

CHAPTER 62C-36
LIMESTONE RECLAMATION REQUIREMENTS
TABLE OF CONTENTS

	PAGE
62C-36.001 INTENT AND APPLICABILITY. (REPEALED).....	2
62C-36.002 DEFINITIONS.....	2
62C-36.003 NOTICES, PLANS, AND INFORMATION REQUIRED.	3
62C-36.004 DOCUMENT FORMAT AND STANDARDS.....	5
62C-36.005 NOTIFICATION PROCEDURES.....	6
62C-36.006 AGENCY REVIEW PROCEDURES.....	6
62C-36.007 CONFIDENTIALITY AND AVAILABILITY OF RECORDS. (REPEALED).....	7
62C-36.008 RECLAMATION STANDARDS.	7
62C-36.009 INSPECTIONS.	11
62C-36.010 RELEASE PROCEDURES.	11
62C-36.011 REPORTS.	11
62C-36.012 VIOLATIONS, INJUNCTIVE RELIEF, AND PENALTIES. (REPEALED).....	12
62C-36.013 DONATIONS OF LAND. (REPEALED).....	12
62C-36.014 FORMS.	12

**CHAPTER 62C-36
LIMESTONE RECLAMATION REQUIREMENTS**

62C-36.001 Intent and Applicability. (REPEALED)

Specific Authority 370.021, 378.404 FS. Law Implemented 378.404, 378.412 FS.
History - New 7-16-87, Formerly 16C-36.001, Repealed 10-20-96.

62C-36.002 Definitions.

For the purpose of this chapter, the following words and terms shall have the definitions and meanings ascribed to them in this section:

(1) "Agency" means an official, committee, department, commission, officer, division, authority, bureau, council, board, section, or unit of government within the state, including a county, municipality, or other local or regional entity or special district.

(2) "Bureau" means the Bureau of Mine Reclamation, 2051 East Dirac Drive, Tallahassee, Florida 32310-3760.

(3) "Certified" means approved by the department to administer the requirements of this chapter. This term shall only apply to a local government.

(4) "Conceptual plan" means a generalized graphic and written description of mining and reclamation activities.

(5) "Department" means the Department of Environmental Protection.

(6) "Secretary" means the chief administrative officer of the department or his designee.

(7) "Existing mine" means any mine upon which an operation is being conducted, or has been conducted, on October 1, 1986.

(8) "Extraction" means the removal of limestone from its location, so as to make it suitable for commercial, industrial, or construction use; but does not include excavation solely in aid of on-site farming or on-site construction, nor the process of searching, prospecting, exploring, or investigating for limestone by drilling.

(9) "Limestone" means any extracted material composed principally of calcium or magnesium carbonate. This includes coquina and shell.

(10) "Local government" means any county or municipality.

(11) "Mine" means an area of land upon which mining operations have been conducted, are being conducted, or are planned to be conducted, as the term is commonly used in the trade.

(12) "New mine" means any mine that is not an existing mine.

(13) "New surface area" means any area at an existing mine which is initially disturbed by mining operations after January 1, 1989, or where removal of undisturbed overburden begins after January 1, 1989.

(14) "On-site" means within the contiguous limits of an area of land under one ownership or control and upon which farming or construction activities are taking place. Areas of land that are divided by public or private roads are considered contiguous if

such areas are under one ownership or control.

(15) "Operation" means any activity, other than prospecting, necessary for site preparation, extraction, waste disposal, storage, or reclamation.

(16) "Operator" means any person engaged in an operation.

(17) "Overburden" means soil and rock removed to gain access to the limestone in the process of extraction and means such soil or rock before or after its removal. This does not include tailings or screenings generated by limestone processing.

(18) "Reclamation" means the reasonable rehabilitation of land where limestone extraction has occurred.

(19) "Sheer wall" means any near vertical surface of consolidated limestone that is above the water table and ten feet or more in height.

Specific Authority 378.404 FS. Law Implemented 378.404 FS. History - New 7-16-87, Amended 1-3-02, Formerly 16C-36.002.

62C-36.003 Notices, Plans, and Information Required.

(1) New Mines. Operators of new mines shall notify the secretary of their intent to mine or their commencement of mining operations, as follows:

(a) Subsequent to the effective date of this rule, no operator may begin the process of extraction at a new mine without notifying the executive director of the intent to mine at least 60 days prior to the beginning of mining operations. The notice shall include the information required in subsection (3), below.

