AGENDA FLORIDA DEPARTMENT OF LAW ENFORCEMENT September 28, 2010

Attachments to the items below can be viewed at the following link: http://www.fdle.state.fl.us/Content/getdoc/b2d2beb1-8be5-4fae-81bd-df25a3dab70d/test-home.aspx

ITEM 1. Respectfully submit the **Minutes of the June 8, 2010 Cabinet Meeting.**

(See Attachment 1)

RECOMMEND APPROVAL

ITEM 2. Respectfully submit the **Minutes of the July 29, 2010 Cabinet Meeting.**

(See Attachment 2)

RECOMMEND APPROVAL

ITEM 3. Respectfully submit the Florida Department of Law Enforcement's FY 2009-10 Annual Performance Report, with Contracts, Agreements and Purchases over \$100,000 for April 1 through June 30, 2010.

(See Attachment 3)

RECOMMEND APPROVAL

ITEM 4. Respectfully submit Final Adoption of Proposed Rule:

11B-30 - State Officer Certification Examination – Revises State Officer Certification Examination fee to conform with Section 943.1397(3), FS, as set by the Criminal Justice Standards and Training Commission.

(See Attachment 4)

RECOMMEND APPROVAL

ITEM 5. Respectfully submit Notice of Proposed Rule:

11D-2.001 – **Methamphetamine Precursor Electronic Monitoring System** – Implements Section 893.1495, FS, for FDLE to provide an approved electronic recordkeeping system for retailers to record the purchase of products containing ephedrine or related compounds.

(See Attachment 5)

RECOMMEND APPROVAL

MINUTES FLORIDA DEPARTMENT OF LAW ENFORCEMENT

June 8, 2010

The Florida Department of Law Enforcement met on this date in the Cabinet Meeting Room, LL-03, The Capitol, Tallahassee, Florida with the following Cabinet members present:

Honorable Charlie Crist, Governor Honorable Charles H. Bronson, Commissioner of Agriculture Honorable Bill McCollum, Attorney General Honorable Alex Sink, Chief Financial Officer

ITEM 1. Respectfully submit the Florida Department of Law Enforcement's FY 2009-10 3rd Quarter Performance Report, with Contracts, Agreements and Purchases over \$100,000 for January 1 through March 31, 2010.

Motion to approve by Attorney General McCollum. Seconded by Commissioner Bronson. Approved without objection.

ITEM 2. Respectfully submit the FY 2010-11 Annual Performance Contract.

Motion to approve by Chief Financial Officer Sink. Seconded by Commissioner Bronson. Approved without objection.

Gerald M. Baile Commissioner Debbie Haire Executive Assistant

MINUTES FLORIDA DEPARTMENT OF LAW ENFORCEMENT

July 29, 2010

The Florida Department of Law Enforcement met on this date in the Cabinet Meeting Room, LL-03, The Capitol, Tallahassee, Florida with the following Cabinet members present:

Honorable Charlie Crist, Governor Honorable Charles H. Bronson, Commissioner of Agriculture Honorable Bill McCollum, Attorney General Honorable Alex Sink, Chief Financial Officer

ITEM 1. Respectfully submit the Minutes of the April 27, 2010 Cabinet Meeting.

Motion to approve by Commissioner Bronson. Seconded by Chief Financial Officer Sink.

Minutes approved without objection.

ITEM 2. Respectfully submit **Notice of Proposed Rules** for the following:

11B-30 - State Officer Certification Examination — Revises State Officer Certification Examination fee to conform with Section 943.1397(3), FS, as set by the Criminal Justice Standards and Training Commission. The proposed effective date is January 1, 2011.

Motion to approve by Attorney General McCollum. Seconded by Chief Financial Officer Sink.

Approved with an objection from Governor Crist.

