained in this rule chapter will shall serve to authorize or extend any millage in excess of the maximum millage authorized by law. See, for example, Sections 125.01(1)(q), 200.071, 200.081 and 200.091, F.S., and Article VII, section 9(b), Florida Constitution.

 Rulemaking Authority 195.027(1), 213.06(1), 218.26(1) FS. Law Implemented 195.002, 200.065, 200.068, 218.21, 218.23, 218.63 FS. History–New 6-20-91, Amended 10-30-91, ______.

12D-17.002 Definitions.

- (1) The definitions applicable under this rule chapter are given the same meanings as the definitions provided in Sections 192.001, 197.102, 200.001(8) and 218.21, Florida Statutes. shall be those set forth at Section 200.001(8) Florida Statutes, and Rules 12D-1.002 and 12-10.002,
 - (2) In addition, the following definitions apply:
- (a)1. "Adjacent to," when used in reference to newspaper advertisements, means next to, touching or contiguous either at the sides or at the corners. This term includes advertisements placed adjacent either on the same page or adjoining pages with a crease separating them, so that the advertisements may be seen to be adjacent with the newspaper laid open upon a flat surface. The term does shall not include advertisements placed on opposite sides of the same page with the edge of a page separating them.
- 2. When used in reference to an online advertisement, adjacent to means the advertisements must appear on one webpage, next to, touching or continguous either at the sides or at the corners. If advertisements are posted using weblinks, the advertisements should appear adjacent to one another, visible on one page. Separate links leading to separate advertisements should not be used.
- (b) "Certification date" means the date of certification by the property appraiser to each taxing authority within the county of the taxable value within each taxing authority on the Certification of Taxable Value (form DR-420) or Certification of School Taxable Value (form DR-420S) Form (form DR-420 or DR-420S, incorporated by reference in Rule 12D-16.002, F.A.C.) or Form DR-420S, or July 1, whichever is later. The certification date is shall be day 1, the day from which other significant dates regarding TRIM compliance are calculated.

- (c) No change.
- (d) "Debt service millage" means millage revenues to be allocated to debt service and not operating purposes.
- (e) "Filing," "filed," or "file" means submission of the TRIM Compliance Package through
 the Department's Oversight and Assistance System (OASYS) electronic portal using the Truth in
 Millage (eTRIM) application at https://eportal.oasys.floridarevenue.com/.
- (f)(e) "Final millage" or "finally adopted millage" means the millage finally adopted by a taxing authority pursuant to Section 200.065(2)(d), F.S.
- (g)(f) "Final budget" means the budget <u>finally</u> adopted by a taxing authority pursuant to Section 200.065(2)(d), F.S.
- (g) "Filing," "filed," or "file" means mailing and postmark or actual delivery to the following address:

Mailing	or	Overnight Delivery
Department of Revenue		Department of Revenue
TRIM Compliance		TRIM Compliance
Post Office Box 3000		2450 Shumard Oak Boulevard, Room
		2-3200
Tallahassee, Florida 32315-3000		Tallahassee, Florida 32399-0126
(850)617-8919		

- (h) "Fiscal year" means the 12-month period for local gevernments which begins October 1 and ends September 30.
- (i)(h) "Operating expenditures" means all moneys of the taxing authority, including dependent special districts, which were or could be either expended during the applicable fiscal

year, or retained as a balance for future spending in the fiscal year. The term <u>does shall</u> not include those moneys held in or used in trust, agency, or internal service funds, or expenditures of bond proceeds for capital outlay or for advanced refunded debt principal.

- (i) through (m) Renumbered as (j) through (n). No change.
- (o)(n) "Taxing authority" includes, but is not limited to, any county, municipality, authority, special district as defined in Section 165.031(7) 165.031(5), F.S., or other public body of the state, any school district, library district, neighborhood improvement district created pursuant to the Safe Neighborhoods Act, metropolitan transportation authority, municipal service taxing or benefit unit (MSTU or MSBU), or water management district created under Section 373.069, F.S.
 - (o) through (p) Renumbered as (p) through (q) No change.
- (r)(q) "TRIM notice" means the Notice of Proposed Property Taxes, (form Form DR-474, incorporated by reference in Rule 12D-16.002, F.A.C.), required by Sections 200.069 and 200.065(2)(b), F.S., required to be sent mailed by a property appraiser within 55 days of the certification date or 10 days after the tax roll is approved or the interim roll procedures under Section 193.1145, F.S., are instituted, whichever is later.
- (s) "TRIM Compliance Package" means the set of documents that each taxing authority must submit to the Department to certify that they followed the TRIM requirements under Chapter 200, F.S.
- (t)(r) "Unit of local government" means a county or municipal government, but does shall not include any special districts as defined by Section 165.031(7) or Chapters 189 and 218, F.S. Rulemaking Authority 195.027(1), 218.26(1) FS. Law Implemented 192.048(1)(a), 195.002, 200.001(8), 200.065, 200.068, 218.21, 218.23, 218.33, 218.63 FS. History–New 6-20-91,

12D-17.003 Truth in Millage ("TRIM") Compliance.

- (1) It is the responsibility of the taxing authority to notify the Department, at the address stated in this rule chapter, of its name, email address, mailing address, and the name of the person or official who is to receive all Truth in Millage ("TRIM") correspondence: using the OASYS eTRIM system to add or update information. The Department will may use the information address on file by May 1 of each year to send in sending out any forms and associated correspondence by June 1 of that year.
- (2) Compliance with this rule chapter <u>by</u> shall be necessary in order for a taxing authority <u>is</u> necessary to be considered in compliance with Section 200.065, F.S. For purposes of this rule chapter, <u>day 1 is</u> the certification date, <u>which shall be day 1</u>, shall be the date of certification of the taxable value by the property appraiser on Form DR-420, or July 1, whichever is later.
 - (3) A taxing authority other than a school district must:
- (a) Compute a proposed millage rate using not less than 95 percent of the taxable value certified to it pursuant to Section 200.065(1), F.S. For purposes of the calculation of the proposed millage rate by a special district, the determination by the Department of Commerce pursuant to Chapter 189, F.S., of the dependent or independent status of the district is shall be prima facie evidence of such status. Principal taxing authorities (counties and cities) must shall use 95 percent of the taxable value in each district or unit in which a millage is levied.

 Multicounty taxing authorities must shall use 95 percent of the taxable value within their jurisdiction in each county in which the millage is levied.
 - (b) Advise the property appraiser, on form Form DR-420, of its proposed millage rate, of its

rolled-back rate computed pursuant to Section 200.065(1), F.S., and of the date, time and place at which a public hearing will be held to consider the proposed millage rate and the tentative budget. This advisement must shall be made within 35 days of the certification date. If the taxing authority fails to timely provide such information, as required by Section 200.065(2)(b), F.S., it will shall be prohibited from levying a millage rate greater than the rolled-back rate. One form Form DR-420 must shall be prepared for operating millage for each county, each special district, each municipality, and each taxing authority subordinate to a county or municipality. For each multicounty taxing authority, one form Form DR-420 must shall be prepared for each county in which the operating millage is levied. The property appraiser is required to send mail the notice of proposed property taxes, the TRIM notice, within 55 days after the certification date. This notice serves as the notice of the tentative millage and budget hearing.

- (c) Hold a public hearing on the tentative millage rate and budget, on or after 10 days after sending the mailing of the TRIM notice and within 80 days but not earlier than 65 days after the certification date, scheduled as required by Section 200.065(2)(c) 200.065(2)(e)2., F.S.
 - (d) through (e) No change.
- (f) Certify the adopted millage to the property appraiser and the tax collector, submitting copies of the resolutions or ordinances. These submissions <u>must shall</u> be made within 3 days from the date of the final budget hearing and thus within 101 days of the certification date.
- (g) Execute the Certification of Final Taxable Value, (form Form DR-422, incorporated by reference in Rule 12D-16.002, F.A.C.), showing the adopted millage rate and return it to the property appraiser, tax collector, and the Department within 3 days from receipt of the certification from the property appraiser. In the event variance in taxable value so certified for municipalities, counties, and water management districts is more than 1 percent from that

DR-420, then as provided by Section 200.065(6) 200.065(5), F.S., the municipality, county or water management district may administratively adjust its adopted millage rate without a public hearing. Any other taxing authority, except a school district, may administratively adjust its millage if the taxable value is at variance by more than 3 percent. The adjustment must shall be such that the taxes computed by applying the adopted rate against the certified taxable value are equal to the taxes computed by applying the adjusted adopted rate to taxable value on the roll to be extended. No adjustment can shall be made to levies required by law to be a specific millage amount.

- (h) Certify compliance with Chapter 200, F.S., to the Department, on the Certification of Compliance (form Form DR-487, incorporated by reference in Rule 12D-16.002, F.A.C.), within 30 days after adoption of the ordinance or resolution establishing a property tax millage levy, as provided elsewhere in this rule chapter.
 - (4) A school district must:
 - (a) No change.
- (b) Prepare, through the superintendent, and submit the tentative budget to the school board, and the school board <u>must shall</u> approve or amend the tentative budget for advertising, within 24 days after the certification date, in accordance with Section 200.065(2)(a)3. and Chapter 1011, F.S.
 - (c) No change.
- (d) Hold the tentative budget hearing on or after 2 days and within 5 days from the day the advertisement is first published, scheduled as required by Section 200.065(2)(f)1.

 200.065(2)(e)2., F.S. Therefore, the tentative budget hearing must shall be held within 34 days

from the certification date.

- (e) Advise the property appraiser, on the Certification of School Taxable Value (form Form DR-420S, incorporated by reference in Rule 12D-16.002, F.A.C.), of its proposed millage rate within 35 days of the certification date. The property appraiser is required to send mail the notice of proposed property taxes, the TRIM notice, within 55 days of the certification date. This notice serves as the notice of the final millage and budget hearing.
 - (f) No change.
- (g) Certify the adopted millage to the property appraiser and the tax collector. These submissions <u>must shall</u> be made within 3 days from the date of the hearing, and thus within 101 days of the certification date.
- (h) Execute the Certification of Final Taxable Value, <u>form Form DR-422</u>, showing the adopted millage rate and return it to the property appraiser, tax collector, and the Department within 3 days from receipt of the certification from the property appraiser. In the event variance in taxable value so certified is more than 1 percent from that initially certified by the property appraiser on the Certification of Taxable Value, <u>form Form DR-420</u>, then as provided by Section <u>200.065(6)</u> <u>200.065(5)</u>, F.S., the school district may administratively adjust its adopted millage rate without a public hearing. The adjustment <u>must shall</u> be such that the taxes computed by applying the adopted rate against the certified taxable value are equal to the taxes computed by applying the adjusted adopted rate <u>to</u> taxable value on the roll to be extended. No adjustment <u>can shall</u> be made to levies required by law to be a specific millage amount.
- (i) Certify compliance with Chapter 200, F.S., to the Department, on <u>form Form DR-487</u>, within 30 days following adoption of the ordinance or resolution establishing a property tax millage levy, as provided in this rule chapter.

Rulemaking Authority 195.027(1), 218.26(1) FS. Law Implemented 129.03, 195.002, 200.065, 200.068, 218.21, 218.23, 218.63, 1011.62 FS. History—New 6-20-91, Amended 1-11-94, 4-18-94, 12-27-94, 12-25-96, 12-31-98, 6-13-22, 3-27-25, _______.

12D-17.0035 Instructions and Calculations.

- (1) Rolled-back rate. Specific instructions for calculating the rolled-back rate are contained in the <u>Truth in Millage (TRIM) TRIM</u> compliance instructions for completing <u>a Certification of Taxable Value (form Form DR-420, incorporated by reference in Rule 12D-16.002, F.A.C.). In general, the <u>The</u> calculation of the rolled-back rate <u>must shall</u> include all millages exclusive of voted debt service levies and millages in excess of the 10 mill cap pursuant to Section 200.071, F.S.</u>
- (2)(a) Percent increase over the current year rolled-back rate of tentative millage. The calculation is: current year aggregate tentative millage divided by the current year aggregate rolled-back rate, minus 1.00, times 100, equals the percent to publish in the Notice of Tax Increase advertisement. In other words, the The actual calculation is would be:

((current year aggregate tentative millage / current year	=	percent to <u>publish in the</u>
aggregate rolled-back rate) - 1.00) \underline{x} 100		advertise in
		Notice of Tax Increase
		advertisement.

(b) Percent increase over the <u>rolled-back</u> rate of final millage. The calculation is: current year final millage divided by the current year rolled-back rate, minus 1.00, times 100 equals the percent to state in the ordinance or resolution as required by Section 200.065(2)(d),

F.S. In other words, the <u>The</u> actual calculation is would be:

((current year final millage/rolled-back rate) - 1.00) \underline{x} = 100 = percent to state in resolution or ordinance

- (3) <u>Taxing Authorities and School Districts:</u> Calculation of proposed, tentative, and final budgets, proposed and final millage rates, and ad valorem proceeds. In calculating these figures, Section 200.065(2)(a)1., F.S., requires each taxing authority to use not less than 95 percent of the taxable value certified to it by the property appraiser. This is at least 95 percent of the gross taxable value appearing on line 4 of the <u>form Form DR-420</u> or a Certification of School Taxable <u>Value (form Form DR-420S, incorporated by reference in Rule 12D-16.002, F.A.C.)</u>.
 - (a) The calculation of the tentative budget or ad valorem proceeds is:

Line 4 of <u>form</u> Form DR-420 or <u>form</u> Form	the absolute minimum of ad valorem proceeds
DR-420S $\underline{\mathbf{x}} \bullet .95 \underline{\mathbf{x}} \bullet$ tentative millage rate =	to use for tentative budget purposes

(b) The calculation of the final budget or ad valorem proceeds is:

Line 4 of <u>form</u> Form DR-420 or <u>form</u> Form	the absolute minimum of ad valorem proceeds
DR-420S $\underline{\mathbf{x}} \bullet .95 \underline{\mathbf{x}} \bullet$ final millage rate =	to use for final budget purposes

(4) Budget summary advertisement. The advertised budget <u>must shall</u> remain in balance. The tentative millages stated in the budget summary advertisement <u>must shall</u> be the millages the taxing authority is proposing to levy, and <u>must shall</u> be tied to the anticipated ad valorem proceeds resulting from each millage. Each tentative millage <u>must shall</u> be displayed in the budget summary advertisement. However, each millage may be divided and allocated to one or more funds or budgets, provided it is readily apparent in the advertisement that the sum of the

millages is less than or equal to the respective proposed millage. The proceeds <u>must shall</u> be displayed in the appropriate fund or budget to which they are to be deposited.

Rulemaking Authority 195.027(1), 213.06(1), 218.26(1) FS. Law Implemented 195.002, 200.065, 200.068, 213.05, 218.21, 218.23, 218.63, <u>1011.62(4)</u> FS. History–New 6-20-91, <u>Amended</u>

12D-17.004 Taxing Authority's Certification of Compliance; Notification by Department.

- (1) If an ordinance or resolution establishing a property tax millage levy is adopted, the taxing authority must file the TRIM Compliance Package including a Certification of Compliance (form Form DR-487, incorporated by reference in Rule 12D-16.002, FA.C.), with the Department within 30 days following the adoption of the levy.
- (2)(a) For taxing authorities other than school districts, the certification of compliance must be made by filing the following items with the Department:
- 1. A copy of the Certification of Taxable Value, Form (form DR-420, incorporated by reference in Rule 12D-16.002, F.A.C.).
 - 2. A copy of the ordinance or resolution adopting the millage rate.
 - 3. A copy of the ordinance or resolution adopting the budget.
- 4. <u>Proof of publication of the The entire page from the print edition</u> of the newspaper or the entire webpage from an Internet only publication, containing the final budget hearing advertisement, which is the notice of proposed tax increase advertisement required by Sections 200.065(2)(d) and (3)(a), F.S., or the notice of budget hearing advertisement required by

Sections 200.065(2)(d) and (3)(b), F.S., whichever is appropriate, and which is required to be adjacent to the budget summary advertisement. For multicounty taxing authorities, <u>proof of publication of the entire page from the newspaper or the entire webpage from an Internet only publication, containing</u> the notice of proposed tax increase advertisement or notice of tax increase advertisement required by Sections 200.065(2)(d), (3)(a), (3)(g) and (9), F.S., or the notice of budget hearing advertisement required by Sections 200.065(2)(d), (3)(b), (3)(e) and (8), F.S., and which is required to be adjacent to the budget summary advertisement.