(b) For those mines where extraction began after January 1, 1987, and on or before the effective date of this rule, notices of intent to mine shall be provided within 60 days of the effective date of this rule. Such notices shall be considered notices of intent to mine even though mining operations have already begun and shall include the information required in subsection (3), below.

(c) For those mines where extraction began after October 1, 1986, and before January 2, 1987, the operator shall provide the executive director with the information required in subsection (3), below, within 60 days of the effective date of this rule.

(2) Existing Mines.

(a) Prior to January 1, 1988, each operator shall provide the secretary a documented list of its existing mines which shall include the operator's name, address, phone number and the name, address, phone number, and plan view of each mine. The plan view shall be a map or good quality aerial photograph facsimile which includes the mine name, mine boundary, north arrow, section-township-range data, marked section corners, scale, date prepared, and date flown, if applicable.

(b) By January 1, 1989, operators of existing mines who intend to disturb new surface areas after January 1, 1989, shall provide a conceptual plan for mining and reclamation for review in accordance with section 62C-36.006 for the new surface areas to be disturbed. The content of the plan shall be as required in paragraphs (3)(a) and (b), below.

(3) Information Required. In order to clearly identify the operator and the mine location and to evaluate the operator's understanding of and probable compliance with the reclamation performance standards in section 62C-36.008, the secretary must obtain a minimum amount of information for each mine; therefore, the following information shall be provided in whole or in part, as specified in subsections (1) and (2), above:

- (a) General information.
 1. Operator's name, mailing address, business address, and phone number.
 2. Name of parent company, corporation, etc., mailing address, business address, and phone number.
 3. Mine name, mailing address, business address, and phone number.
 4. Authorized agent's name, mailing address, business address, and phone number.
 5. Date mining operations began or are to begin at this mine.
 6. Mine location by county, township, range, section, and quarter-section.
- (b) Conceptual plan. A conceptual plan for mining and reclamation shall include:
 1. Separate maps that show the:
 - a. Mine boundary on the most recent U.S. Geological Survey, 1:24,000, topographic map or maps of the mine area.
 - b. Total area to be mined and disturbed. Areas to be disturbed, but not mined, shall be identified separately. This map shall also show the projected sequence of mining. In addition, for existing mines this map shall show areas that have been or will be mined or disturbed before January 1, 1989, and the current status of those areas.
 - c. Approximate depths to which mining will occur or depth to the water table, if mining will occur below the water table.
 - d. Estimated postreclamation topography, drainage features, and structures.
 - e. Planned postreclamation vegetation.
 2. Typical cross sections that clearly show the design of reclaimed sheer walls and shore line treatments for water bodies.
 3. A general discussion of the mining operations and reclamation activities.
 4. An estimated time schedule for reclamation.
 5. The estimated life of the mine.
 6. A list of approved permits. This shall include copies of any dredge and fill permits approved by the U. S. Army Corps of Engineers or the Florida Department of Environmental Protection, water use or surface water management permits issued for existing and proposed facilities or works, and any permits and reclamation plans approved by the appropriate local government.
 7. A list of pending permit applications which are related to reclamation.
 8. A list of other permits which are related to reclamation and are known to be required.

9. A copy of the Application for Development Approval and the Development Order, if applicable.

(c) Signed acknowledgment of reclamation performance standards.

(4) Cessation of Operations. An operator shall notify the secretary within at least 30 days after the temporary or permanent cessation of mining at a mine. Notice shall not be required when the temporary cessation period is less than six months.

(5) Conceptual Plan Changes.

(a) An operator shall notify the secretary of the following changes to the conceptual plan prior to implementing such changes. Such changes are changes in the:

1. Originally noticed area to be mined that are greater than 20 percent or 100 acres, whichever is smaller.

2. Reclamation design of sheer walls or shorelines.

3. Elevations of reclaimed uplands that are greater than 10 feet and affect more than 20 percent or 100 acres, whichever is smaller, of the disturbed area.

4. Postreclamation drainage patterns that affect more than 20 percent or 100 acres, whichever is smaller, of the disturbed area.

5. Revegetation plan which affect more than 20 percent or 100 acres, whichever is smaller, of the area to be revegetated.