Gerald M. Railey

Commissioner

Debbie Haire

Executive Assistant



Number / percent of lab service requests completed
Average number of days to complete lab service requests
AFIS (Automated Fingerprint Identification System) CER (Computer Evidence Recovery) Chemistry Crime Scene Firearms Latent Prints Trace Evidence Serology / DNA Toxicology
Number of hits, samples added and total samples in DNA Database
Hits Samples added Total samples in DNA Database
Number of criminal investigations
Number / percent of criminal investigations closed
Number / percent of criminal investigations closed resulting in arrest
Number of domestic security cases
Number of intelligence initiatives
Number of public assistance fraud investigations
Amount of fraudulent benefits withheld as a result of public assistance fraud investigations
Number of calls for Capitol Police service
Percent of time FCIC is accessible
Number of criminal history record checks processed
Number of registered sexual predators / offenders added and total identified to the public
Number of missing persons cases
Missing Child Alerts activated Amber Alerts activated Silver Alerts activated
Number of arrest records created and maintained
Number / percent of individuals who pass the basic professional certification examination
Number of professional law enforcement certificates issued
Number of criminal justice officer disciplinary actions

Actual FY 2009-10	Standard FY 2009-10		
79,439 100%	78,000 95%		
38	45		
129 ¹ 13	70 30		
31 96 ¹	30 80		
45 140 ¹ 77	60 115 111		
39	40		
3,407 91,549 704,768	2,000 90,000 700,000		
2,260 ²	3,862		
639 ² 61% ²	786 69%		
315 ² 52% ²	458 58%		
27 ³	30		
614	490		
2,228 ⁴	2,350		
\$15.9 M	\$12 M		
4,295 ⁵	8,000		
99.98%	99.5%		
2,604,466	2,000,000		
3,400 54,534	3,000 52,516		
4,470	4,000		
15 ⁶ 8	6 5		
107 ⁶	24		
21,896,459	17,686,354		
6,486 80%	6,400 80%		
20,674 ⁷	25,000		
794	452		



- ¹ <u>Average number of days to complete lab service requests</u> The Department is focusing efforts on backlog reduction. The turnaround time for various disciplines is expected to gradually decline as the number of pending cases decreases. In CER and Firearms, this included completing older cases that are pending. Trace Evidence services are not initiated until other examinations are completed. Thus, performance in this discipline is dependent upon the processing time in other disciplines.
- ² <u>Number of criminal investigations</u> The Department is committed to working complex, protracted high impact criminal investigations. Because of their complexity, cases are lengthy and labor intensive, resulting in agents investing more hours in fewer cases over a longer period of time. Also, the elimination of special agent positions due to budget reductions has had an impact.
- ³ <u>Number of domestic security cases</u> This measure reports the number of major cases with a nexus to domestic security, which were not worked in conjunction with an FBI Joint Terrorism Task Force. The Department works numerous cases in conjunction with the Task Force which are not reflected due to security restrictions. The Department responded to all reported domestic security threats during the period. Additionally, calculation errors previously occurred resulting in slightly elevated data. The annual number in this report reflects corrected data.
- ⁴ <u>Number of Public Assistance Fraud (PAF) investigations</u> Funding for the program decreased significantly in recent years. Additionally, the program is engaged in more complex criminal investigations which require more time and effort to investigate, resulting in fewer case closures.
- ⁵ <u>Number of calls for Capitol Police service</u> Due to a proactive patrol approach by Capitol Police officers, the number of calls for service is less than the standard. Additionally, this measure fluctuates depending upon events scheduled at the Capitol.
- 6 Missing Child Alerts, Amber Alerts, and Silver Alerts activated More missing child and silver alerts were activated than estimated.
- ⁷ <u>Number of professional law enforcement certificates issued</u> Certificates are issued to individuals meeting training requirements for basic and post-basic programs offered at Criminal Justice Standards and Training Commission certified training schools. FDLE issued certificates for all individuals meeting requirements.

A complete version of the Annual Performance Report containing performance data, program highlights, and noteworthy accomplishments is available in the publications section of the Department's website located at www.fdle.state.fl.us.