- 5. Proof of publication of The entire page from the print edition of the newspaper or the entire webpage from an Internet only publication, containing the budget summary advertisement required by Sections 200.065(3)(1) and 129.03(3)(b), F.S., adjacent to the advertisement required by subparagraph paragraph 4. of this paragraph rule subsection above.
- 6. <u>Proof</u> <u>Proof(s)</u> of publication from the newspaper of the notice of tax increase or notice of proposed tax increase advertisement or notice of budget hearing advertisement, and the adjacent budget summary advertisement. In the event notice is not published but is mailed according to Section 200.065(3)(f), F.S., a taxing authority must submit a certification of mailing from the post office with a copy of the notices.
- 7. For counties only, a copy of the Notice of Tax Impact of the Value Adjustment Board advertisement described in Section 194.037, F.S., and Rule 12D-9.038, F.A.C. (the entire page from the print edition of the newspaper or the entire webpage from an Internet-only publication).
- 8. For counties only, proof of publication of the notice of tax impact of the value adjustment board advertisement. If the value adjustment board completes its hearings after the deadline for certification under Section 200.068, F.S., the county <u>must shall</u> submit this item to the Department within 30 days from the completion of the hearings.

- 9. A copy of the Certification of Final Taxable Value, <u>form Form DR-422</u>, if the property appraiser has issued one as of this date. If the taxing authority has not received this certification, then the taxing authority <u>must shall</u> file the remainder of the certification package with the Department within the deadline and <u>shall</u> file the certification <u>form Form DR-422</u> as soon as it is received.
 - 10. Form DR-420TIF, Tax Increment Adjustment Worksheet.
 - 11. Form DR-420DEBT, Certification of Voted Debt Millage, if used.
- 12. Form DR-420MM, Maximum Millage Levy Calculation Final Disclosure, including the maximum millage rates calculated pursuant to Section 200.065(5), F.S., together with values and calculations on which the maximum millage rates are based.
 - 13. Form DR-487V, Voting Vote Record for Final Adoption of Millage Levy.
 - 14. Form DR-422DEBT, Certification of Final Voted Debt Millage, if used.
 - 15. Certification of Compliance, <u>form</u> Form DR-487.

The forms listed above are incorporated by reference in Rule 12D-16.002, F.A.C.

- (b) For school districts, the certification of compliance must be made by filing the following items with the Department:
 - 1. A copy of the Certification of School Taxable Value, form Form DR-420S.
 - 2. A copy of Department of Education <u>form</u> Form ESE-524.
- 3. The entire page from the print edition of the newspaper or the entire webpage from an Internet-only publication containing the tentative budget hearing advertisement, which is the notice of proposed tax increase advertisement required by Sections 200.065(2)(f) and (3)(c) or (3)(d), F.S., or the notice of budget hearing advertisement required by Sections 200.065(2)(f) and (3)(e), F.S., whichever is appropriate, and which is required to be adjacent to the budget

summary advertisement.

- 4. Proof of publication of the tentative budget hearing advertisement from the newspaper pursuant to Chapter 50, F.S., or a publicly accessible website pursuant to Chapter 50.0311, F.S.
- 5. The entire page from the print edition of the newspaper or the entire webpage from an Internet-only publication containing the budget summary advertisement, required by Sections 200.065(3)(l) and 129.03(3)(b), F.S., adjacent to the advertisement required by <u>subparagraph</u> sub-paragraph 4 of this paragraph.
 - 6. through 8. No change.
- 9. Copy of the Certification of Final Taxable Value, <u>form Form DR-422</u>, if the property appraiser has issued one as of this date. If the school district has not received this certification, then the remainder of the certification package <u>must shall</u> be filed with the Department within the deadline and <u>file form DR-422</u> the certification shall be filed as soon as it is received.
 - 10. A copy of Certification of Voted Debt Millage, <u>form</u> DR-420DEBT, if used.
 - 11. through 12. No change.
- 13. Copy of the Certification of Final Voted Debt Millage, <u>form</u> DR-422DEBT, if used.
 - 14. Certification of Compliance, <u>form</u> Form DR-487.

The forms listed above are incorporated by reference in Rule 12D-16.002, F.A.C.

(3) The Department provides an internet-based system, OASYS eTRIM (electronic Truth in Millage) at https://eportal.oasys.floridarevenue.com/, for taxing authorities, including school districts, to complete and submit the forms and documents required for certification of compliance with Chapter 200, F.S., Determination of Millage, and for conforming to the maximum millage limitation requirements in Section 200.065(5), F.S. Using OASYS eTRIM,

independent special districts in their counties. Counties, municipalities, and independent special districts, including water management districts, will be able to complete and return forms to the property appraiser containing information for inclusion in the Notice of Proposed Property

Taxes, form DR-474, incorporated by reference in Rule 12D-16.002, F.A.C., and will be able to submit information and documentation to the Department. For more information about OASYS eTRIM, contact the TRIM section at TRIM@floridarevenue.com.

(4)(3) If no ordinance or resolution establishing a property tax millage levy is adopted, then on or before November 1, a unit of local government <u>must shall</u> file a certification, on Form DR-421, with the Department that the requirements of Section 200.065, F.S., if applicable, were met. The certification must be filed on a Certification for Taxing Authorities that Do Not Levy Ad Valorem Taxes, (form DR-421, incorporated by reference in Rule 12D-16.002, F.A.C.)

(5)(4) The Department will shall notify each taxing authority which has made a complete filing and which is in compliance with this rule section and Section 200.065, F.S.

Rulemaking Authority 195.027(1), 218.26(1) FS. Law Implemented 195.002, 200.001, 200.065, 200.068, 218.21, 218.23, 218.63 FS. History—New 6-20-91, Amended 12-25-96, 12-31-98, 11-1-12, 6-13-22, 3-27-25, ______.

12D-17.005 Taxing Authorities in Violation of Section 200.065, Florida Statutes.

(1) The Department <u>must shall</u> review the <u>TRIM Compliance Package including the</u>

Certification of Compliance, (<u>form Form DR-487</u>, incorporated by reference in Rule 12D
16.002, F.A.C.), made by the taxing authority, if filed, in the respects set forth elsewhere in this

rule chapter. If the taxing authority or school district has made an incomplete filing or is otherwise found to be in violation of any of the statutory elements, the Department <u>must shall</u> make such a determination and <u>shall so</u> notify the taxing authority or school district.

- (2)(a) The Department <u>must shall</u> regard as major any violation or combination of violations of Section 200.065 or 200.068, F.S., which tend to misinform taxpayers whether or not such violation is specifically identified in the following guidelines.
- (b) Where a violation is specified or found to be major, the taxing authority <u>must shall</u> be required to readvertise and rehold hearing(s). The specification of a violation as minor in the guidelines <u>must shall</u> not preclude the Department from considering it to be major where the surrounding circumstances indicate it to be major.
- (c) The guidelines in this paragraph <u>are shall be</u> used by the Department based on the impact of the violation on the Truth in Millage ("TRIM") process.
- 1. Failure to State Tentative Millage in Budget Summary Advertisement Sections 200.065(3)(h), (j) and (l), 129.03(3)(b), F.S.

Major. The taxing authority is shall be required to readvertise and rehold hearing(s).

 Advertisement Too Small (Notice of Tax Increase, Notice of Proposed Tax Increase, Notice of Tax for School Capital Outlay, Amended Notice of Tax For School Capital Outlay, etc.) – Section 200.065(3), F.S.

Major, unless the taxing authority made an attempt to comply and the error was not the fault of the taxing authority but of the newspaper that printed the advertisement. The taxing authority will shall be required to readvertise and rehold hearing(s).

3. Less Than 95 Percent of Ad Valorem Proceeds Shown in Budget Summary Advertisement

– Sections 200.065(2)(a)1., (3)(l), F.S.

Major. The proceeds are understated. The taxing authority <u>is</u> shall be required to readvertise and rehold hearing(s).

- 4. Reserved.
- 5. Late Certification of Compliance Package Section 200.068, F.S.

Minor, if all required documents are filed within 30 days of date due. Taxing authority will shall be advised of the violation. Major, if filed beyond 30 days. No revenue sharing funds will shall be disbursed, and all local millage in excess of the rolled-back rate will shall be directed to be placed in escrow, until the certification is filed.

- 6. Property Tax Levy Notice of Proposed Tax Increase Section 200.065(3)(a), F.S. Major. If initially proposed tax levy, reductions due to the value adjustment board, actual tax levy for last year, or this year's proposed tax levy is misstated. The taxing authority is shall be required to readvertise and rehold hearings.
 - 7. Advertisements Not Adjacent Section 200.065(3)(1), F.S.

Major, unless taxing authority made an attempt to comply by instructing the newspaper in writing to place the advertisements in compliance with this rule. Severity of this violation depends on whether or not the violation is the fault of the taxing authority or the newspaper that printed the ad. If major, the taxing authority is shall be required to readvertise and rehold hearing(s). Those taxing authorities who were notified of this same violation within the past two years are shall be required to readvertise and rehold hearing(s). If minor, the taxing authority will shall be made aware of the violation.

8. Percent Increase Over the Rolled-Back Rate Incorrect in Notice of Tax Increase

Advertisement (for multicounty taxing authorities) or Incorrect Difference Between Taxes

Levied Last Year and Proposed Taxes This Year in Notice of Proposed Tax Increase (for all

other taxing authorities and schools and first year levies) – Sections 200.065(3)(a), (c), (g) and (j), F.S.

Major. If understated, the taxing authority is shall be required to readvertise and rehold hearing(s).

- 9. through 10. No change.
- 11. Hearing Recessed or Continued Without Proper Readvertisement Sections 200.065(2)(e)2. and (3), F.S.

Major. Taxing authority <u>is</u> shall be required to readvertise and rehold hearing(s) if taxpayers have not been given proper notification of the final adoption of the millage and budget.

12. Failure to State Percent Increase Over Rolled-Back Rate in Resolution or Ordinance – Sections 200.065(2)(d), (3)(j), F.S.

Minor. The taxing authority will shall be notified of the violation. However, if both the percentage increase over the rolled-back rate is understated in the notice of tax increase advertisement (violation #8), or the amounts required in the notice of proposed tax increase are misstated, or if the advertisements are otherwise misleading, and the same factors in the ordinance or resolution are understated or missing, the taxing authority must shall readvertise and rehold hearing(s).

13. Failure to Adopt Millage and Budget Separately – Sections 200.065(2)(d) and (2)(e)2., F.S.

Minor. The taxing authority will shall be notified of the violation and must shall furnish documentation that millage and budget were adopted by separate vote. If no such documentation is furnished, those taxing authorities who have been notified of this violation within the past two years are shall be required to readvertise and rehold hearing(s).

14. Failure to Show Categories in Notice of Tax for School Capital Outlay – Section 200.065(10)(a), F.S.

Minor. Those taxing authorities who have been notified of this violation within the past two years <u>are shall be</u> required to readvertise and rehold hearing(s).

- 15. Reserved.
- 16. Failure to Follow Statutory Verbiage Section 200.065(3)(h), F.S.

Major, if deviation tends to misinform the taxpayers. Taxing authority <u>is</u> shall be required to readvertise and rehold hearing(s). Minor, if deviation did not modify the substantive content or misinform taxpayers. Taxing authority <u>will</u> shall be notified of the violation. If the violation occurs for two consecutive years the taxing authority <u>is</u> shall be required to readvertise and rehold hearing(s).

17. Budget Summary Advertisement Selection or Additional Verbiage – Section 200.065(3)(h), F.S.

Major, if deviation tends to misinform the taxpayers. Taxing authority <u>is shall be</u> required to readvertise and rehold hearing(s). Minor, if the violation does not misinform the taxpayers.

18. Too Much Time Between Tentative Millage and Budget Hearing and Final Millage and Budget Hearing – Section 200.065(2)(d), F.S.

Minor. Taxing authority will shall be advised of the violation. If the taxing authority is notified of the same violation for two consecutive years, then it must shall readvertise and rehold hearing(s).

19. Hearing Held Less Than 2 or More Than 5 Days Following Advertisement – Section 200.065(2)(d), F.S.

Minor. Taxing authority will shall be advised of the violation. If the taxing authority is notified

of the same violation for two consecutive years, then it <u>must shall</u> readvertise and rehold hearing(s).

20. Publication of Both Notice of Tax Increase Advertisement or Notice of Proposed Tax Increase and Notice of Budget Hearing – Section 200.065(3), F.S.

Minor, if deviation does not tend to misinform the taxpayers. Taxing authority will shall be notified as to the correct selection of the advertisements.

21. Publication of Advertisements Combined – Section 200.065(3)(1), F.S.

Minor, unless the violation is the fault of the taxing authority. This is not a severe violation as long as all the information necessary is contained in the advertisement(s). However, the taxing authority will shall be made aware of the violation.

22. Improper Inclusion of Reference to "Verbatim Record of Proceedings" – Sections 286.0105, 200.065(3)(h), F.S.

Minor. Taxing authority will shall be notified of the violation.

23. Publication of Different Percent Millage Increase in Budget Summary Advertisement from That Based on Tentative Millage Adopted at First Budget Hearing – Sections 200.065(3)(1), (3)(j), F.S.

Major, if percentage is understated. If so, the taxing authority <u>is</u> shall be required to readvertise and rehold hearing(s). Taxing authority <u>will</u> shall be notified as to the correct method of calculating the percent of increase.

24. Publishing a Notice of Tax Increase Advertisement or a Notice of Proposed Tax Increase, Rather Than Notice of Budget Hearing Advertisement – Section 200.065(3), F.S.

Minor. This is not a severe violation since it provides more information than is needed. However, the taxing authority will shall be notified of the violation.

- 25. Adoption of Budget Before Millage Section 200.065(2)(e)1., F.S. Minor, provided there is no apparent prejudice to the taxpayers and the violation appears unintentional. The taxing authority will shall be notified of the violation.
- 26. Any Other Violation Which Tends to Misinform the Taxpayers Concerning Millage or Ad Valorem Proceeds Sections 200.065(1)-(12), F.S.

Major. Taxing authority is shall be required to readvertise and rehold hearing(s).

(3) No change.

Rulemaking Authority 195.027(1), 213.06(1), 218.26(1) FS. Law Implemented 195.002, 200.001, 200.065, 200.068, 218.21, 218.23, 218.63 FS. History—New 6-20-91, Amended 4-18-94, 12-25-96, 12-31-98, 11-1-12.

12D-17.006 Notification of Noncompliance; Withholding and Escrow of State Revenue Sharing Funds.

- (1) If a taxing authority files a certification of compliance which violates Section 200.065, F.S., but which is permitted to be cured by the process specified in Section 200.065(13)(c), F.S., then the Department will shall notify the taxing authority, as provided in subsection (2) of this rule section, using its last known address, that it is in violation of Section 200.065, F.S., and is subject to Section 200.065(13)(c), F.S.
- (2)(a) The Department's notice will shall specify the steps necessary to bring the taxing authority into compliance. These steps may include, but not be limited to, readvertisement, reholding hearing(s), adoption of new millage and adoption of new budget.
 - (b) The Department will shall notify the taxing authority to repeat the hearing and notice

process required by Section 200.065(2)(d), F.S., and that the advertisement must appear within 15 days of the date the notice was issued from the Department, and shall contain the statement in boldface required by Section 200.065(13)(c)2., F.S.