6. Plans that are not consistent with the reclamation standards in section 62C-36.008.

(b) The notification required in paragraph (a) above shall include the following information:

1. Name of mine.

2. Name of operator.

3. Agency identification code for the plan.

4. A description of the change.

(c) An operator shall notify the secretary of all other changes in a given calendar year to the conceptual plan in the annual report covering that calendar year. Specific Authority 378.404, 378.501 FS. Law Implemented 378.501, 378.502 FS. History - New 7-16-87, Formerly 16C-36.003.

62C-36.004 Document Format and Standards.

(1) All notices, conceptual plans, conceptual plan changes, and reports shall be submitted using the forms incorporated by reference in section 62C-36.014. Standardized forms are needed to assure that all requests that require agency action are handled in an efficient and expeditious manner. Additional pages needed to complete each form shall conform to the standards in this section. The operator shall submit three copies of each form and its attachments.

(2) All copies of documents shall be of good quality and clearly legible.

(3) At least one copy of all documents that are to be signed shall bear an original signature.

(4) All documents shall be submitted in an 8 1/2- by 11-inch format with a

minimum margin of one inch on all sides. Original maps, drawings, and cross sections may be larger than 8 1/2 by 11 inches, but no larger than 30 by 40 inches. Copies of such oversized documents shall be available in both the original scale and the 8 1/2- by 11-inch format.

(5) All maps, drawings, and cross sections shall be of a scale suitable to show the required information. Original map scales shall be no smaller than one inch equals 500 feet, except for the required 1:24,000 topographic maps.

(6) All maps, drawings, and cross sections shall include at least the following information:

- (a) Titles that explain their purpose.
- (b) Legends that explain all symbols and patterns used.
- (c) Scales, where appropriate. Scale bars shall be provided at a minimum.
- (d) Location, where appropriate, including sections, townships, ranges, and counties. Maps or plan views shall include at least three fixed points referenced to section corners. When possible these points shall be section corners, but they should not be in a straight line. Cross sections shall have clearly defined end points that shall be located accurately on an inset or other map.

(e) North arrow, where appropriate.
Specific Authority 378.404, 378.501 FS. Law Implemented 378.404, 378.501 FS.
History - New 7-16-87, Formerly 16C-36.004.

62C-36.005 Notification Procedures.

(1) All operators are encouraged to take part in meetings with the appropriate agencies before doing substantial work on required notices or plans.

(2) All operators shall inform the bureau before submitting a notice of intent to mine or conceptual plan for mining and reclamation. Within seven days, the bureau shall notify the operator of the appropriate agency to which the notice of intent to mine or conceptual plan shall be submitted.

(3) Once the bureau notifies the operator, under subsection (2), above, the operator shall submit all notices, plans, reports, and other required documents to the specified agency, unless the bureau notifies the operator otherwise.

Specific Authority 378.404, 378.411 FS. Law Implemented 378.411 FS. History - New 7-16-87, Formerly 16C-36.005.

62C-36.006 Agency Review Procedures.

All agency reviews shall be conducted as follows:

(1) Within 30 days after receipt of an operator's notice of intent to mine, conceptual plan, or other notice, the department shall review the plan or notice and shall request the submittal of all additional information the agency is permitted by law to require.

(2) The operator shall provide the additional information requested within 45 days of receipt of the request or request an extension to the 45-day period. The

extension request shall include the date by which the information can be provided and the reason for the extension. The department shall approve reasonable requests that are based on a need to complete data collection.

(3) If the operator believes any agency request for additional information is not authorized by law or agency rule, the operator may request a hearing pursuant to section 120.57, Florida Statutes.

(4) Within 30 days after receipt of the requested additional information, the agency shall review it and may request only such information needed to clarify the received additional information.

(5) If the operator believes the request of the agency for such additional information, requested pursuant to subsection (4), above, is not authorized by law or agency rule, the agency, at the operator's request, shall proceed to process the plan or notice.

(6) The department shall notify the operator as to the sufficiency of a notice of intent to mine, conceptual plan, or other notice within 90 days after receipt of the original notice or plan, the last item of timely requested additional information, or the operator's written request to begin processing the notice or plan.

Specific Authority 378.404 FS. Law Implemented 378.404, 378.405 FS. History - New 7-16-87, Formerly 16C-36.006.