CONTRACTS, AGREEMENTS AND PURCHASES OVER \$100,000 FOR APRIL 1ST THROUGH JUNE 30TH 2010

<u>P.O.#</u>	VENDOR/SERVICE	<u>AMOUNT</u>
DO1895289	Applied Biosystems One genetic analyzer system for Tampa Bay Regional Operations Center No Term Single Source	\$144,426
DO1895291	Applied Biosystems One genetic analyzer system for Orlando Regional Operations Center No Term Single Source	\$160,758
DO1932552	Orchid BioSciences Testing of forensic biology (DNA) cases for Investigations and Forensic Science Program Term: 05/04/2010 through 05/03/2013 Agency ITB	\$150,000
DO1936507	LOC Scientific, Inc. Replacement of 10 laboratory fume hoods, including installation and freight for Tampa Bay Regional Operations Center No Term Agency ITB	\$130,970
DO1954012	Oracle America, Inc. Oracle software maintenance and technical support for Criminal Justice Information Program. Term period: 07/01/2010 through 06/30/2012 Alternate Contract	\$906,894

CONTRACTS, AGREEMENTS AND PURCHASES OVER \$100,000 FOR APRIL 1ST THROUGH JUNE 30TH 2010

<u>P.O.#</u>	VENDOR/SERVICE	<u>AMOUNT</u>
DO1955902	Federal Law Enforcement Training Center Training, equipment, instructors and facilitation of two courses: (1) Seized Computer Evidence Recovery and (2) Digital Evidence Recovery Term period: 06/14-25/2010 and 07/12-23/2010 Governmental Agency	\$195,581
DO1956312	CRAIC Technologies One microspectrophotomet microscope with accessories and installation for the Tampa Bay Regional Operations Center No Term Single Source	\$154,130
FDLE-031-10	Unisys Corporation Maintenance and troubleshooting support for FDLE's Falcon System Term Period: 06/24/2010 through 03/27/2013 State Contract	\$207,042

STATE OF FLORIDA

DEPARTMENT OF LAW ENFORCEMENT

CHAPTER 11B-30, FLORIDA ADMINISTRATIVE CODE

AMENDING RULE 11B-30.007

STATE OFFICER CERTIFICATION EXAMINATION

SUMMARY OF THE RULE

Increase State Officer Certification Examination fee as set by the Criminal Justice Standards and Training Commission and authorized by Section 943.1397(3), FS. The proposed effective date is January 1, 2011.

FACTS AND CIRCUMSTANCES JUSTIFYING THE RULE

The State Officer Certification Examination fee is being increased to provide additional revenue to the Criminal Justice Standards and Training Trust Fund. If additional revenue is not collected, the current \$67 per officer allocation to the state's training centers for training the state's certified law enforcement, correctional and correctional probation officers will be reduced. The fee was last increased in 2001.

FEDERAL COMPARISON STATEMENT

There are no federal requirements dealing with this topic.

SUMMARY OF HEARING

FDLE received no requests for a public hearing and no written comments were submitted.

NOTICE OF PROPOSED RULE

NAME OF AGENCY: Florida Department of Law Enforcement

Division or Board: Criminal Justice Standards and Training Commission

RULE NO.: RULE TITLE:

11B-30.007 Application for the State Officer Certification Examination and Notification Process.

PURPOSE AND EFFECT: The State Officer Certification Examination fee is being increased to provide additional revenue to the Criminal Justice Standards and Training Trust Fund. If additional revenue is not collected, the current \$67 per officer allocation to the state's training centers for training the state's certified law enforcement, correctional and correctional probation officers will be reduced. The fee was last increased in 2001.

SUMMARY: Increase State Officer Certification Examination fee as set by the Criminal Justice Standards and Training Commission and authorized by Section 943.1397(3), FS. The proposed effective date is January 1, 2011.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS: No Statement of Estimated Regulatory Cost was prepared. Any person who wishes to provide information regarding the statement of estimated regulatory costs, or to provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

RULEMAKING AUTHORITY: 943.03(4), 943.12(1) FS.

LAW IMPLEMENTED: 943.12(17), 943.1397(3) FS.

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

DATE AND TIME: Wednesday, September 1, 2010 at 10:00 a.m.