- (c) The Department must notify the taxing authority that it must be required to file a new certification after completion of the readvertisement and the reholding of the hearing(s), containing the following items:
- 1. Copy of advertisements (entire page from the print edition of a newspaper or the entire webpage of an Internet-only publication).
 - 2. Proof of publication of these advertisements.
 - 3. Copy of the resolution or ordinance adopting millage.
 - 4. Copy of the resolution or ordinance adopting the budget.
- 5. Copy of the resolution or ordinance to hold any excess moneys collected in reserve until the subsequent fiscal year, if the newly adopted millage rate is less than the amount previously adopted at the final millage and budget hearing and forwarded to the property appraiser pursuant to Section 200.065(4), F.S.
- 6. Certification of Compliance, (<u>form Form DR-487</u>, incorporated by reference in 12D-16.002, F.A.C.)
- (d) The Department will shall direct the tax collector to hold in escrow all ad valorem revenues for the taxing authority collected in violation of Section 200.065, F.S., which shall normally will be those revenues in excess of the rolled-back rate, except those revenues from voted levies or levies imposed pursuant to Section 1011.60(6), F.S. The funds will shall be held in escrow until the completion, and approval by the Department, of the process required by Section 200.065(13)(c), F.S., and this rule section.

- (e) The Department of Revenue, Property Tax Oversight Program will shall immediately notify in writing the Department of Revenue, General Tax Administration, Refunds and Revenue Accounting Distribution Process, of the noncompliance. That program will shall proceed consistently with Sections 218.23(1) and 218.63(2), F.S., and Chapter 12-10, F.A.C., to withhold revenue sharing funds, and to hold the funds in escrow until the noncompliance is cured, or if not cured, to transfer the funds to the General Revenue Fund for the 12 months following the determination of noncompliance by the Department.
- (f) The Department's notification to the taxing authority will shall be issued within 30 days of the taxing authority's deadline for filing the Certification of Compliance, form certification of compliance, Form DR-487, or within 60 days of the taxing authority's resolution or ordinance adopting the levy. The Department's notice will shall be sent electronically, by overnight delivery, facsimile transmission (FAX), regular or certified mail, or hand delivery to the last known address and person identified by the taxing authority as provided in this rule chapter.
- (g) The Department's determination of non-compliance will shall be deemed made on the date of the initial notification of the violation(s) to the taxing authority.
- (3) The taxing authority <u>must shall</u> hold a new hearing and adopt a new millage and a new budget. If the newly approved millage is less than the amount previously forwarded by the taxing authority to the property appraiser pursuant to Section 200.065(4), F.S., then the taxing authority <u>must shall</u> hold any excess moneys collected in reserve until the subsequent fiscal year, and <u>must shall</u> enact a resolution or ordinance to do so. Any millage newly adopted at a hearing required under this rule section <u>will shall</u> not be forwarded to the property appraiser or tax collector and <u>must shall</u> not exceed the rate previously adopted.
 - (4) If the taxing authority cures the violation under Section 200.065(13)(c), F.S., and this rule

section, then the Department of Revenue will shall:

- (a) No change.
- (b) Notify the tax collector, who will shall disburse to the taxing authority, as provided by law, any funds held in escrow pursuant to this rule section; and,
- (c) Notify the Department of Revenue, General Tax Administration, Refunds and Distribution Process, which shall disburse Disburse all funds held in escrow beginning with the next scheduled disbursement.
- (5) If any county or municipality, dependent special district of the county or municipality, or municipal service taxing unit of the county is in violation of Section 200.065(5), F.S., because total county or municipal ad valorem taxes exceeded the maximum total county or municipal ad valorem taxes, respectively, that county or municipality, and any municipal service taxing unit and/or dependent district, <u>is shall be subject to notification</u>.
 - (6)(a) No change.
- (b) The county or municipality will shall forfeit the distribution of local government half-cent sales tax revenues during the 12 months following a determination of noncompliance, as described in Sections 218.63(2) and (3), 200.065(13), F.S., if a taxing authority does not reduce its millage so that the maximum total taxes levied is not exceeded, or if any county or municipality, dependent special district of the county or municipality, or municipal service taxing unit of the county has not remedied the noncompliance or recertified compliance with Chapter 200, F.S., as provided in Section 200.065(13)(e), F.S.

Rulemaking Authority 195.027(1), 218.26(1) FS. Law Implemented 195.002, 200.001, 200.065, 200.068, 218.21, 218.23, 218.63 FS. History—New 6-20-91, Amended 12-25-96, 11-1-12, 6-13-22.

12D-17.007 Taxing Authorities Failing to Timely File Certification; Forfeiture of State Revenue Sharing Funds.

- (1) Any taxing authority which has not certified compliance on a Certification of Compliance, (form Form DR-487, incorporated by reference in Rule 12D-16.002, F.A.C.), and provided all documentation as required in Section 200.065, F.S., or this rule chapter, will shall be subject to forfeiture of state funds otherwise available to it for the 12 months following a determination of noncompliance by the Department.
- (2) The Department will shall notify the taxing authority, using its last known address, that it is in violation of Section 200.065, F.S., and is subject to forfeiture of state revenue sharing funds otherwise available to it. The Department's determination of non-compliance will shall be deemed made on the date of the initial notification of the violation(s) to the taxing authority.
- (a) The Department will shall direct the tax collector to hold all ad valorem revenues for the taxing authority collected in violation of Section 200.065, F.S., which will shall normally be those revenues in excess of the rolled-back rate, in escrow, except those revenues from voted levies or levies imposed pursuant to Section 1011.60(6), F.S. The funds will shall be held in escrow until the completion and approval by the Department of the process required by Section 200.065(13)(c), F.S., and this rule section.
- (b) The Department of Revenue, Property Tax Oversight Program will shall immediately notify in writing the General Tax Administration of the noncompliance. That program will shall proceed consistently with Sections 218.23(1) and 218.63(2), F.S., and Chapter 12-10, F.A.C., to withhold revenue sharing funds, and to hold such funds in escrow until the noncompliance is cured, or if not cured, to transfer such funds to the General Revenue Fund for the 12 months

following the determination of noncompliance by the Department.

- (3) In the event the taxing authority files a <u>Certification of Compliance (form certification of compliance on Form DR-487)</u> after the deadline for filing, then the taxing authority <u>will shall</u> be subject to withholding of state funds and funds levied in violation of Section 200.065, F.S., until such certification is properly filed and approved in accordance with this rule chapter.
- (4) The portion of revenue sharing funds which would otherwise be distributed to a taxing authority which has not certified compliance on a Certification of Compliance (form Form DR-487) as required in this rule chapter or subsection 12-10.006(4), F.A.C., or has otherwise failed to meet the requirements of Section 200.065, F.S., will shall be deposited in the General Revenue Fund for the 12 months following a determination of noncompliance by the Department.

Rulemaking Authority 195.027(1), 213.06(1), 218.26(1) FS. Law Implemented 200.065 FS. History–New 6-20-91, Amended .

12D-17.008 Computation of Time.

- (1) The time periods specified in this rule chapter <u>must shall</u> be determined by using the date of certification of value by the property appraiser pursuant to Section 200.065(1), F.S., or July 1, whichever is later. This date <u>must shall</u> be the certification date, and it <u>is shall be</u> immaterial whether it falls on a Saturday, Sunday, or legal holiday.
- (2) In computing any period of time prescribed or allowed by this rule chapter or by Section 200.065, F.S., the day of the act from which the designated period of time begins <u>must shall</u> not be included, except for the certification date, which <u>will shall</u> always be day 1 and <u>must shall</u> be included. Where the term "within" is used in this rule chapter, and in Section 200.065, F.S., in

reference to a period of days, it <u>must shall</u> be construed to mean "not later than" that number of days, and vice versa. The last day of the period <u>must shall</u> be included even if it is a Saturday, Sunday, or legal holiday. That event <u>will shall</u> not operate to extend or to change the day of the act from which any other periods begin to run.

(3) through (4) No change.

Rulemaking Authority 195.027(1), 213.06(1), 218.26(1) FS. Law Implemented 195.002, 200.065, 200.068, 213.05, 218.21, 218.23, 218.63 FS. History–New 6-20-91, <u>Amended</u>.

12D-17.009 Tax Roll Approval; Extended Time Frames; Method of Adjustment of Millage.

- (1) In the event that a review notice is issued by the Department in reviewing a tax roll pursuant to Section 193.1142(4) or (5), F.S., and Rule 12D-8.020, F.A.C., the following provisions will shall apply:
- (a) The property appraiser <u>must shall</u> make any necessary adjustment required by Section 200.065(11), F.S., to the proposed millage rates provided by the taxing authority prior to issuing the notice of proposed property taxes, the TRIM notice, required by Section 200.065(2)(b), F.S. These adjustments <u>must shall</u> include all millages which are applicable to the taxable value on the approved tax roll at variance with the value certified by the property appraiser pursuant to Section 200.065(1), F.S, on the certification date. The property appraiser <u>must shall</u> provide written notice of the amount of the millage adjustment to all taxing authorities affected by the adjustment within 5 days of the date the tax roll is approved.
 - (b) If, as a result of the review notice and the remedial steps by the property appraiser, the

TRIM notice, as required by Section 200.065(2)(b), F.S., is issued after the deadline (55 days after the certification date), all subsequent deadlines provided in this rule chapter <u>must shall</u> be extended a like number of days. In this event, the deadline date for the TRIM notice (the 55th day after the certification date) <u>must shall</u> not be included in calculating the number of extended days. Beginning with the day after the deadline date for the TRIM notice, the number of extended days <u>must shall</u> be counted until the day the tax roll was approved by the Department. That latter day must <u>shall</u> be included.

(2) If, as a result of the tax roll approval process provided in Section 193.1142, F.S., the roll is not approved and interim roll procedures have not commenced within 45 days of the certification date, then the deadline for sending mailing the notice of proposed property taxes, the TRIM notice, is shall be 10 days beyond the date the tax roll is approved or interim roll procedures have begun. In such event, all other deadlines in this rule chapter or under Section 200.065, F.S., must shall be extended by the same number of days by which the deadline for sending mailing the notice is extended beyond 55 days from the certification date. The deadline for sending mailing the notice is therefore the later of 55 days after the certification date, or 10 days after either the tax roll is approved or interim roll procedures have begun.

Rulemaking Authority 195.027(1), 213.06(1), 218.26(1) FS. Law Implemented 192.048, 193.1142, 195.002, 200.065, 200.068, 218.21, 218.23, 218.63 FS. History–New 6-20-91, Amended 10-30-91,

12D-17.010 Certification of Compliance and Application.

Each year prior to November 1, or within 30 days of an ordinance or resolution adopting a millage levy, the taxing authority must shall file a Certification of Compliance, (form Form DR-

487, incorporated by reference in Rule 12D-16.002, F.A.C.), with the Department. It is shall be the duty of each taxing authority required to submit certified information to the Department, pursuant to this rule chapter, to file timely information. Any taxing authority failing to provide timely information required by this rule chapter must shall, by such action or noncompliance, authorize the Department to use the best information available. If no such information is available, the Department may take any necessary action, including disqualification from revenue sharing, either partial or entire. Further, by such action or noncompliance the taxing authority will shall waive any right to challenge the determination of the Department as to its portion, if any, pursuant to the privilege of receiving shared revenues under this rule chapter.

Rulemaking Authority 195.027(1), 213.06(1), 218.26(1) FS. Law Implemented 195.002, 200.065, 200.068, 218.21, 218.23, 218.26(4), 218.63 FS. History—New 6-20-91, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Mike Cotton

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE:

DATE PROPOSED RULE APPROVED BY AGENCY HEAD:

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 26, 2025.

ATTACHMENT 2



Florida Department of Revenue Office of the Executive Director

Jim Zingale Executive Director

5050 West Tennessee Street, Tallahassee, FL 32399

floridarevenue.com

December 17, 2025

MEMORANDUM

TO: The Honorable Ron DeSantis, Governor

Attention: Cody Farrill, Deputy Chief of Staff

The Honorable Blaise Ingoglia, Chief Financial Officer Attention: Robert Tornillo, Director, Cabinet Affairs

The Honorable James Uthmeier, Attorney General

Attention: Erin Sumpter, Director of Cabinet Affairs

The Honorable Wilton Simpson, Commissioner of Agriculture Attention: India Steinbaugh, Cabinet Affairs Director

THROUGH: Jim Zingale, Executive Director

FROM: Alec Yarger, Deputy Executive Director

SUBJECT: Requesting Approval to File Notices of Proposed Rule 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 businesses, small counties, or small cities and they are not likely to have an increased regulatory cost in excess of \$200,000 within one year. Additionally, the proposed rules are not likely to have an adverse impact or increased regulatory costs in excess of \$1,000,000 within five years.

What is the Department requesting?

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 Notices of Proposed Rule in the *Florida Administrative Register* for the following proposed rules:

Chapter 12-10 State Revenue Sharing

- 12-10.006, Distribution to Units of Local Government
- 12-10.008, Administration
- 12-10.009, Wire Deposit of Revenue Sharing Funds (proposed repeal)

The Department further requests final adoption of these rules and approval to file and certify the rules with the Secretary of State pursuant to section 120.54(3)(e)1., F.S., if the substance of the proposed rule including materials incorporated by reference, remain unchanged upon reaching the date applicable to filing for final adoption pursuant to section 120.54(3)(e)2., F.S.

Why are the proposed rules necessary?

These rule changes are necessary to repeal an obsolete rule, and to remove obsolete and unnecessary provisions and the recitation of statutes from two rules.

What do the proposed rules do?

<u>Rule Chapter 12-10, F.A.C., State Revenue Sharing.</u> Update two rules and repeals one rule to remove:

- unnecessary provisions for withholding revenue sharing funds provided in draft Rule 12D-17.006, F.A.C., Notification of Noncompliance; Withholding and Escrow of State Revenue Sharing Funds
- reiteration of statutory provisions for computation of the annual apportionment factors
- obsolete and unnecessary provisions for deposit of certain revenue
- obsolete provisions for wire deposits of state revenue sharing funds

Were comments received from external parties?

The Department published a Notice of Rule Development on July 31, 2025, and scheduled a workshop for August 14, 2025, if requested in writing. No written request was received by the Department and no workshop has held. No written comments were received.

For each rule, attached are copies of:

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

STATE OF FLORIDA

DEPARTMENT OF REVENUE

CHAPTER 12-10, FLORIDA ADMINISTRATIVE CODE

STATE REVENUE SHARING

AMENDING RULES 12-10.006 AND 12-10.008

REPEALING 12-10.009

SUMMARY OF PROPOSED RULES

The proposed amendments to Rules 12-10.006 and 12-10.008, F.A.C., and the repeal of 12-10.009, F.A.C., removes unnecessary provisions and recitation of the statutes, updates the title of a rule, and removes an obsolete rule regarding the wire transfer of funds.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULES

The purpose of the proposed amendments to Rule 12-10.006, F.A.C. (Distribution to Units of Local Government), is to remove unnecessary provisions regarding the withholding of funds for failure to meet the requirements of section 200.065, F.S., provided in section 218.23(1), F.S.

The purpose of the proposed amendments to Rule 12-10.008, F.A.C., is to remove obsolete or unnecessary provisions regarding the deposit of funds received according to sections 206.605(1), 210.20(2), and 199.292(3), F.S., and the unnecessary recitation of the provisions of section 218.26, F.S., regarding the annual apportionment factors and schedule of equal monthly payments to local governments. The rule title is updated to "Apportionment for Municipalities Located in More Than One County" to reflect the remaining rule provisions.

The purpose of the proposed repeal of Rule 12-10.009, F.A.C. (Wire Deposit of Revenue Sharing Funds), is to remove an obsolete rule regarding the transfer of revenue sharing funds to counties and municipalities by wire deposit.

FEDERAL COMPARISON STATEMENT

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

SUMMARY OF RULE DEVELOPMENT WORKSHOP

August 14, 2025

A Notice of Proposed Rule Development was published in the *Florida Administrative Register* on July 31, 2025 (Vol. 51, No. 148, p. 2823), to advise the public of the draft changes to Rules 12-10.006 and 12-10.008, F.A.C., and to the draft repeal of 12-10.009, F.A.C., and to provide that, if requested in writing, a rule development workshop would be held on August 14, 2025. No written request for a workshop was received by the Department and no workshop was held. No written comments were received.