62C-36.007 Confidentiality and Availability of Records. (Repealed)

Rulemaking Authority 378.404 FS. Law Implemented 378.406 FS. History - New 7-16-87, Formerly 16C-36.007, Repealed 2-16-12.

62C-36.008 Reclamation Standards.

The following standards shall apply to each entire new mine after October 1, 1986, and to any new surface area disturbed after January 1, 1989, at existing mines.

(1) All reclamation activities shall be initiated at the earliest practicable time.

(a) Where overburden is used to eliminate sheer walls, the placement of overburden against any section of sheer wall shall begin as soon as practical after mining operations are no longer taking place along that section, but no longer than six months after overburden becomes available and mining operations are complete. Contouring of the overburden shall be completed no later than six months after the overburden has been placed.

(b) The requirements in subsections (7) and (8) below for treating final shorelines and sheer walls shall be initiated and completed no later than one year after the calendar year in which the length and final location of shoreline or dry sheer wall was established and other mining operations have ceased in such area. The secretary shall waive this requirement for any reasonable length of time when necessary to prevent unacceptable contamination of the resource being extracted.

(c) Revegetation activities shall be initiated as soon as practical and completed no later than one year after the calendar year in which the final contours are

established in an area and revegetation activities would not interfere with mining operations.

(d) Reclamation activities through revegetation shall be completed within three years of the final cessation of mining operations at the mine.

(e) If mining operations temporarily cease at a mine for more than 24 months:

1. The requirements of subsections (7) and (8), below, shall begin immediately and be completed at a rate of at least 1000 feet of shoreline or dry sheer wall per three-month period; or

2. The operator shall post a bond or other surety in an amount reasonably related to the cost of completing reclamation and for the period of time the initiation of reclamation will be delayed, both of which shall be acceptable to the secretary; or

3. The operator shall begin reclaiming an equivalent amount of nonmandatory land at the rate specified in subparagraph 1., above.

4. Compliance with the requirements of subparagraphs 1., 2., and 3., above, shall be tolled by the length of time that a temporary cessation results from attempts to obtain necessary permits for operations.

5. The secretary shall waive the commencement of the requirements in subparagraphs 1., 2., and 3., above, for good cause for the length of time necessary, up to a maximum of one year.

(f) If mining operations cease, for whatever reason, for more than five years at a mine, then all of the requirements of this section shall be met. This period shall be extended for a maximum of five years when the cessation of mining is caused by governmental action during the review of environmental permit applications. However, the secretary shall direct the operator to complete those reclamation activities necessary to protect the public health and safety.

(g) When mining occurs in layers, then paragraphs (e) and (f), above, shall apply, if mining of the next lower stratum does not begin within five years after the completion of mining of the previous upper stratum. Revegetation of a lower stratum intended for mining shall be delayed, pending the results of a feasibility study on the ability of such a stratum to be revegetated.

(h) The requirements of paragraphs (e), (f), and (g), above, shall be suspended upon the resumption of mining.

(i) The initiation and completion dates shall be determined based on information provided in the annual reports and verified by the secretary.

(2) Reclamation activities shall be consistent with all applicable local government ordinances at least as stringent as the criteria and standards contained in this section.

(3) Reclamation shall achieve the stormwater drainage, wetlands, and other surface and groundwater management requirements of the Department of Environmental Protection and the appropriate water management district.

(4) Provisions for safety to persons, wildlife, and adjoining property must be provided.