PLACE: Florida Department of Law Enforcement (FDLE), Criminal Justice Professionalism Program, 2331 Phillips Road, Tallahassee, FL 32308.

AMERICANS WITH DISABILITIES ACT: 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 5 days before the workshop/meeting by contacting: Donna Hunt at 850-410-8615, or donnahunt@fdle.state.fl.us, or write to Florida Department of Law Enforcement, Criminal Justice Professionalism Program, 2331 Phillips Road, Tallahassee, Florida 32308. 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: Donna Hunt at 850-410-8615, or donnahunt@fdle.state.fl.us, or write to Florida Department of Law Enforcement, Criminal Justice Professionalism Program, 2331 Phillips Road, Tallahassee, Florida 32308.

NAME OF PERSON ORIGINATING PROPOSED RULE: Donna Hunt at 850-410-8615, or donnahunt@fdle.state.fl.us, or write to Florida Department of Law Enforcement, Criminal Justice Professionalism Program, 2331 Phillips Road, Tallahassee, Florida 32308.

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 29, 2010

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: June 11, 2010

THE FULL TEXT OF THE PROPOSED RULE IS:

- 11B-30.007 Application for the State Officer Certification Examination and Notification Process.
- (1) Application to take the State Officer Certification Examination (SOCE) shall be made by submitting:
- (a) An Application for State Officer Certification Examination form CJSTC-500 to the Florida Department of Law Enforcement, Office of Finance and Accounting, Post Office Box 1489, Tallahassee, Florida 32302-1489. All applications shall be accompanied by a cashier's check, money order, or public agency instrument in the amount of \$150 \$100 made payable to the Criminal Justice Standards and Training Trust Fund; or
- (b) An on-line application electronically, via the internet, at http://www4.fdle.state.fl.us/examregister. All on-line applications shall be accompanied by payment of the \$150\$ examination fee using a credit card or debit card.
 - (c) No change.
 - (2) (6) No change.

PROPOSED EFFECTIVE DATE: January 1, 2011.

Rulemaking Authority 943.03(4), 943.12(1) FS. Law Implemented 943.12(17), 943.1397(3) FS. History–New 1-10-94, Amended 1-2-97, 7-7-99, 7-29-01, 11-5-02, 11-30-04, 3-21-07, 6-9-08, 9-28-09,

STATE OF FLORIDA

DEPARTMENT OF LAW ENFORCEMENT

CHAPTER 11D-2, FLORIDA ADMINISTRATIVE CODE

CREATING RULE 11D-2.001, F.A.C.

METHAMPHETAMINE PRECURSOR ELECTRONIC MONITORING SYSTEM

SUMMARY OF THE RULE

Rule 11D-2.001, F.A.C. implements Florida Statute Section 893.1495, for FDLE to provide an approved electronic recordkeeping system for retailers that sell non-prescription products containing ephedrine or related compounds. It provides definitions, and specifies a process for a retailer to request a statutory exemption from the recordkeeping requirements.

FACTS AND CIRCUMSTANCES JUSTIFYING THE RULE

Rule 11D-2.001, F.A.C. is created to implement Florida Statute Section 893.1495 for FDLE to provide an approved electronic recordkeeping system for retailers to record the real-time purchase of products containing ephedrine or related compounds for the purpose of monitoring this information to prevent or investigate illegal purchases of these products. Access to the electronic recordkeeping system shall be provided to a retailer without any additional cost or expense. Tracking of the purchase of the products must be implemented by January 1, 2011 or sooner.

FEDERAL COMPARISON STATEMENT

There are no federal requirements dealing with this topic.

SUMMARY OF HEARING

FDLE received no requests for a public hearing and no written comments were submitted.