NOTICE OF PROPOSED RULE

DEPARTMENT OF REVENUE

State Revenue Sharing

RULE NO.: RULE TITLE:

12-10.006 Distribution to Units of Local Government

12-10.008 Apportionment for Municipalities Located in More Than One County Administration

12-10.009 Wire Deposit of Revenue Sharing Funds (proposed repeal)

PURPOSE AND EFFECT: The purpose of the proposed amendments to Rule 12-10.006, F.A.C. (Distribution to Units of Local Government), is to remove unnecessary provisions regarding the withholding of funds for failure to meet the requirements of section 200.065, F.S., provided in section 218.23(1), F.S.

The purpose of the proposed amendments to Rule 12-10.008, F.A.C., is to remove obsolete or unnecessary provisions regarding the deposit of funds received according to sections 206.605(1), 210.20(2), and 199.292(3), F.S., and the unnecessary recitation of the provisions of section 218.26, F.S., regarding the annual apportionment factors and schedule of equal monthly payments to local governments. The rule title is updated to "Apportionment for Municipalities Located in More Than One County" to reflect the remaining rule provisions.

The purpose of the proposed repeal of Rule 12-10.009, F.A.C. (Wire Deposit of Revenue Sharing Funds), is to remove an obsolete rule regarding the transfer of revenue sharing funds to counties and municipalities by wire deposit.

SUMMARY: The proposed amendments to Rules 12-10.006 and 12-10.008, F.A.C., and the repeal of 12-10.009, F.A.C., remove unnecessary provisions and recitation of the statutes, update the title of a rule, and remove an obsolete rule regarding the wire transfer of funds.

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: 218.26(1) FS.

LAW IMPLEMENTED: 218.21, 218.215, 218.23, 218.245, 218.25, 218.26 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: Tuesday, January 13, 2026, at 10:00 A.M.

PLACE: 2450 Shumard Oak Boulevard, Building One, Room 1221, Tallahassee, Florida 32399.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 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: Martha Gregory, Office of Technical Assistance, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)717-6041, email RuleComments@floridarevenue.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

12-10.006 Distribution to Units of Local Government. After the calculation of the apportionment factor as specified in Section 218.245, F.S., all receipts available are to be distributed according to the following procedures:

- (1) The apportionment factor for each eligible unit of local government is applied to the <u>D</u>department's estimate of all receipts available to determine each unit's entitlement from the respective trust fund.
- (2) Revenue shared with eligible units or ineligible units of local government <u>is</u> shall be adjusted so that no eligible unit or ineligible unit <u>receives</u> shall receive less funds than its guaranteed entitlement or minimum entitlement, respectively.
- (3) After making the adjustment as required by subsection (2) above, the sum of the guaranteed and minimum entitlements is subtracted from the estimate of all receipts available. The remaining funds are shall be distributed

according to a pro rata basis determined by the ratio of total dollars of all eligible units whose entitlements exceed their guaranteed entitlements, to the total receipts remaining after subtracting the sum of the guaranteed and minimum entitlements.

(4) The portion of revenue sharing funds which would otherwise be distributed to a unit of local government which has not properly certified compliance with, or has otherwise failed to meet the requirements of Section 200.065, F.S., shall be deposited in the General Revenue Fund for that fiscal year.

Rulemaking Authority 218.26(1) FS. Law Implemented 218.21(9), (10), 218.215, 218.23(6), (7), 218.245(1), (2) 218.25, 218.26 FS. History—New 3-8-82, Amended 7-8-82, Formerly 12-10.06, Amended 11-1-98, ______.

12-10.008 <u>Apportionment for Municipalities Located in More Than One County</u> <u>Administration</u>. <u>The apportionment factor for a municipality whose area is coincident with the area of more than one county is calculated as follows:</u>

(1) The department will receive funds pursuant to Section 206.605(1) (8th cent motor fuel), Section 210.20(2) (eigarette tax), and Section 199.292(3), F.S. (intangible tax); and deposit same to the respective revenue sharing trust funds. Based upon the estimated funds available and the calculation of the apportionment factors, the department will establish a schedule of equal monthly payments to be made by the 25th day of each month.

(2) The department shall compute the apportionment factors based upon information submitted and certified to the department prior to June 1 preceding the beginning of the state fiscal year. The apportionment factors will remain in effect for that fiscal year, except in case of error, or where a special act of the Legislature authorizes participation for a new municipality during the fiscal year.

- (3) The apportionment factor for a municipality whose area is coincident with the area of more than one county shall be calculated as follows:
- (a) through (c) Renumbered (1) through (3) No change.

 Rulemaking Authority 218.26(1) FS. Law Implemented 218.21, 218.215, 218.23, 218.245, 218.25, 218.26 FS.

 History–New 3-8-82, Formerly 12-10.08, Amended 11-1-98, 1-11-16, _____.

The following rule is hereby being repealed:

12-10.009 Wire Deposit of Revenue Sharing Funds.

Rulemaking Authority 218.26(1) FS. Law Implemented 218.21, 218.215, 218.23, 218.245, 218.25, 218.26 FS.

History–New 3-8-82, Formerly 12-10.09, Amended 11-1-98, Repealed . .

NAME OF PERSON ORIGINATING PROPOSED RULE:

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE:

DATE PROPOSED RULE APPROVED BY AGENCY HEAD:

THE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR:

ATTACHMENT 3



Florida Department of Revenue Office of the Executive Director

Jim Zingale Executive Director

5050 West Tennessee Street, Tallahassee, FL 32399

floridarevenue.com

December 17, 2025

MEMORANDUM

TO: The Honorable Ron DeSantis, Governor

Attention: Cody Farrill, Deputy Chief of Staff

The Honorable Blaise Ingoglia, Chief Financial Officer Attention: Robert Tornillo, Director, Cabinet Affairs

The Honorable James Uthmeier, Attorney General

Attention: Erin Sumpter, Director of Cabinet Affairs

The Honorable Wilton Simpson, Commissioner of Agriculture Attention: India Steinbaugh, Cabinet Affairs Director

THROUGH: Jim Zingale, Executive Director

FROM: Alec Yarger, Deputy Executive Director

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

Statement of Sections 120.54(3)(b) and 120.541, F.S., Impact:

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

What is the Department requesting?

The Department requests final adoption of the following proposed rules, and approval to file and certify them with the Secretary of State under Chapter 120, F.S.:

- Rule 12B-4.053, F.A.C., Taxable Documents
- Rule 12B-5.150, F.A.C., Public Use Forms

Why are the proposed rules necessary?

These rule changes are necessary to amend rules and incorporated materials based on agreed upon public comments.

What do the proposed rules do?

Rule 12B-4.053, F.A.C. (Taxable Documents): The purpose of the proposed amendments is to adopt, by reference, changes to the rule to reflect public comments regarding amendments to the rule that were agreed upon by the Department.

Rule 12B-5.150, F.A.C. (Public Use Forms): The purpose of the proposed amendments is to adopt, by reference, changes to two forms used in the administration of motor fuel taxes.

Were comments received from external parties? Yes.

A rule workshop was scheduled to be held on August 14, 2025, if requested in writing. For Rule 12B-4.053, F.A.C., a written request for a workshop was received and a workshop was held. No changes based on comments were made to this rule. For Rule 12B-5.150, F.A.C., a rule workshop was scheduled to be held on August 14, 2025, if requested in writing. No written request was received, and no workshop was held.

On September 30, 2025, the Governor and Cabinet approved the Department's request to publish Notices of Proposed Rules and to conduct a rule hearing. A rule hearing was scheduled for November 4, 2025, if requested in writing. No written request was received to hold the scheduled rule hearing, and no hearing was held.

One written comment from the public was received by the Department for 12B-4.053, F.A.C. The comment was considered and, as a result, the changes were made to the rule text.

A Notice of Change notifying the public of the changes to the rule text in 12B-4.053, F.A.C., was published in the *Florida Administrative Register* on November 20, 2025 (Vol 51, No. 226, p. 4499):

One written comment from the public was received by the Department regarding incorporated materials for 12B-5.150, F.A.C. The comment was considered and, as a result, changes were made to two forms.

A Notice of Change notifying the public of the changes to two forms in 12B-5.150, F.A.C., was published in the *Florida Administrative Register* on November 20, 2025 (Vol 51, No. 226, pp. 4499-4500).

Were comments received from the Joint Administrative Procedures Committee? Yes. Comments were received from the staff of the Joint Administrative Procedures Committee. The Department responded to the comments on November 18, 2025. 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 12B-4. FLORIDA ADMINISTRATIVE CODE

DOCUMENTARY STAMP TAX

AMENDING RULE 12B-4.053

SUMMARY OF PROPOSED RULE

The proposed amendments to rules regarding the taxability of notes and written obligations to pay money, Rule 12B-4.053, F.A.C.: 1) remove unnecessary, redundant, or obsolete provisions regarding bankers or trade acceptances, certified checks, revolving charge accounts, contracts containing a right to rescind, retain title contracts, foreign notes and international banking transactions, student loans exempt under federal law, written obligations to pay money executed by state or federal credit unions that are immune from state taxes, provisions for determining the amount of a secured line of credit, the maximum and minimum tax on written obligations to pay money, and written obligations to pay money that are not signed by the obligor; 2) clarify that the assumption of a note, or a mortgage, or of both, is a promise to pay; 3) remove provisions providing that leases of tangible personal property are subject to tax; 4) provide grammatical and technical changes; and 5) remove unnecessary references to Attorney General Opinions, to case law, and to other rules.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULES

The proposed amendment to Rule Chapter 12B-4.053, F.A.C. (Documentary Stamp Tax), is necessary to update the rules regarding the administration of the documentary stamp tax by clarifying current provisions and removing obsolete and unnecessary provisions.

FEDERAL COMPARISON STATEMENT

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

SUMMARY OF RULE DEVELOPMENT WORKSHOP

AUGUST 14, 2025

A Notice of Proposed Rule Development was published in the Florida Administrative Register on July 31, 2025 (Vol. 51, No. 148, pp. 2831-2833), to advise the public of the draft changes to Rule 12B-4.053, F.A.C. (Taxable Documents), and to provide that, if requested in writing, a rule development workshop would be held on August 14, 2025. One request was received, and a workshop was held on August 14, 2025. Prior to the workshop, the Department received written comments on August 6, 2025, regarding the proposed draft language for Rule 12B-4.053, F.A.C. No additional comments were made during the workshop. The Department considered the comments received prior to and during the workshop and no update was made to Rule 12B-4.053, F.A.C.

SUMMARY OF PUBLIC MEETING

SEPTEMBER 30, 2025

The Governor and Cabinet, sitting as head of the Department of Revenue, met on September 30, 2025, and approved the publication of the Notice of Proposed Rule for 12B-4.053, F.A.C., as well as 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 rule remain unchanged upon reaching the date applicable to filing for final adoption pursuant to s. 120.54(3)(e)2., F.S. A notice for the public meeting was published in the *Florida Administrative Register* on September 23, 2025 (Vol. 51, No. 185).

SUMMARY OF RULE HEARING

NOVEMBER 4, 2025

A Notice of Proposed Rule was published in the *Florida Administrative Register* on October 13, 2025 (Vol. 51, No. 199, pp. 3959-3979), to advise the public of the proposed change to Rule 12B-4.053, F.A.C., and to provide that, if requested in writing, a rule hearing would be held on November 4, 2025. No request was received, and no hearing was held. One written comment was received by the Department for Rule 12B-4.053, F.A.C., regarding Rule 12B-4.053(24)(32), F.A.C., stating that there should be clarification in the wording for mortgage limits recovery to read as 'less than the amount of the indebtedness secured, the tax is due on \$700,000 (with a maximum tax due of \$2.450), or the amount to which the mortgage limits recovery, whichever is greater.' The Department agreed and prior to certification, a Notice of Change was published in the Florida Administrative Register on November 20, 2025 (Vol. 51, No. 226, p. 4499) to notify the public of changes made to the rule text for Rule 12B-

4.053, F.A.C. The final rule language presented for adoption reflects these changes.

STATE OF FLORIDA

DEPARTMENT OF REVENUE

CHAPTER 12B-4. FLORIDA ADMINISTRATIVE CODE

DOCUMENTARY STAMP TAX

AMENDING RULE 12B-4.053

12B-4.053 Taxable Documents.

- (1) Signature Required.÷ Tax is <u>due</u> on <u>a document that contains a promise to pay, "Promise to Pay"</u> and <u>on</u> each renewal thereof. To be taxable, the document and to be "note or obligation" it must be signed by the maker or obligor to be taxable. (Lee v. Quincy State Bank, 127 Fla. 765, 173 So. 909 (1937))
- (2) Purported Lease. An instrument which purports to be a lease, whereby title to tangible personal property remains vested in the seller, until the total of the payment of rentals equals the value of the property leased, at which time the "lessee" becomes the unconditional owner of the property, is a "mortgage" and is subject to tax, even though payment of the rentals is not an unconditional obligation to pay money.
- (a) An instrument which purports to be a lease, whereby title to tangible personal property remains vested in the seller, until the total of the payment of rentals equals the value of the property leased, at which time the "lessee" becomes the unconditional owner of the property, is a "mortgage" and is subject to tax, even though payment of the rentals is not an unconditional obligation to pay money.
- (b) A lease of tangible personal property containing a written unconditional obligation to pay money is subject to tax.
- (3) Note Executed in Florida: A note mailed to a bank in another state and payable in that state is taxable where the note is made in Florida, the loan is used in Florida, and the loan is in all essential factors a Florida transaction.

 (Plymouth Citrus Growers Ass'n v. Lee, 157 Fla. 893, 27 So. 2d 415 (1946))
- (3)(4) Executed to Governmental Agencies or Instrumentalities. Instruments made payable to the United States, or its agencies, or instrumentalities (Choctawhatchee Electric Cooperative, Inc. v. Green, 132 So. 2d 556 (Fla. 1961)) or to the state, counties, municipalities, or any political subdivision of the state, are taxable to the nonexempt party unless the instrument is exempt by federal or state law. (1962 Op. Att'y. Gen. Fla. 062-150 (Nov. 8, 1962); 1963 Op. Att'y. Gen. Fla. 063 131 (Nov. 4, 1963); 1968 Op. Att'y. Gen. Fla. 068 10 (Jan. 19, 1968); 1970 Op. Att'y. Gen. Fla.

070 169 (Dec. 4, 1970); 1970 Op. Att'y. Gen. Fla. 070 171 (Dec. 8, 1970); 1971 Op. Att'y. Gen. Fla. 071 100 (May 12, 1971))

(4)(5) Right to Rescind.: Lot purchase contracts in existence beyond a stated period of time without having been rescinded by the purchaser as provided for in the terms of the contract, constitute "written obligations to pay money" subject to documentary stamp tax, but contracts rescinded by purchasers within the stated time period are not subject to tax. (Gulf American Land Corporation v. Green, 157 So. 2d 70 (Fla. 1963))

(6) "Add On" or Supplemental Agreement: A written obligation to pay money whereby the purchaser promises to pay the vendor a certain sum of money to cover the purchase price of itemized merchandise purchased from the vendor requires documentary stamp tax for the full amount of the purchase. When a supplemental agreement, either separate or as part of the original agreement, is used for the purchase of additional merchandise, and the supplemental agreement embodies the terms of the original agreement by reference or otherwise to cover the additional merchandise purchased, then this supplemental agreement must bear documentary stamp tax in an amount to cover the amount of the original agreement plus the amount of the supplemental agreement. (1940 Op. Att'y. Gen. Fla. 0 1021, (Dec. 16, 1940))

(7) Certified Check: The certification of a check by a bank is subject to tax. The certification is equivalent to an acceptance. The bank upon certification becomes liable to the holder. (1931 Op. Att'y. Gen. Fla. 1931 32 Biennial Report, Page 831 (Sept. 24, 1931); 1931 Op. Att'y. Gen. Fla. 1931 32 Biennial Reports, Page 845 (Oct. 15, 1931))

(5)(8) Chattel Mortgage₂: A chattel mortgage or conditional bill of sale, which contains in the body of the contract or mortgage the promise to pay not evidenced by a separate note or writing <u>must evidence shall bear</u> the required documentary stamp tax. If there is a separate promissory note evidencing the indebtedness, and a recorded chattel mortgage which is security for such note, the tax is to be paid on the recorded document at the time of recordation and a notation of the <u>tax</u> stamps and the amount thereof made on the promissory note.