- (a) Site cleanup.
 - 1. All lands shall be reclaimed to a neat, clean condition by removing or adequately burying, where allowed by law, all visible debris, litter, junk, worn-out or unuseable equipment or materials, as well as all poles, pilings, and cables.
 - 2. Large rocks and boulders shall be placed at the base of sheer walls to the extent practical to provide fill for establishing acceptable slopes; otherwise, they shall be placed in common locations at the surface or buried to a minimum depth of four feet.
- (b) Structures. All temporary buildings, pipelines, and other man-made structures shall be removed with the exception of those that are of sound construction with potential uses that are compatible with the reclamation goals.
- (c) Slopes. The department recognizes that the occurrence of overburden varies widely from mine to mine and that the management of overburden must be based on site-specific plans. Therefore, in addition to providing soil for revegetation purposes, overburden should be utilized to reduce the occurrence of slopes steeper than four horizontal feet for each vertical foot.
- (5) The operator shall use the best management practices to minimize erosion.
 - (a) The use of native topsoils is encouraged, especially in areas reclaimed for aquatic or wildlife habitats.
 - (b) Where topsoil is not used, the operator shall use a soil or growing medium, including amendments, suitable for the type of vegetative communities planned.
 - (c) Long, continuous slopes should be avoided.
 - (d) Mulching, contouring, and other suitable techniques shall be used to enhance stabilization. Should washes or rills develop after revegetation and before final release of the area, the operator shall repair the eroded areas and stabilize the slopes.
 - (e) A suitable berm or backsloping shall be used along the tops of sheer walls above any required transition benches to prevent uncontrolled surface runoff over the sheer wall.
 - (6) Reclamation shall include revegetation, with species native to the area, of littoral zones and upland areas, except that revegetation shall not be required in those areas where revegetation is impractical or not in accordance with good land management practices.
 - (a) The operator shall develop a plan for the proposed revegetation, including the species of grasses, shrubs, trees, and aquatic and wetland vegetation to be planted, the spacing of vegetation, and, where necessary, the program for treating the soils to prepare them for revegetation.
 - (b) Except as provided below, all upland must have established ground cover for a period of at least one year after planting over 80 percent of the reclaimed upland area, excluding roads, groves, row crops, or any area that qualifies under paragraph (f), below. No bare area shall exceed one-quarter (1/4) acre.
 - (c) When consistent with proposed land uses, at least 10 percent of the

upland and littoral zone areas shall be revegetated as forested areas with a variety of indigenous hardwoods and conifers. An area will be considered to be forested if a stand density of 200 trees per acre is achieved one year after planting. When forestation is not consistent with proposed land uses, one-gallon, containerized trees shall be planted on the upland and littoral zone areas. One containerized tree shall be planted for each acre of upland and littoral zone; however, the density and distribution shall be at the discretion of the operator. This latter requirement shall be met when at least 80 percent of the containerized trees are living one year after planting.

(d) Sheer walls are not subject to the revegetation requirement.

(e) Transition shelves required under paragraph (7)(c), below, shall be revegetated with perennial grasses.

(f) Revegetation shall not be required in those areas where revegetation is impractical or not in accordance with good land management practices. Such areas shall be identified by the operator in the conceptual plan. In addition to identifying these areas, the operator shall provide the basis for considering such areas to be qualified under this paragraph.

(g) Water body shorelines shall be revegetated with a variety of native littoral zone species.

(7) Extraction which results in a water body shall provide one of the following shoreline treatments:

(a) A littoral shelf not less than 18 feet in width with a berm on the waterward side. The shelf shall not be more than one foot below the design average low water level or higher than one foot below the average water level. The elevation of the top of the berm shall not be higher than one foot above the average high water level and the berm shall be cut every 200 feet to allow exchange of water at low water levels. Such cuts shall be at least 10 feet wide at the top of the berm and at least two feet wide at the base of the berm.

(b) A straight slope not steeper than 1 vertical to 3 horizontal, and extending downward from average water level to 6 feet below the average water level.

(c) Where a sheer wall results, then in lieu of a shoreline treatment, access shall be controlled by the use of berms, fences, or other restrictive methods acceptable to the department, all of which shall be used in conjunction with a transition shelf of at least 10 feet in width that shall be constructed five feet below the top of such sheer walls.

(d) Slope requirements of the U.S. Army Corps of Engineers or the Department of Environmental Protection under the Warren S. Henderson Wetlands Protection Act of 1984 shall be acceptable when permits have been approved and copies have been provided to the executive director.

(e) The secretary shall allow other shoreline treatments that are consistent with the safety and environmental considerations of this rule and shall consult with other appropriate governmental agencies in making his determination.

(8) Where a dry sheer wall results, access shall be controlled by the use of

berms, fences, or other restrictive methods, all of which shall be used in conjunction with a transition shelf of at least 10 feet in width that shall be constructed five feet below the top of such sheer walls.

Specific Authority 378.404 FS. Law Implemented 378.404, 378.503 FS. History - New 7-16-87, Formerly 16C-36.008.

62C-36.009 Inspections.

(1) Inspections shall be conducted pursuant to section 378.407, Florida Statutes.

(2) If another agency has been certified, pursuant to section 378.411, Florida Statutes, the head of such other agency shall act on behalf of the department for the purposes of this section.