NOTICE OF PROPOSED RULE

DEPARTMENT OF LAW ENFORCEMENT

Division of Local Law Enforcement Assistance

Rule No.: RULE TITLE

11D-2.001: Methamphetamine Precursor Electronic Monitoring System

PURPOSE AND EFFECT: Rule 11D-2.001, F.A.C. is created to implement Florida Statute Section 893.1495, for FDLE to provide an approved electronic recordkeeping system for retailers to record the real-time purchase of products containing ephedrine or related compounds for the purpose of monitoring this information to prevent or investigate illegal purchases of these products. Access to the electronic recordkeeping system shall be provided to a retailer without any additional cost or expense. Tracking of the purchase of the products must be implemented by January 1, 2011 or sooner.

SUMMARY: Rule 11D-2.001, F.A.C. implements Florida Statute Section 893.1495, for FDLE to provide an approved electronic recordkeeping system for retailers that sell non-prescription products containing ephedrine or related compounds. It provides definitions, and specifies a process for a retailer to request a statutory exemption from the recordkeeping requirements.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS: No Statement of Estimated Regulatory Cost was prepared. Any person who wishes to provide information regarding the statement of estimated regulatory costs, or to provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 893.1495(15), 943.03(4) FS.

LAW IMPLEMENTED: 893.1495 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, November 3, 2010 at 10:00 a.m.

PLACE: Florida Department of Law Enforcement, 2331 Phillips Road, Tallahassee, FL 32308.

DATE AND TIME: Wednesday, November 4, 2010 at 10:00 a.m.

PLACE: Florida Department of Law Enforcement, 500 W. Robinson Street, Orlando, FL 32801-1771

DATE AND TIME: Thursday, November 5, 2010 at 10:00 a.m.

PLACE::Florida Department of Law Enforcement, 1030 N.W. 111th Avenue, Miami, FL 33172

Please advise 48 hours in advance if requesting a public hearing.

AMERICANS WITH DISABILITIES ACT: 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 5 days before the workshop/meeting by contacting: Jeff Beasley at (850)410-7084, or jeffbeasley@fdle.state.fl.us, or write to Florida Department of Law Enforcement, Office of Statewide Intelligence, 2331 Phillips Road, Tallahassee, Florida 32308. 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: Jeff Beasley at (850)410-7084, or jeffbeasley@fdle.state.fl.us, or write to: Florida Department of Law Enforcement, Office of Statewide Intelligence, 2331 Phillips Road, Tallahassee, Florida 32308

NAME OF PERSON ORIGINATING PROPOSED RULE: Jeff Beasley at (850)410-7084, or jeffbeasley@fdle.state.fl.us, or write to: Florida Department of Law Enforcement, Office of Statewide Intelligence, 2331 Phillips Road, Tallahassee, Florida 32308

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: September 28, 2010

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: August 13, 2010

THE FULL TEXT OF THE PROPOSED RULE IS:

- 11D-2.001 Methamphetamine Precursor Electronic Monitoring System
- (1) A pharmacy or retailer conducting business within the state of Florida who engages in the sale of any nonprescription compound, mixture, or preparation containing ephedrine or related compounds shall be required to participate in the Methamphetamine Precursor Electronic Monitoring System
 - (2) Definitions:
 - (a) "Department" means the Florida Department of Law Enforcement (FDLE).
- (b) "Exemption" refers to the two part criteria outlined in 893.1495(5)(b), F.S., which states; "a pharmacy or retailer may request an exemption from electronic reporting from the Department of Law Enforcement if the pharmacy or retailer lacks the technology to access the electronic recordkeeping system and such pharmacy or retailer maintains a sales volume of less than 72 grams of ephedrine or related compounds in a 30 day period."
- (c) "National Precursor Log Exchange" (NPLEx) refers to the FDLE approved Methamphetamine Precursor Electronic Monitoring System.
- (d) "Retailer" refers to any person, entity, or business including a pharmacy, within the state of Florida, who engages in the sale of nonprescription compounds, mixtures, or preparations containing ephedrine or related compounds, ephedrine or related products that does not meet the criteria in Sections 893.1495(5)(b), or 893.1495(10), F.S.
- (3) Each retailer who engages in the sale of any nonprescription compound, mixture, or preparation containing ephedrine or related compounds shall contact the Department to enroll in NPLEx. Requests for information, enrollment, and training can be accomplished online at http://www.fdle.state.fl.us (look for Meth Monitoring System), by email to MethLaw@fdle.state.fl.us or by telephone, contact the NPLEx administrator at 850-410-8300, or in writing to FDLE NPLEx Administrator, Florida Department of Law Enforcement, P.O. Box 1489, Tallahassee, FL 32302-1489.
- (4) Exemptions. The Department shall grant an exemption from electronic reporting to a retailer, upon request, if the retailer lacks the technology to access NPLEx, and the retailer maintains a sales volume of less than 72 grams of ephedrine or related compounds in a 30 day period.
- (a) The "technology necessary to access NPLEx" requires a computer with an Internet connection that is available in any sales area within the retailer location.
- (b) The "30 day period" for the purpose of determining an exemption shall be calculated from the 1st day of each calendar month.
- (c) The retailer's request for an exemption shall be made by completing FDLE Exemption form, FDLE I&FS-012, created 08/16/2010, and hereby incorporated by reference. The form is available online or can be obtained by contacting the Department. See paragraph (3) above for contact information.
- (d) The Exemption form must be completed in its entirety, signed by the retailer or retail manager claiming the exemption, and notarized by a notary public.
- (e) The Department will review the request for exemption, and will grant or deny the request within 14 business days.
- 1. If the retailer disagrees with the Department's decision, the retailer may request, in writing, reconsideration of the denial for exemption based upon mistake of fact or law.
- 2. The request must state the basis for reconsideration and provide any documentation that is available to support the request.
 - 3. The Department will provide a written response to the request for reconsideration.
- (f) A retailer must maintain the exemption letter within its place of business, and make it available upon request by any law enforcement officer.
- (g) A retailer granted an exemption in this section must notify the Department, in writing, and within 5 days of the completion of the reporting period, of any change in its exemption status regarding the sales volume of ephedrine or related compounds within the 30 day reporting period, or of obtaining the technology to access NPLEx.

- (5) The Department will provide an FDLE NPLEx Administrator:
- (a) who will be responsible for reviewing, approving or denying and responding to requests for exemption from participation in NPLEx, and
- (b) who will be responsible for communication between the Department and the 3rd party administrator selected to administer NPLEx on all matters to include but not limited to; compliance with system requirements, system enhancements, and ensuring the availability of system training for retailers and law enforcement who need access to the system.

Contact information is provided in Paragraph (3) above.

- (6) Retailer's Duty to Maintain Logbook.
- (a) Should a transaction occur during a period in which NPLEx is inoperable due to states of declared emergency, natural disaster, or other acts of God, the retailer must:
- (b) Maintain a written log capturing all required information and enter the transaction data into NPLEx within seventy-two (72) hours of the system becoming operational.
- (c) Should a retailer be granted an exemption from participation in NPLEx, it is still the duty of any retailer within the state of Florida to maintain a logbook in compliance with the federal Combat Methamphetamine Epidemic Act of 2005, as specified in Title VII of the USA PATRIOT Improvement and Reauthorization Act of 2005 (Public Law 109-177), and Section 893.1495 F.S. (2009).
 - (7) Law Enforcement Access to NPLEx.
- (a) Information contained within NPLEx is available to law enforcement officers, designated by their agency, for law enforcement purposes, pursuant to Section 893.1495, Florida Statutes (2009).
- (b) A law enforcement agency may request access to NPLEx. Requests for information, participation, and training can be accomplished online at http://www.fdle.state.fl.us (look for Meth Monitoring System), by email to MethLaw@fdle.state.fl.us or by telephone, contact the NPLEx administrator at 850-410-8300, or in writing to FDLE NPLEx Administrator, Florida Department of Law Enforcement, P.O. Box 1489, Tallahassee, FL 32302-1489.
- (c) Each law enforcement agency requesting access to the system will identify a single point of contact to be referred to as an "Agency Account Manager," who will be responsible for communicating new account requests and closing of account requests for its law enforcement officers.

Rulemaking Authority 893.1495(15), 943.03(4), FS. Law Implemented 893.1495, FS. History-New

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