(6)(9) Document Signed in Another State; Payable in Florida.÷ Where a promissory note is signed by its maker in another state and mailed to the payee in Florida this state, after which it is examined, approved, and accepted, and a loan in the principal amount of the note is made to the maker, such note is subject to tax. (1956 Op. Att'y. Gen. Fla. 056 339 (Dec. 7, 1956); (1958 Op. Att'y. Gen. Fla. 058 106 (March 25, 1958); (1962 Op. Att'y. Gen. Fla. 062 11 (Jan. 18, 1962))

(7)(10) Credit Unions.: A promise to pay "Promise to Pay" given to either state or federally chartered credit

unions is subject to tax. (1956 Op. Att'y. Gen. Fla. 056 247 (Aug. 22, 1956))

Cross Reference subsection 12B 4.054(23), F.A.C.

(8)(11) Demand Loans.: Demand loans that Forms used by banks in making so-called "demand loans" which contain a written obligation to pay money are subject to the documentary stamp tax based upon the full amount of the demand loan, with a maximum tax due of \$2450. (1941 Op. Att'y. Gen. Fla. 041 677 (Dec. 5, 1941))

(12) Minimum Tax: All "promises to pay", unless the document is wholly exempt, must bear the minimum tax even though the debt is less than \$100. (State v. Cook, 108 Fla. 157, 146 So. 223 (1933))

(9)(13) No change.

(10)(14) Religious or Nonprofit Organizations. A note or other obligation to pay money Non-Profit Church Corporation: "Promise to pay" executed by a religious bodies or nonprofit organization non profit corporations is subject to tax. (1932 Op. Att'y. Gen. Fla. 1931 32 Biennial Report, Page 396 (Jan. 7, 1932))

(15) Retain Title Contracts: Where under a contract the purchaser agrees to pay a certain price upon certain terms, the title to the property to remain in the seller until the contract price is paid in full, such contract constitutes an obligation to pay money and is taxable. (1933 Op. Att'y. Gen. Fla. 1933 34 Biennial Report, Page 48 (Aug. 22, 1933))

(11)(16) Bankers or Trade Acceptances. Bankers or trade acceptances, when payable on a date subsequent to acceptance, are written obligations for the payment of money from the date of such acceptance and are taxable. However, when payable on demand or presentation and presentation is made after acceptance, they are not written obligations to pay money and are not taxable. (1966 Op. Att'y. Gen. Fla. 066-18, (March 11, 1966))

Cross Reference subsection 12B 4.054(20), F.A.C.

(12)(17) Annuity Agreements. An annuity agreement issued by a party to an individual in consideration of gifts or donations is taxable as a written obligation to pay money, and the tax is determined by the value of the annuity based upon the life expectancy of the donee. (1960 Op. Att'y. Gen. Fla. 060 131 (Aug. 9, 1960))

(13)(18) Vendor's Lien. Where a deed of conveyance recites the retention of a vendor's lien and contains a provision that the vendee agrees to the reservation of such lien and to pay the unpaid balance of the purchase price, tax is due based upon the unpaid balance. (1961 Op. Att'y. Gen. Fla. 061 8 (Jan. 23, 1961))

(14)(19) Assumption of Note and Mortgage.: An Person assuming a mortgage (Note or written obligation to pay money) effectively renews or modifies the original note or mortgage, and would not be exempt from tax under Section 201.09, F.S., because it includes a person other than the original obligor. Therefore, an assumption of any note, any

and mortgage, or both, whether incorporated in a conveyance which is accepted by the purchaser, or assumed in a separate document, is a taxable renewal under Section 201.08(1)(a), F.S., 201.08(1), F.S., and not exempt under Section 201.09, F.S. 201.09(1), (2), F.S. When a grantee takes title to real property subject to mortgage, the grantee is not responsible to the holder of the promissory note for the payment of any portion of the amount due, and such mortgage is not subject to tax under Section 201.09, F.S.

Cross Reference – subsections <u>12B-4.052(5)</u> and (11), F.A.C. <u>12B-4.052(6)</u> and (12), paragraph <u>12B-4.053(33)(g)</u>, F.A.C.

(20) Revolving Charge Account Agreements: Purchases made under a revolving charge account agreement where sales slips made in connection with the agreement contain a written obligation to pay money are taxable under Section 201.08(2), F.S., except those activated with the use of a credit card, charge card, or debit card. (1971 Op. Att'y. Gen. Fla. 071-116 (May 24, 1971))

Cross Reference - subsection (11) of Rule 12B-4.054, F.A.C.

(21) through (22) Renumbered (15) through (16) No change.

(17)(23) Contracts which Convey an Interest in Realty.÷ A contract which contains a written obligation to pay money and which conveys an interest in realty, such as a timber contract or a; mineral contract, etc., is taxable as a conveyance of an interest in realty under Section 201.02(1)(a) 201.02, F.S., and is also taxable as a written obligation to pay money under Section 201.08(1)(a) 201.08, F.S. (1971 Op. Att'y. Gen. Fla. 071 30 (Feb. 19, 1971))

(18)(24) Agreement or Contract for Deed.÷ An agreement or contract for deed that meets the statutory definition of a "mortgage" is subject to tax when filed or recorded in Florida the state based upon the indebtedness secured, even if regardless of whether the indebtedness is contingent. An agreement or contract Agreements or contracts for the sale of land that is, which are not recorded and contains contain no written obligation to pay money is similar in nature to promissory notes and non-negotiable notes, are not subject to tax as a written obligation to pay money. If the agreement for deed provides that the seller will look only to the land itself for payment of the balance of the purchase price, there is no written obligation to pay money in the contract and it is not subject to tax unless recorded.

(19)(25) "Wrap-Around" Notes, Tax Documentary stamp tax is due upon the face amount of a note (with a maximum tax due of \$2450), under which a maker obligates himself to pay a sum certain, even though the payee obligates himself to use such payments to pay off a prior note. (Department of Revenue v. McCoy Motel, Inc., 302 So. 2d 440 (Fla. 1st DCA 1974))

(26) Acceptances: Acceptances are obligations to pay according to the tenor of the document and are taxable under Section 201.08(1)(a), F.S. (1931 Op. Att'y. Gen. Fla. 1931 32 Biennial Report, Page 831 (Sept. 24, 1931); 1931 Op. Att'y. Gen. Fla. 1931-32 Biennial Report, Page 845 (Oct. 15, 1931))

Cross Reference subsections (7) and (16) of Rule 12B 4.053, F.A.C.

(20)(27) Assignment of Mortgage: The An assignment of a mortgage by a lender (mortgage or owner of the asset) to a new lender who has purchased the note and mortgage and becomes the holder of the note and mortgage is not taxable. (State v. Sweat, 113 Fla. 797, 152 So. 432 (1934)) However, where the assignment of a mortgage is given as collateral security for a new loan, the assignment is taxable (mortgage) when recorded in Florida this state.

Cross Reference – subsection <u>12B-4.054(4)</u>, F.A.C. <u>12B-4.054(5)</u>, F.A.C.

(21)(28) Note Executed and Delivered.÷ All notes or written obligations to pay money delivered to the lender, such as master notes and notes drawn in connection with a line of credit, letter of credit, bail bond, or otherwise, executed in Florida or approved and accepted in Florida, are subject to Florida documentary stamp tax. Tax is due based on the face amount of the note, with a maximum tax due of \$2,450, whether or not funds are advanced at time of delivery. If the note is secured by a recorded mortgage, tax must shall be paid on the mortgage at time of recording and a notation made on the note that tax has been paid on the mortgage. The \$2,450 tax limit placed on a note or other written obligation to pay money, executed in Florida or approved and accepted in Florida, does not apply to a mortgage, security agreement, or other lien filed or recorded in Florida. Renewals are also taxable unless exempted under Section 201.09, F.S.

Cross Reference subsection (2) of Rule 12B 4.051 and paragraph (12)(e) of Rule 12B 4.052, F.A.C.

(22)(29) Student Loans: All notes executed by students for loans that are guaranteed by the <u>f</u>Federal gGovernment or the state are taxable, unless federal regulations prohibit the assessment of such taxes against the borrower.

Cross Reference subsection 12B 4.054(25), F.A.C.

(30) Foreign Notes and International Banking Transactions:

(a) Notes, drafts and bills of exchange executed for financing the purchase or transfer of real property located in Florida, or secured by a mortgage, deed of trust or other lien upon real property located in Florida, are subject to stamp tax.

Cross Reference subsection 12B 4.054(27), F.A.C.

(b) Notes executed by foreign entities for financing the purchase of personal property for use in Florida are taxable

unless such property is identifiable as being directly and solely in connection with the production, preparation, storage

or transportation of tangible personal property for export or import, and the lender is a banking organization defined

in Section 199.023(9), F.S.

Cross Reference subsection 12B 4.054(28), F.A.C.

(23)(31) Out-of-State Notes - Secured by Florida Mortgage : A mortgage recorded in Florida this state

encumbering Florida real or personal property, which is security for an out-of-state note is subject to tax as follows:

(a) Indebtedness Secured .: The tax is based upon the full amount of the indebtedness secured, whether the

indebtedness is contingent or not, unless paragraphs (b) and (c) of this rule apply. See also Sections 201.08(5) and (7),

F.S.

(b) Secured by Multi-State Mortgage, When a note is made in another state and is secured by a multi-state

mortgage recorded in Florida which describes and pledges the Florida property and the out-of-state property, tax is

due on the mortgage when filed or recorded in Florida, based upon the percentage of indebtedness which the value of

the mortgaged property located in Florida bears to the total value of all the mortgaged property. However, when the

mortgage limits recovery to less than the amount of the indebtedness secured, the tax is due on the amount to which

recovery is limited. The mortgage is required to state the value of the property in Florida and the other state(s); and

also the percentage of the Florida property in relation to the total property. When the documentary stamp tax due is

based upon the amount to which recovery is limited on a mortgage, then the mortgage is not required to state the value

of the property in Florida and the other state(s), nor is the mortgage required to state the percentage of the Florida

property in relation to the total property.

COMPUTATION OF TAX:

Value of Florida property/Total value of all property \underline{x} *Indebtedness = Amount

Example:

Value of Florida property \$100,000(1)

Value of out-of-state property \$900,000

Total Value of all property \$1,000,000(2)

Amount of Indebtedness: \$1,000,000(3)

(1) 100,000/(2) 1,000,000 $\underline{x} = (3)$ 1,000,000* = 100,000*

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*Tax would be calculated on \$100,000.

(c) Secured by Florida Mortgage only .: When a mortgage describing and pledging only the Florida property is

recorded in Florida, which only partially secures an out-of-state loan, and the loan is also secured by a mortgage(s) on

out-of-state property, only a pro rata pro-rata portion of the indebtedness secured by the Florida mortgage is taxable.

The tax will be based upon the percentage of indebtedness which the value of the mortgaged property located in

Florida bears to the total value of all mortgaged property, unless the value of the Florida property exceeds this amount.

In such case, Then the tax will be based upon the value of the Florida property. In However, in no event will the tax

be due on more than the indebtedness secured by the Florida mortgage or any other amount to which the mortgagee

limits its recovery. The mortgage is required to state the value of the property in Florida and the other state(s); and

also the percentage of the Florida property in relation to the total property. When the documentary stamp tax due is

based upon the amount to which recovery is limited on a mortgage, then the mortgage is not required to state the value

of the property in Florida and the other state(s), nor is the mortgage required to state the percentage of the Florida

property in relation to the total property.

COMPUTATION OF TAX:

Example 1:

Value of Florida property/Total value of all property <u>x</u> • Loan = Amount*

Value of Florida property \$400,000(1)

Value of out-of-state property \$100,000

Total value of all property \$500,000(2)

Amount of loan \$550,000(3)

(1) \$400,000/(2) $$500,000 \times (3)$ \$550,000 = \$440,000*

*Tax is calculated upon the pro rata pro rata amount of the loan in the amount \$440,000, rather than the value of the

Florida property, since the value of the Florida property is less than the pro rata pro- rata amount of the indebtedness.

Example 2:

Value of Florida property/Total value of all property $\underline{x} \cdot Loan = Amount$

Value of Florida property \$600,000(1)

Value of out-of-state property \$900,000

Total value of all property \$1,500,000(2)

Amount of loan \$1,200,000(3)

(1) 600,000*/(2) 1,500,000 $\underline{x} = (3)$ 1,200,000 = 480,000

*Tax is calculated on value of Florida property in the amount of \$600,000, rather than the <u>pro rata pro-rata</u> amount of the loan, since the value of the Florida property is more than the <u>pro rata pro-rata</u> amount of the indebtedness.

Example 3:

Value of Florida property/Total value of all property $\underline{x} \cdot Loan = Amount$

Value of Florida property \$800,000(1)

Value of out-of-state property \$200,000

Total value of all property \$1,000,000(2)

Amount of Loan \$600,000(3)

(1) $\$800,000/(2) \$1,000,000 \times (3) \$600,000 = \$480,000$

*Tax is calculated on \$600,000, since the amount of indebtedness is less than the value of the Florida property but more than the <u>pro rata</u> amount of the loan.

(24)(32) In-State Notes - Secured by Florida Mortgage : A mortgage recorded in Florida this state encumbering Florida real or personal property, which is security for an in-state note, is subject to tax as follows:

- (a) Secured by Multi-State Mortgage. When a note is made in Florida and is secured by a multi-state mortgage recorded in Florida, the tax is due on the full amount of the note for notes up to \$700,000. For notes larger than \$700,000, the tax is due on at least \$700,000, or (with a maximum tax due of \$2,450) the percentage of the indebtedness which the value of the mortgaged property located in Florida bears to the total value of all the mortgaged property, whichever is greater. However, where the mortgage limits recovery to less than the amount of the indebtedness secured, the tax is due on the full amount of the note, up to \$700,000 (with a maximum tax due of \$2,450), or the amount to which the mortgage limits recovery, whichever is greater. The mortgage is required to state the value of the property in Florida and the other state(s); and also the percentage of the Florida property in relation to the total property. When the documentary stamp tax due is based upon the amount to which recovery is limited on a mortgage, then the mortgage is not required to state the value of the property in Florida and the other state(s), nor is the mortgage required to state the percentage of the Florida property.
- (b) Secured by Florida Mortgage only. When a note is made in Florida and is secured by a mortgage on Florida property and is also secured by an out-of-state mortgage, the tax is due on the full amount of the note for notes up to

\$700,000. For notes larger than \$700,000, the tax is due on \$700,000, or (with a maximum tax due of \$2,450), the percentage of the indebtedness which the value of the mortgaged property located in Florida bears to the total value of all the mortgaged property, or the value of the property located in Florida, whichever is greater. However, where the mortgage limits recovery to less than the amount of the indebtedness secured, the tax is due on the full amount of the note, up to \$700,000 (with a maximum tax due of \$2,450), or the amount to which the mortgage limits recovery, whichever is greater. The mortgage is required to state the value of the property in Florida and the other state(s); and also the percentage of the Florida property in relation to the total property. When the documentary stamp tax due is based upon the amount to which recovery is limited on a mortgage, then the mortgage is not required to state the value of the property in Florida and the other state(s), nor is the mortgage required to state the percentage of the Florida property in relation to the total property.

(33) through (34) renumbered (25) through (26) No change.

Rulemaking Authority 201.11(1), 213.06(1) FS. Law Implemented 201.01, 201.08 FS. History—New 8-18-73, Formerly 12A-4.53, Amended 2-21-77, 11-29-79, 4-11-80, 7-27-80, 12-23-80, 3-30-81, 12-30-82, 8-29-84, Formerly 12B-4.53, Amended 12-29-86, 12-5-89, 2-13-91, 10-18-94, 12-30-97, 7-28-98, 1-4-01, 5-4-03, ______.