(3) Certification, pursuant to section 378.411, Florida Statutes, shall not preempt the right of the department's staff to carry out inspections pursuant to section 378.407, Florida Statutes.

Specific Authority 378.404 FS. Law Implemented 378.407, 378.411 FS. History - New 7-16-87, Formerly 16C-36.009.

62C-36.010 Release Procedures.

(1) Upon completion of reclamation requirements in an area, the operator shall notify the department and provide a map which specifically delineates the completed area.

(2) Within 60 days after receipt of the notification, the department shall notify the operator in writing whether or not an inspection will be made within one year after receipt of the operator's notification. The department's notification shall include the date the inspection will occur, if an inspection is scheduled.

(3) Within 30 days after the inspection, the department shall notify the operator in writing that the area is released or what work must be done before release can be granted.

(4) If the department notifies the operator that the area will not be inspected, the area shall be released from reclamation requirements at the end of the second year after receipt of the operator's notification.

(5) If an operator wishes to resume mining operations within a released area, the area to be disturbed shall be considered to be an undisturbed area for the purposes of this chapter and notification shall be made in accordance with the full provisions of this chapter.

Specific Authority 378.404 FS. Law Implemented 378.404 FS. History - New 7-16-87, Formerly 16C-36.010.

62C-36.011 Reports.

(1) On or before April 1 of each year, each operator shall submit to the department a report for the previous calendar year for each mine under his control. No

report shall be required in calendar year 1987; however, any report submitted in calendar year 1988 shall cover the period October 1, 1986, through December 31, 1987. No report shall be required for existing mines until March 1, 1990; this report shall cover the previous calendar year only. Each report shall be submitted on the form incorporated by reference in section 62C-36.014 and shall include the following for the report period:

- (a) Name and address of the operator, name of the mine, and year covered by the report.
 - (b) The number of acres on which extraction occurred during the previous calendar year.
 - (c) Each area that became available for contouring or revegetation.
 - (d) The number of acres disturbed, but not mined, and the nature of the disturbances.
 - (e) The number of acres on which contouring has been completed.
 - (f) The number of acres on which revegetation has been completed.
 - (g) A map that illustrates paragraphs (b) through (f), above. To the extent possible, maps submitted with the second and each successive report shall include the information shown on maps submitted with previous reports. The maps may be drawn on plain paper or an aerial photograph facsimile and shall meet the document standards in section 62C-36.004.
 - (h) A discussion of all changes to the conceptual plan that were not provided in a notice to the department.
- (2) The bureau shall examine each report and notify the operator of any apparent errors or omissions.
 - (3) The operator shall respond to the bureau's request within 60 days of receipt.

Specific Authority 378.404 FS. Law Implemented 378.404 FS. History - New 7-16-87, Formerly 16C-36.011.

62C-36.012 Violations, Injunctive Relief, and Penalties. (Repealed)

Rulemaking Authority 378.404 FS. Law Implemented 120.69, 378.404, 378.408, 378.409 FS. History - New 7-16-87, Formerly 16C-36.012, Repealed 2-16-12.

62C-36.013 Donations of Land. (REPEALED)

Specific Authority 370.021, 378.404 FS. Law Implemented 211.32 FS. History - New 7-16-87, Formerly 16C-36.013, Repealed 10-20-96.

62C-36.014 Forms.

The following forms are available from the Bureau of Mine Reclamation and are incorporated by reference:

- (1) Notice of Intent to Mine Limestone, Limestone Form 1, DNR 53-025(16), effective 7/87.

(2) Limestone Mine General Information and Conceptual Plan for Mining and Reclamation, Limestone Form 2, DNR 53-026(16), effective 7/87.

(3) Limestone Mine Conceptual Plan Change for Mining and Reclamation, Limestone Form 3, DNR 53-027(16), effective 7/87.

(4) Limestone Mine Annual Mining and Reclamation Report, Limestone Form 4, DNR 53-028(16), effective 7/87.

(5) Limestone Mine Notice of Cessation of Operations, Limestone Form 6, DNR 53-029(16), effective 7/87.

(6) Limestone Mine Reclamation Release Request, Limestone Form 5, DNR 53-030(16), effective 7/87.

Specific Authority 378.404, 378.501 FS. Law Implemented 378.404, 378.501 FS.
History - New 7-16-87, Formerly 16C-36.014.