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 12B-5.150

SUMMARY OF PROPOSED RULE

The proposed amendments to Rule Chapter 12B-5.150, F.A.C (Public Use Forms), remove provisions for aviation fuel tax effective January 1, 2025, and to amend incorporated materials to reflect the repeal of this tax.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULES

Part III, Aviation Fuel, Chapter 206, F.S., is repealed by section 27, Ch. 2025-208, L.O.F., effective January 1, 2026. The proposed amendments to Chapter 12B-5.150, F.A.C. (Public Use Forms), are necessary to remove provisions for the tax on aviation fuel and to update the forms accordingly.

FEDERAL COMPARISON STATEMENT

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

SUMMARY OF RULE DEVELOPMENT WORKSHOP

AUGUST 14, 2025

A Notice of Proposed Rule Development was published in the *Florida Administrative Register* on July 31, 2025 (Vol. 51, No. 148, p. 2833), to advise the public of the draft changes to Rule Chapter 12B-5.150, F.A.C., and to provide that, if requested in writing, a rule development workshop would be held on August 14, 2025. No request was received by the Department. No workshop was held.

SUMMARY OF PUBLIC MEETING

SEPTEMBER 30, 2025

The Governor and Cabinet, sitting as head of the Department of Revenue, met on September 30, 2025, and

approved the publication of the Notice of Proposed Rule for Rule 12B-5.150, F.A.C., as well as approval to file and certify the rule with the Secretary of State pursuant to s. 120.54(3)(e)1., F.S., if the substance of the proposed rule remain unchanged upon reaching the date applicable to filing for final adoption pursuant to s. 120.54(3)(e)2., F.S. A notice for the public meeting was published in the *Florida Administrative Register* on September 23, 2025 (Vol. 51, No. 185).

SUMMARY OF RULE HEARING

NOVEMBER 4, 2025

A Notice of Proposed Rule was published in the *Florida Administrative Register* on October 13, 2025 (Vol. 51, No. 199, pp. 3979-3989), to advise the public of the proposed changes to Rules 12B-5. 150, F.A.C., and to provide that, if requested in writing, a rule hearing would be held on November 4, 2025. No written request was received, and no hearing was held. One written comment was received by the Department for Rule 12B-5.150, F.A.C., regarding a schedule within Form DR-309635, Blender Fuel Tax Return. The Department agreed and made amendment to this return as well as Form DR-309635N, Instructions for Filing Blender Fuel Tax Return. Prior to adoption and certification, a Notice of Change was published in the *Florida Administrative Register* on November 20, 2025 (Vol. 51, No. 226, p. 4499) for Rule 12B-5.150, F.A.C. The final rule language and the incorporated materials presented for adoption reflect these changes.

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

12B-5.150 Public Use Forms.

- (1)(a) The following public use forms and instructions are utilized by the Department and are hereby incorporated by reference in this rule.
- (b) Copies of these forms are available, without cost, by one or more of the following methods: 1) downloading the form from the Department's website at floridarevenue.com; or, 2) calling the Department at (850)488-6800, Monday through Friday (excluding holidays); or, 3) 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 711, 1(800)955-8770 (Voice) and 1(800)955-8771 (TTY).

	Form		Effective
	Number	Title	Date
(2)	DR 138	Application for Fuel Tax Refund Agricultural, Aquacultural,	01/20
		Commercial Fishing or Commercial Aviation Purposes	
		(http://www.flrules.org/Gateway/reference.asp?No=Ref_11385)	
<u>(2)(3)</u>	DR-156	Florida Fuel or Pollutants Tax Application	01/26
		(https://www.flrules.org/Gateway/reference.asp?No=Ref-18774	01/21
		12320)	
<u>(3)(4)</u>	DR-156R	Renewal Application for Florida Fuel or /Pollutants Pollutant	01/26
		License	01/21
		(https://www.flrules.org/Gateway/reference.asp?No=Ref-18775	
		12321)	
(4)(5) No change.			

<u>(5)(6)</u>	DR-157	Fuel or Pollutants Tax Surety Bond	01/26
		(https://www.flrules.org/Gateway/reference.asp?No=Ref-18776	01/21
		12323)	
<u>(6)(7)</u>	DR-157A	Assignment of Time Deposit	01/26
		(https://www.flrules.org/Gateway/reference.asp?No=Ref-18777	01/21
		12324)	
<u>(7)(8)</u>	DR-157B	Fuel or Pollutants Tax Cash Bond	01/26
		(https://www.flrules.org/Gateway/reference.asp?No=Ref-18778	01/21
		12325)	
<u>(8)(9)</u>	DR-157W	Bond Worksheet Instructions	01/26
		(https://www.flrules.org/Gateway/reference.asp?No=Ref-18779	01/24
		16264)	
<u>(9)(10)</u> No	change.		
(11)	DR-176	Application for Air Carrier Fuel Tax License	01/23
		(https://www.flrules.org/Gateway/reference.asp?No=Ref-14827)	
(12)	DR 182	Florida Air Carrier Fuel Tax Return (R. 01/23)	01/23
		(http://www.flrules.org/Gateway/reference.asp?No=Ref 14828)	
(13) throug	th (15) renumber	ered (10) through (12) No change.	l
(16)	DR 191	Application for Aviation Fuel Tax Refund Air Carriers	07/19
		(http://www.flrules.org/Gateway/reference.asp?No=Ref 10800)	
(13) (17) N	o change.		<u> </u>
<u>(14)(18)</u>	DR-	Terminal Supplier Fuel Tax Return	01/26
	309631	(http://www.flrules.org/Gateway/reference.asp?No=Ref-18780	09/18
		09850)	
<u>(15)(19)</u>	DR-	Instructions for Filing Terminal Supplier Fuel Tax Return	01/26
	309631N	(http://www.flrules.org/Gateway/reference.asp?No=Ref-18781	01/24
		16266)	
	1		

<u>(16)(20)</u>	DR-	Wholesaler/Importer Fuel Tax Return (R. 01/14)	01/26
	309632	(http://www.flrules.org/Gateway/reference.asp?No=Ref-18782	01/14
		03586)	
<u>(17)(21)</u>	DR-	Instructions for Filing Wholesaler/Importer Fuel Tax Return	01/26
	309632N	(http://www.flrules.org/Gateway/reference.asp?No=Ref-18783	01/24
		16267)	
(18) (22) No	change.		I.
<u>(19)(23)</u>	DR-	Instructions for Filing Mass Transit System Provider Fuel Tax Return	01/26
	309633N	(http://www.flrules.org/Gateway/reference.asp?No=Ref-18784	01/24
		16268)	
(20) (24) No	change.		
<u>(21)(25)</u>	DR-	Instructions for Filing Local Government User of Diesel Fuel Tax	01/26
	309634N	Return (R. 01/15)	01/24
		(http://www.flrules.org/Gateway/reference.asp?No=Ref-18785	
		16269)	
<u>(22)(26)</u>	DR-	Blender Fuel Tax Return (R. 01/14)	01/26
	309635	(http://www.flrules.org/Gateway/reference.asp?No=Ref-18786	01/14
		03591)	
<u>(23)(27)</u>	DR-	Instructions for Filing Blender Fuel Tax Return	01/26
	309635N	(http://www.flrules.org/Gateway/reference.asp?No=Ref-18787	01/24
		16270)	
<u>(24)(28)</u>	DR-	Terminal Operator Information Return (R. 01/14)	01/26
	309636	(http://www.flrules.org/Gateway/reference.asp?No=Ref-18788	01/14
		03593)	
<u>(25)(29)</u>	DR-	Instructions for Filing Terminal Operator Information Return	01/26
	309636N	(http://www.flrules.org/Gateway/reference.asp?No=Ref-18789	01/24
		16271)	

<u>(26)(30)</u>	DR-	Petroleum Carrier Information Return (R. 01/13)	01/26
	309637	(http://www.flrules.org/Gateway/reference.asp?No=Ref-18790	01/13
		02142)	
<u>(27)(31)</u>	DR-	Instructions for Filing Petroleum Carrier Information Return	01/26
(27)(31)			
	309637N	(http://www.flrules.org/Gateway/reference.asp?No=Ref-18791	01/24
		16272)	
<u>(28)(32)</u>	DR-	Exporter Fuel Tax Return (R. 01/14)	<u>01/26</u>
	309638	(http://www.flrules.org/Gateway/reference.asp?No=Ref-18792	01/14
		03596)	
<u>(29)(33)</u>	DR-	Instructions for Filing Exporter Fuel Tax Return	01/26
	309638N	(http://www.flrules.org/Gateway/reference.asp?No=Ref-18793	01/24
		16273)	
(34) through	h (35) renumbe	red (30) through (31) No change.	I.
(36)	DR	Application for Pollutants Tax Refund	01/20
	309660	(http://www.flrules.org/Gateway/reference.asp?No=Ref 11391)	
(32) (37) N	lo change.		
(33)	<u>DR-</u>	Motor Fuel Taxes Comma-Delimited (CSV) and Flat File	01/26
	<u>309653</u>	Specifications-Wholesaler/Importer, Exporter, Blender, and	
		Petroleum Carrier Fuel Tax Returns	
		(http://www.flrules.org/Gateway/reference.asp?No=Ref-18794)	
(34)	DR-	Motor Fuel Taxes Comma-Delimited (CSV) and Flat File	01/26
	309654	Specifications-Mass Transit System Provider and Local Government	
		User of Diesel Fuel Tax Returns	
		(http://www.flrules.org/Gateway/reference.asp?No=Ref-18795)	
(35)	DR-	Application for Pollutants Tax Refund	01/20
	309660	(http://www.flrules.org/Gateway/reference.asp?No=Ref-11391)	
	207000		

PROPOSED EFFECTIVE DATE: January 1, 2026

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, 206.9931, 206.9942, 206.9943, 212.0501, 213.255, 213.755 FS. 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, 12-12-19, 4-16-20, 1-1-21, 5-23-22, 1-1-23, 1-1-24, 1-1-26.



Blender Fuel Tax Return

For Calendar Year:

DR-309635 R. 01/26 Rule 12B-5.150, F.A.C.

2B-5.150, F.A.C. Effective 01/26 Page 1 of 14

Handwritten Example Typed Example
0 1 2 3 4 5 6 7 8 9 0123456789
Use black ink.

IMPORTANT

Complete and return coupon to the Department of Revenue.

Complete Form DR-309635 Before Entering Information on the Attached Coupon.

Mail the original of this form along with coupon to the:

Florida Department of Revenue 5050 W Tennessee St Tallahassee FL 32399-0165

Detach	Detach	
Mail To: Florida Department of Revenue 5050 W Tennessee St Fallahassee FL 32399-0165		30963 . 01/2
EIN		
ENTER BUSINESS NAME:		
	AMOUNT DUE US Dollars Cents FROM LINE 28 IF CREDIT DUE ENTER 0	
	FOR COLLECTION M M D D Y Y	

R-309635

Do Not Write in the Space Below

This page intentionally left blank.

Internet Address: floridarevenue.com

Mail To: Florida Department of Revenue 5050 W Tennessee St Tallahassee FL 32399-0165

Name of Preparer (Print)

Signature of Preparer

Blender Fuel Tax Return

DR-309635 R. 01/26 Page 3 of 14

Check here if filing a supplemental return

For Calendar Year:

		FEIN:
		License Number:
		Collection Period Ending:
		DOR USE ONLY POSTMA K OR HAND-DELIVERY DATE
Return Due By	Late After	
	Complete Reverse Side of Re	turn First
22. Combined gasoline, dies	sel, and local option fuel tax due: (Page 4, Line 22)	22
Credits		
23. Ultimate vender credits:	(Page 13, Line 24)23	
	the Department of Revenue: 24	
Total Due With Retur		0.4
	e 22 minus Line 23 and Line 24)	
_26. ²⁵ Penalty:		<u>26.</u> 25.
27.26nterest:		27. 26.
28. 27 Total due with return: (Li	ne 25 -plus Line 26 -plus Line 27)	-28. 27.
	☐ Check he	re if you have electronically transmitted funds
Under penalty of perjury, I decl	are that I have read this return and the facts stated in	it are true.

Telephone Number

FEIN

Date



Company Name	FEIN	Collection Period Ending
		(mm/dd/yy)

GALLONS

			DIE	SEL
		A. Gasoline	B. Undyed	C. Dyed
1.	Beginning physical inventory: (must agree with prior month's ending inventory)		,	,
2.	Receipts: (Line 3, Section I, Page 5)			
3.	Disbursements: (Line 3, Section II, Page 5)			
4.	Transfers:			
5.	Gain or (Loss):			
6.	Ending physical inventory:			
7.	Net taxable gallons: (Line 1, Section I, Page 5, Column A - Gasoline and Colum B - Diesel			
Stat	e Tax Calculations		DOLLARS	
8.	Gasoline: (Line 7, Column A times), and Diesel: (Line 7, Column B times)		J J J J J J J J J J J J J J J J J J J	
9.	Collection allowance - Gasoline: (Line 8, Column A times)			
10.	Collection Allowance - Diesel: (Line 8, Column B times)			
11.	Net state fuel tax due:			
	al Option Tax Collection Allowance culations – Gasoline		DIE	SEL
12.	Local option tax entitled to collection allowance	A. Gasoline	B. Undyed	C. Dyed
	- Gasoline: (Schedule 11, Column C total/ Schedule 5LO)			
13.	Collection allowance - gasoline local option tax: (Line 12, Column A times)			
14.	Local option tax not entitled to collection allowance - Gasoline: (Schedule 11, Column E total/Schedule 5LO)			
15.	Total local option tax due - Gasoline: (Line 12 minus Line 13 plus Line 14)			
	al Option Tax Collection Allowance culations – Diesel		ı	
16.	Local option tax entitled to collection allowance - Diesel: (Line 7, Column B times)			
17.	Collection allowance - diesel local option tax: (Line 16, Column B times)			
18.	Local option tax not entitled to collection allowance - Diesel: (Line 7, Column B times)			
19.	Total local option tax due - Diesel: (Line 16 minus Line 17 plus Line 18)			
	al State and Local Option Tax Due			
20.	Total tax due - Gasoline: (Line 11, Column A plus Line 15, Column A)			
21.	Total tax due - Diesel: (Line 11, Column B plus Line 19, Column B)			
22.	Combined gasoline, diesel, and local option fuel to	ax due: (Add Lines 20 and 21 a	and carry to Page 3, Line 22.)	



Company Name	FEIN	Collection Period Ending
		(mm/dd/yy)

GALLONS

		Schedule		DIES	EL
Se o	ction I - Receipts: (see instructions) Total product received or blended Florida		A. Gasoline	B. Undyed Diesel	C. Dyed
	tax unpaid:	2B.			
2.	All other gallons received tax-paid (no schedule required):				
3.	Total Receipts: (Add Lines 1 and 2. Carry forward to Line 2, Page 4.)				
	ction II - Disbursements and Uses:	From Schedule		DIES	EL
`	e instructions)		A. Gasoline	B. Undyed Diesel	C. Dyed
1.	Gallons delivered or consumed subject to additional local taxes:	11/5LO.			
2.	All other gallons delivered or consumed: (no schedule required)				
3.	Total disbursements: (Add Lines 1 and 2. Carry forward to Line 3, Page 4.)				
Se	ction III - Gasohol/Gasoline Blend	From Schedule		DIES	EL
Pro	oduction:		A. Gasoline	B. Undyed Diesel	C. Dyed
1.	Number of gallons of previously taxed gasoline blended to produce gasohol/gasoline blend not included in Schedule 11/5LO:	_			
2.	Number of gallons of gasohol/gasoline blend reported on Schedule 11/5LO:				
3.	Total gallons of gasohol/gasoline blend produced (Add Lines 1 and 2.):				



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Blender — Schedule of Rec	ule of Receipts	ნ П	Check here if filing a suppler	plemental schedule
Schedule/Product Type 2B \	Company Name	NIII	Collection Period Ending (mm/dd/yy)	

DR-309635 R. 01/26 Page 7 of 14

Schedule Type:

2B. Gallons Received - Tax Unpaid, Including Blendable Stock

Product Type:		
065 Gasoline 072 Dyed Kerosene 124 Gasohol 167 Low Sulfur Diesel #2/ Undyed/Blended	226 High Sulfur Diesel Fuel - Dyed 227 Low Sulfur Diesel Fuel - Dyed B00 Undyed/Unblended	D00 Dyed Biodiesel (B100) E00 Denatured Ethanol (gasoline content equals 1.97% to 2.49%) Other (See FTA Product Code List)
Biodiesel (B20, B10, B5, B2)	Biodiesel (B100)	

(11) Billed	Gal- lons						
(10) (11) Gross Billed	Gal- lons						
(6)	Net Gallons						
(8)	Number						Subtotal
(5)	Received						
rom	(6) Seller's FEIN						
Acquired From	(5) Seller's Name						
(4) Point of	Destination						
Ğ	Origin						
(3)	Mode						
	Carrier's FEIN						
(1)	Carrier's Name						



Blender — Schedule of Receipts (continued)	ile of Receipts (c	continu	(pər							DR 309635 R. 01/26	01/26
Schedule/Product Type 2B\	Company Name				LEIN	Collecti (mm/dd.	Collection Period Ending (mm/dd/yy)			7 age 0	<u> </u>
(£)	(2)	(3)		(4) Point of	Acquired From	From	(7)	(8)	(6)	(10) Gross E	(11) 3illed
Carrier's Name	Carrier's FEIN	Mode	Origin	Destination	(5) Seller's Name	(6) Seller's FEIN	0	Number	Number Net Gallons	Gal- Gal- lons lons	Gal- lons

Total



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lender— Schedul	lender— Schedule of Disbursements	ь П	Check here if filing a supplem	emental schedule
Schedule/Product Type	Company Name	HEIN	Collection Period Ending (mm/dd/yy)	
			_	

DR-509053	R. 01/20 Page 9 of 14

Schedule Type - Only one product type per schedule:

Use Schedule 11 to report gallons of gasoline delivered - all tax collected.

#2/Undyed/Blended Biodiesel (B20, B10, B5, B2) 065 Gasoline 072 Dyed Kerosene 124 Gasohol 167 Low Sulfur Diesel Gallons of Gasoline/Gasohol Delivered to Retail Locations and End-users 5LO.

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D00 Dyed Biodiesel (B100) E00 Denatured Ethanol (gasoline content equals 1.97% to 2.49%) Dyed
227 Low Sulfur Diesel Fuel Dyed
B00 Undyed/Unblended
Biodiesel (B100) 226 High Sulfur Diesel Fuel -

Purchaser's FEIN Shipped Number Net Gallons Ions Ions Ions Ions Ions Ions Ions I							
Purchaser's FEIN Shipped Number Net Gallons Surchaser's FEIN Shipped Number Net Gallons						Gal- lons	(12) Billed
Purchaser's FEIN Shipped Number Net Gallons Surchaser's FEIN Shipped Number Net Gallons						Gal- lons	(11) Gross
Ourchaser's FEIN Shipped Surchaser's FEIN Shipped						Net Gallons	(10)
Ourchaser's FEIN	Subtotal					Number	(6)
Purchaser's FEIN						Shipped	(8)
						(7) Purchaser's FEIN	0
Sold To (6) Purchaser's Name F						(6) Purchaser's Name	Sold To
						Code	(5)
Point of Destination (4)							
Origin						Origin	P.
(3) Mode						Mode	(3)
Carrier's FEIN							
Carrier's Name						Carrier's Name	(1)



DR-309635 R. 01/26 Page 10 of 14

0 of 14	(12) 3illed	Gal- lons									
Fage 10 of 14	(11) Gross	Gal- lons									
	(10)	Net Gallons Gal- Gal- lons lons									
	(6)	Documen									Total
Collection Period Ending (mm/dd/yy)	(8)	Date Shipped									
Collectic (mm/dd/	o_	(7) Purchaser's FEIN									
Z E	Sold To	(6) Purchaser's Name									
	(5)	Code									
	(4) Point of	stination									
	Po	Origin									
	(3)	Mode									
Company Name	(2)	Carrier's FEIN									
Schedule/Product Type	(1)	Carrier's Name									





DR-309635 R. 01/26 Page 11 of 14

Schedule 11 — Retail local option tax worksheet for summarizing by county gasoline/gasohol/denatured ethanol gallons delivered to retail locations and end-users (local option tax collected)

Product Type:

065 — Gasoline 124 — Gasohol

Schedule/Product Type	Company Name	FEIN	Collection Period Ending (mm/dd/yy)
11/			(

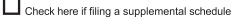
	County	(A) Gallons of Gasoline or Gasohol Sold	(B) Rate Entitled to Collection Allowance	(C) Local Option Tax Entitled to Collection Allowance (A) times (B) = (C)	(D) SCETS/ Additional Local Option Rate	(E) Local Option Tax Not Entitled to Collection Allowance (A) times (D) = (E)
01	Alachua					
02	Baker					
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					
29	Hillsborough					
30	Holmes					
31	Indian River					
32	Jackson					
33	Jefferson					
\vdash	age 11 Subtotal					



Schedule 11 — Continuation of retail local option tax worksheet for summarizing by county gasoline/gasohol/denatured ethanol gallons delivered to retail locations and end-users (local option tax collected)

Schedule/Product Type	Company Name	FEIN	Collection Period Ending (mm/dd/yy)
11/			(mm/dd/yy)

			_		_	
	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	e 12 Subtotal					
	otal from Page 11					
Tota						
		·			_	





Schedule 12 — Ultimate vendor credits worksheet for reporting deliveries and exports of tax paid fuel to consumers who qualify to purchase fuel tax-exempt

	chedule 2/	Company Name			FEIN	Collection Period Ending (mm/dd/yy)
<u>'</u>	21			0.41		
		\		GAL	LONS	/
					DIES	SEL/
1.	Total gallons deliv	rered to other tax exempt	A. Gasoline	B. L	Jndyed	C. Dyed
		÷ 10):				
2.		ered to U.S. Government tax				
		ons or more (Schedule 8):			/	
3.		orted by other than				
4	•	edule 7A):				
4.	Total gallons qual	nd 3)			/	
_		e:				
5.		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \			-	
6. –		ne 4 times Line 5)				
7.		nce rates for state tax:				
8.		n allowance calculation: 27)				
9	Local option rate	*				
Ο.	•	ce:				
10.		otion tax entitled to collection				
	•	1, Column B times Line 9)				
11.	Local option colle	ction allowance rate:	X			
12.	Local option colle					
	•	10 times Line 11)				
13.	Local option tax ra					
11		tion toy not optitled to collection				
14.	·	tion tax not entitled to collection , Column B times Line 13)				
15.	Ultimate vendor o	· /				
		6 minus Line 8)				
	,	minus Line 8 plus Line 10				
		s Line 14)				
		n Allowance Add-back			\	
16.		from Line 4 above (total gallons lit): If zero, skip to Line 23				
17.		from Line 7, Page 4 of this				
		e gallons):				
18.		shared collection allowance				
		16 minus Line 17). If negative,				
40		ip to Line 23				
	State fuel tax rate	red collection allowance:				<u> </u>
20.		ne 19)				
21.		allowance add-back rates:				
22.		allowance add-back:				
00		ie 21)				
23.	Allowable ultimate	e vendor credit e 15A plus Line 22A)				
	/	5B plus Line 22B)				
	J. Diesei. (Line 1.	55 pid5 Lilie 225)				
24.	Total ultimate ven	I dor credit amount: (Add Line 23A an	d Line 23B and carry forwa	rd to Page	3, Line 23.)	



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Instructions for Filing Blender Fuel Tax Return

For Calendar Year

DR-309635N R. 01/26 Rule 12B-5.150, F.A.C. Effective 01/26 Page 1 of 8

General Information

Alternative Fuel – Alternative fuel dealers are no longer required to report and collect tax on alternative fuel placed into an out-of-state registered vehicle for on-road use. Instead, retailers of natural gas are required to register with the Department. A "natural gas fuel retailer" is anyone who sells, produces, or refines liquefied petroleum gas products, compressed natural gas products, or a combination of the two for use in a motor vehicle.

Who Must File? Any person who is not otherwise licensed under Chapter 206, Florida Statutes (F.S.), and who is engaged in the activity of blending gasoline, gasohol, denatured ethanol, or diesel fuel with tax free or partially untaxed products for personal use in a vehicle, machine, vessel, or aircraft.

Examples of blending include:

- 1. Mixing alcohol products (such as ethanol) with gasoline to create gasohol;
- 2. Mixing undyed kerosene with undyed diesel fuel to increase the volume of diesel fuel;
- 3. Mixing waste oil products with diesel fuel to increase the volume of diesel fuel;
- 4. Mixing or adding any product that increases the volume of existing highway fuel; and
- 5. Any product created through blending or use upon which fuel taxes were not previously paid.

The *Blender Fuel Tax Return* (DR-309635) is used by licensed blenders to report receipts and disbursements of taxable fuel.

Blenders: Generally, blenders are taxpayers who purchase highway fuels tax-paid from their supplier. Blenders increase (or extend) the usable volume of highway fuels by mixing tax paid fuel (motor fuel or diesel fuel) with products that are typically not used as a highway fuel.

You must register with the Department and file a pollutants tax return if you mix a tax unpaid blend stock with a motor or diesel fuel.

Note: Licensed blenders are not authorized to purchase motor fuel or undyed diesel fuel tax-free. In addition, blenders may not sell these products. Blenders that sell motor fuel, undyed diesel fuel must be licensed as a terminal supplier or a wholesaler. Blenders may purchase, without tax or at reduced rates, motor fuel, undyed diesel fuel that do not require a fuel license to be purchased tax-free.

Licensed wholesalers and terminal suppliers are not required to obtain a blenders license to convert or blend

an untaxed product to/with a taxable product to propel a vehicle, vessel, machine, or aircraft.

File and Pay Electronically: Licensed fuel blenders are required to file and pay electronically. Enroll to file and pay electronically at **floridarevenue.com/taxes/eEnroll**.

Blenders must choose to either manually key or import their tax return data into the application. Taxpayers who import their data must use fixed-length text (flat) or comma-delimited (CSV) file format as provided in the Motor Fuel Taxes Comma Delimited (CSV) and Flat File Specifications - Wholesaler/Importer, Exporter, Blender, and Petroleum Carrier Fuel Tax Returns (Form DR-309653) document at floridarevenue.com/taxes/importinfo.

Florida law imposes penalties for failing to file electronically or submitting incomplete or inaccurate electronic data.

Fuel Tracking Requirements Penalty – A licensed fuel blender who does not file electronically or who submits inaccurate data or data formatted incorrectly, will be notified by the Department in writing. The licensed fuel blender will have three months from the date of notification to correct any identified errors. After the three-month period ends, a penalty of \$5,000 will be imposed each month the identified error(s) remain(s) uncorrected. This penalty is in addition to any other penalty imposed by law.

Electronic Submission Penalty – Licensed fuel blenders are required to file and pay tax electronically if their tax remittance during the State of Florida's prior fiscal year (July 1 through June 30) was greater than \$5,000. Any taxpayer who operates two or more places of business for which returns are required to be filed with the Department must combine the tax payments for all such locations in order to determine whether they are obligated under the \$5,000 threshold. A \$10.00 penalty per month may be assessed if a licensed fuel blender has tax remittance greater than \$5,000 and they do not file electronically. This penalty is in addition to any other penalty imposed by law.

Return Due Date: Your tax return is due to the Department on the 1st day of the month following the collection period. Returns filed electronically will be considered late if they are not received by the Department or its agent on or before the 20th day of each month. If the Department has issued you a waiver from filing electronically, your return must be postmarked or delivered in person to the Department on or before the 20th day of the month following the collection period. If the 20th day is a Saturday, Sunday, state or federal holiday, electronic and paper returns will be accepted as timely if filed on the next business day.

Payment Due Date: You must initiate your electronic payment and receive a confirmation number no later than

5:00 p.m., ET on the business day prior to the 20th day of the month. You must send electronic payments on or before the initiation deadlines. See the *Florida eServices Calendar of Electronic Payment Deadines* (DR-659) at

floridarevenue.com/forms in the eServices section for payment deadlines. Visit **floridarevenue.com/taxes/filepay** for information on filing and 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 published in Tax Information Publications (TIPs) that 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 state tax rate on fuel and the county fuel tax rates imposed by counties, as provided in sections (ss.) 206.41, 206.87, 212.05, and 212.08(4), F.S., are published annually in TIPs and available 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 in TIPs at floridarevenue.com/taxes/rates.

Supplemental Returns: If you must correct a previously filed fuel tax return or supporting schedule information, please contact Taxpayer Services 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.

Reporting of Kerosene and Biodiesel Product Types Dyed Kerosene:

Report dyed kerosene as **Product Type 072**. Include totals from the receipts and disbursements schedules for

Product Type 072 on the tax return in Column C with dyed diesel products and dyed biodiesel.

Biodiesel (B100): Except for local governments who produce biodiesel for self-consumption, biodiesel manufacturers must be licensed and file returns as wholesalers. Any person importing untaxed biodiesel must be licensed as both an importer and wholesaler. Biodiesel is defined as diesel and products labeled or marketed as biodiesel, including products known as "B100," that have not been blended with petroleum diesel. Biodiesel is taxed at the diesel fuel rate when produced in or imported into Florida. Report unblended biodiesel as **Product Type B00** on the tax return in Column B with undyed petroleum diesel.

Dyed Biodiesel (B100): Biodiesel dyed to the specifications of s. 206.8741, F.S., is exempt from diesel fuel tax. Report dyed biodiesel as **Product Type D00**. Report totals from the receipts and disbursements schedules on the tax return in Column C, with the totals of dyed diesel products and dyed kerosene.

Biodiesel Blends (167): A biodiesel blend is defined as undyed biodiesel blended with petroleum diesel (i.e., B05). Report all biodiesel blends as undyed diesel fuel (**Product Type 167**), on the tax return in Column B with pure undyed diesel and pure undyed biodiesel.

Dyed Biodiesel Blends (227): A dyed biodiesel blend is defined as dyed biodiesel blended with dyed petroleum diesel (i.e., D05). Dyed biodiesel blends must be dyed to the specifications of s. 206.8741, F.S., to be exempt from diesel fuel tax. Report dyed biodiesel blends as **Product Type 227**. Report totals from the receipts and disbursements schedules on the tax return in Column C, with the totals of dyed petroleum diesel and dyed kerosene products.

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 blended with at least 1.97% gasoline by volume to render the product unsuitable for human consumption.

See Schedule 2B ("Gasoline Blends") for instructions on reporting gasoline and ethanol blends.

Note: Report denatured ethanol as **Product Type E00** on the tax return in Column A with gasoline and gasohol.

Gasohol (124): "Gasohol" means a mixture of gasoline blended with ethanol and includes what is commonly known and sold as ethanol blended fuel, which contains not more than 91% gasoline by volume, and the ethanol content must not be less than 9% by volume. Gasohol is a reportable product liable for the motor fuel tax administered under Part I, Chapter 206, F.S. Report gasohol as **Product Type 124**, and include it on your tax return in Column A with gasoline.

See exhibits A and B on the last page of these instructions for a description of product and schedule types.

Line-by-Line Instructions

Lines 1 through 22 are found on Page 4 of the *Blender Fuel Tax Return* (Form DR-309635).

Do not make entries in shaded areas.

When reporting less than 0.50 gallons, round down to the nearest whole gallon, if 0.50 or more, round up to the nearest whole gallon.

Line 1: Beginning Physical Inventory – Report the actual beginning inventory (physical reading) of:

- gasoline, gasohol, and denatured ethanol in Column A;
- undyed diesel fuel, including biodiesel products, in Column B;
- · dyed diesel fuel and dyed biodiesel in Column C; and

The amounts entered on Line 1 must be the same as the amounts from Line 6 of the previous month's return.

Do not include inventories of fuel stored at retail service stations in the beginning or ending inventories on the tax return. Collect local option taxes at the time of sale, delivery, or consignment to retail dealers, resellers, and end-users.

Report local option taxes on Schedule 11 (Pages 11 and 12).

Line 2: Receipts – Enter the amounts from Page 5, Section I, Line 3 (Columns A, B, C, and D). Total receipts must agree with the detail information provided in Schedule 2B (non-tax paid gallons) plus gallons received tax-paid.

Note: This line must include receipts of aviation gasoline converted to highway use blended with diesel fuel for highway use.

Line 3: Disbursements – Use Line 3 to report gallons of gasoline, gasohol, denatured ethanol, undyed diesel, undyed biodiesel, dyed diesel, dyed biodiesel, dyed kerosene and blended products used during the month.

Enter the amounts from Page 5, Section II, Line 5 (Columns A, B, and C). Total disbursements must agree with the detail information provided in Schedule 5LO (Pages 9 and 10), and Schedule 11 (Pages 11 and 12).

Line 4: Transfers – Not required for Florida reporting purposes.

Line 5: Gain or Loss – Enter the number of gallons gained or lost in storage due to changes in temperature for each product type. This is for inventory reconciliation only. The tax is computed on net whole gallons.

Line 6: Ending Physical Inventory – Enter the actual physical inventory as of the end of the last day of the collection period. The total for each product in storage must agree with the physical inventory at the end of the month.

Line 7: Net Taxable Gallons – Enter the amounts from Page 5, Section I, Line 1 (Columns A and B).

Line 8: Gasoline and Diesel – Multiply the gallons from Line 7, Columns A and B, by the tax rates and enter the results in the appropriate columns.

Line 9: Collection Allowance -

 Gasoline – Multiply the tax due from Line 8, Column A by the gasoline collection allowance rate on Line 9 and enter the result in Column A.

Line 10: Collection Allowance – Diesel – Multiply the tax due from Line 8, Column B by the collection allowance rate on Line 11 and enter the result in Column B.

Line 11: Net State Fuel Tax Due -

- For gasoline, gasohol, or denatured ethanol (Column A) Subtract Line 9 from Line 8 and enter the result in Column A.
- For undyed diesel fuel (Column B) Subtract Line 10 from Line 8 and enter the result in Column B.

Line 12: Local Option Tax Entitled to Collection

Allowance – Gasoline – Enter the total amount of tax from

Schedule 11, Page 12, Column C.

Line 13: Collection Allowance – Gasoline Local Option Tax – Multiply the tax due from Line 12 by the collection allowance rate and enter the result in Column A.

Line 14: Local Option Tax Not Entitled to Collection
Allowance – Gasoline – Enter the total amount of tax from
Schedule 11, Page 12, Column E.

Line 15: Total Local Option Tax Due – Gasoline –Subtract Line 13 from Line 12, add Line 14, and enter the result in Column A.

Line 16: Local Option Tax Entitled to Collection Allowance – Diesel – Multiply the gallons from Line 7, Column B, by the collection allowance rate and enter the result in Column B.

Line 17: Collection Allowance – Diesel Local Option

Tax – Multiply the tax due from Line 16, Column B, by the collection allowance rate and enter the result in Column B.

Line 18: Local Option Tax Not Entitled to Collection Allowance – Diesel – Multiply the gallons from Line 7, Column B, by the collection allowance rate and enter the result in Column B.

Line 19: Total Local Option Tax Due – Diesel – Subtract Line 17 from Line 16, add Line 18, and enter the result in Column B.

Line 20: Total Tax Due – Gasoline – Add Line 11, Column A, to Line 15, Column A and enter the result in Column A.

Line 21: Total Tax Due – Diesel – Add Line 11, Column B, to Line 19, Column B and enter the result in Column B.

Line 22: Combined Gasoline and Diesel Fuel Tax Due – Add Line 20, Column A, and Line 21, Column B, and enter the result in Column C. Carry the total to Page 3, Line 22.

Subtract Line 23 from Line 22 and enter the result on Line 24.

-Line 23: Ultimate Vender Credite - Enter the amountfrom Schedule 12, Page 13, Line 23.

Line 24: Credit Memos Issued by the Department of Revenue – If you have received a credit memorandum(s) from the Department for overpayment of prior period taxes, enter the total from such memorandum(s).

Line 25: Tax Due with Return – Add Lines 23 and 24, and subtract the total from Line 22 and enter the result.

Line 26: Penalty – If your return is late, compute penalty as indicated on Page 2 under "Late Returns" and enter the result.

Line 27: Interest – If your tax payment is late, compute interest as indicated on Page 2 under "Late Returns" and enter the result.

Line 26: Total Due with Return – Add the amounts from Lines 25, 26, and 27 and enter the result. This is the amount due with your return.

24, 25, and 26

You must sign and date your return.

Schedule Instructions

You are required to file a separate schedule of receipts or disbursements for each schedule and product type combination you report. 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.

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.

Schedule of Receipts

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 receipt schedule types from the Schedule of Receipts Table with the appropriate product type found in the Table of Product Types. Both tables (exhibits A and B) are located on the last page of these instructions.

Company Name, FEIN, and Collection Period Ending Enter the appropriate information on each schedule page for the Blender 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 (change in product type,

e.g., gasoline to gasohol)

J = Truck

PL = Pipeline

R = Rail

S = Ship

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." Visit **floridarevenue.com/taxes/fuel** for the Florida Department of Environmental Protection Tank Facility Database.

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 was 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.
- Enter the invoice number if the product was not shipped from one location to another but placed directly into a supply tank of a motor vehicle or mobile tank.

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 5, Section I, and enter in the box matching the appropriate schedule and product type.

Columns (10) and (11): Not required for Florida reporting purposes.

Schedule Type Identifying Information

Schedule 2B - Total Product Received or Blended – Florida Tax Unpaid

Use Schedule 2B to report:

- the receipt of untaxed blend stock or untaxed highway fuel added to taxable fuel to increase the volume of motor, diesel, or aviation fuel. Examples of blend stocks or untaxed highway fuels include alcohol, natural gasoline, toluene, benzene, and waste oil.
- acquisitions or conversions (blending or rebrands) of previously untaxed product converted to highway use.
- · conversions of aviation fuel to highway use.

Note: Rebranding is the act of converting one product type to another. This process does not require that the product be blended with any other product to be marketed as the resulting product (example: Jet fuel rebranded and marketed as kerosene or as diesel #2).

You may use a roll-up total for the month to report:

- · receipts of alcohol, blended with gasoline, to make gasohol
- receipts of blend stocks used to increase the volume of a taxable fuel
- · the conversion of aviation fuel for highway use
- receipts of alternative fuel sold for use in out-of-state vehicles

Report summary roll-up totals by entering the appropriate product type, "BA" in Column 3 (inventory conversions only), "SUM" in Column 8, and the total net gallons blended, converted, or sold in Column 9. Enter 99999997 for all other columns.

A roll-up summary may not be used to report the receipt of untaxed biodiesel or biodiesel blends. You must report the carrier, mode of transportation, points of origin and destination, identity of the seller, date received, document number, and net gallons of the product received.

Carry the Schedule 2B total, by product type, to Page 5, Section I, Line 1 of the return.

Schedule of Disbursements

Use this schedule to report disbursements of fuel for the collection period.

Schedule Type/Product Type

Complete a separate schedule type for each product type you report. Enter one of the disbursement schedule

types from the Schedule of Disbursements Table with the appropriate product type found in the Table of Product Types. Both tables (exhibits A and B) are located on the last page of these instructions.

Company Name, FEIN, and Collection Period Ending Enter the appropriate information on each schedule page for the reporting Blender 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. Use one of the following:

B = Barge

BA = Book Adjustment (change in product type,

e.g., gasoline to gasohol)

J = Truck

PL = Pipeline

R = Rail

S = Ship

Column (4): Point of Origin/Destination – Enter the location the product was transported from/to. There are three options you may select from for reporting the point of origin or the point of destination.

Option 1. When the origin or destination point is from or to a terminal (either inside or outside of Florida), use the IRS terminal code to identify the point of origin or destination, as appropriate.

Option 2. When the origin or destination point is from or to a non-terminal (bulk storage) location within Florida, use the DEP facility number to identify the point of origin or destination, as appropriate. When the origin or destination is a location in Florida but is neither a terminal nor a facility required to be registered with DEP (such as a portable storage tank), use the standard state abbreviation, "FL."

Option 3. When the origin or destination point 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 to a U.S. protectorate; all other non-U.S. points use "ZZ."

Column (5): Not required for Florida reporting purposes.

Columns (6) and (7): Sold to/Purchaser's Name/FEIN – Enter the name and FEIN of the company the product was sold to.

Column (8): Date Shipped – Enter the date the product was shipped.

Column (9): Document Number -

 Enter the identifying number from the manifest issued at the terminal if the product was 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.
- Enter the invoice number if the product was not shipped from one location to another but placed directly into a supply tank of a motor vehicle or mobile tank.

Column (10): Net Gallons -

- · Enter the net amount of whole gallons received.
- Calculate and enter a grand total for Column 10 on the last page of each schedule.
- Carry the total of each disbursement to Page 5, Section II, and enter in the box matching the appropriate schedule and product type.

Columns (11) and (12): Not required for Florida reporting purposes.

Note: Blenders may report the disbursement (use) of the fuel as a single line summary roll-up by entering the appropriate product type, "SUM" in Column 9, and the total net gallons used in Column 10. Enter 999999997 for all other columns.

Schedule Type Identifying Information

Conversion of Aviation Gasoline for Use Other Than in an Aircraft: Complete the following steps if you used aviation gasoline, with an octane rating greater than or equal to 75 and a lead content less than or equal to .05 grams per gallon, for use other than in an aircraft. These steps will allow you to pay the motor fuel tax required by Part 1 of Chapter 206, F.S.

- Report a receipt of the aviation fuel as gasoline (**Product Type 065**) on Schedule 2B.
- Report the use/disbursement of gasoline (Product Type 065) on Schedule 5LO and summarize on the Retail Local Option Tax Worksheet (Schedule 11, Pages 11 and 12).

Note: The tax rate on aviation gasoline is determined by the octane level, lead content, and use of fuel. The chart below defines the tax rate on aviation gasoline by product and use.

Schedule 5LO – Gasoline/Gasohol/Denatured Ethanol Delivered to Retail Locations and End-users

Use Schedule 5LO to report:

- aviation gasoline converted to highway use gasoline or gasohol.
- alcohol converted or blended to create a highway use gasoline or gasohol.
- the use (self owned vehicles or equipment) of previously untaxed blend stocks.
- a product blended or converted to produce gasoline or gasohol.

Complete a separate Schedule 5LO for each product type (gasoline, gasohol, or denatured ethanol). Report this information in detail on a transaction-by-transaction basis. Once completed, transfer the information by product type (065 – Gasoline/124 – Gasohol/E00 - Denatured Ethanol) to the appropriate county listed on the Retail Local Option Tax Worksheet. Report the gallons in the county where the product was either converted or blended. The gallon total from Schedule 5LO disbursements must equal the gallon total reflected on the Retail Local Option Tax Worksheet (Schedule 11, Page 12).

Note: You must report, as the "point of destination," a valid DEP facility number of the end-user location where the gasoline, gasohol, or denatured ethanol was converted or delivered. The DEP facility number consists of nine (9) digits. The first two (2) are the county code, followed by the seven (7) digit facility number. If you do not have the complete nine (9) digit DEP facility number, you must insert the two (2) digit county code followed by seven 1's (e.g., Alachua = 0111111111).

If you do not provide a valid DEP facility number or twodigit county code followed by seven ones, the Department will select the county with the highest local option tax rate to assign your incomplete destination delivery transactions and a notice of additional tax due will be issued. Your collection allowance will be denied for failure to file a complete return.

Carry the total from this schedule to Page 5, Section II, Column A, Line 1.

Note: Licensed blenders are not authorized to purchase motor fuel or undyed diesel fuel tax-free. In addition, blenders may not sell these products. Blenders that sell motor fuel or undyed diesel must be licensed as a terminal supplier or a wholesaler. Blenders may purchase, without tax or at reduced rates, motor fuel or undyed diesel fuel that do not require a fuel license to be purchased tax-free.

Other Schedules

Retail Local Option Tax Worksheet – Summary by County (Schedule 11, Pages 11 and 12)

Use the Retail Local Option Tax Worksheet (Schedule 11) to report the amount of local option tax due above the minimum rate prior to any collection allowance deduction. You must complete Schedule 5LO for each product type prior to filling out the Retail Local Option Tax Worksheet.

Upon completion of each Schedule 5LO, transfer a summary roll-up to Schedule 11, Column A. Report the gallons in Column A under the appropriate county where the product was blended, converted, or delivered. Report gallons in all counties of delivery whether those counties are at or above the minimum local option tax rate.

A separate Retail Local Option Tax Worksheet is required for each product type (e.g., gasoline, gasohol, and/or denatured ethanol). The gallon total from Schedule 5LO disbursements should equal the gallon total shown on the Retail Local Option Tax Worksheet (Schedule 11, Page 12). The accuracy of the information is important. The reported gallons are used to determine revenue distribution for each county.

Carry the Schedule 11 total to Page 5, Section II, Column A, Line 1 of the return.

Multiply Column A gallons by the Column B rate to determine the portion of local option tax entitled to collection allowance. Enter the result in Column C for the appropriate county.

Multiply Column A gallons by the Column D rate to determine the portion of local option tax not entitled to collection allowance. Enter the result in Column E for the appropriate county.

Carry the total of all individual Column C entries to the bottom of Schedule 11, Page 12 and to Line 12, Column A, Page 4 of the tax return.

Carry the total of all individual Column E entries to the bottom of Schedule 11, Page 12 and to Line 14, Column A, Page 4 of the tax return.

Note: The rates reported on this schedule have been reduced by the minimum local option tax rate. The minimum local option tax rate is the smallest local option rate imposed in all 67 Florida counties. This rate is added to the state tax rate to create a combined rate which is used within the calculation on Page 4, Line 8 of the return. The remaining portion above the minimum local option tax rate is used as part of the calculation on Schedule 11.

The local option taxes you report on this worksheet (Schedule 11) are due at the time the fuel was blended, converted, or used.

Ultimate Vendor Credits Worksheet (Schedule 12, Page 13)

- Complete and submit this schedule to claim a credit for transactions that are tax exempt or taxable at a greater rate.
- Carry the total from this worksheet (Schedule 12, Page 13)—to Line 23 of the return.
- Use this worksheet to claim an offsetting credit against tax

 previously paid or liabilities created from receipts reported
 on Schedule 2B and/or disbursements reported on
- Schedule 5LO/11. You may apply for a refund by filing an Application for Refund (Form DR-26), with the Department instead of claiming a credit.

Exhibit A - Table of Product Types

The following table lists the reportable product types and the appropriate columns on the tax return.

Column A

065 – gasoline

124 - gasohol

E00 - denatured ethanol

Column B

167 - undyed diesel

B00 – undyed biodiesel (B100)

Column C

226 – high sulfur dyed diesel

227 - low sulfur dyed diesel

D00 - dyed biodiesel (B100)

072 - dyed kerosene

Exhibit B - Table of Schedule Types

Schedule of Receipts - Use the following schedule type for each product type.

2B. Total Product Received or Blended – Florida Tax – Unpaid

Schedule of Disbursements -

Use the schedule below for each product type reported.

5LO.

Gallons of Gasoline/Gasohol Delivered to Retail Locations and End-Users

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.

For a written reply to tax questions, email Taxpayer Services at **fdortaxpayerservices@floridarevenue.com**.

For more information on Fuel Tax, visit **floridarevenue.com/taxes/fuel**. Information is available on Temporary Fuel Tax Licenses during a Disaster or Declared State of Emergency, Tax Incentives, Refunds, Rate Charts, and the Florida Department of Environmental Protection Tank Facility Database.

References

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

Form DR-26 Application for Refund Rule 12-26.008, F.A.C.

Form DR-309635 Blender Fuel Tax Return Rule 12B-5.150, F.A.C.

Form DR-309653 Motor Fuel Taxes Comma Rule 12B-5.150, F.A.C

Delimited (CSV) and Flat File Specifications - Wholesaler/Importer,

Exporter, Blender, and Petroleum

Carrier Fuel Tax Returns