



Charlie Crist  
Governor

Ana M. Viamonte Ros, M.D., M.P.H.  
State Surgeon General

**INTEROFFICE MEMORANDUM**

**INFORMATION  
HSES 09-012**

**DATE:** December 24, 2009  
**TO:** County Health Department Directors/Administrators  
ATTN: Environmental Health and Engineering Directors  
**THROUGH:** Lisa Conti, D.V.M., M.P.H., Dipl. ACVPM, CEHP  
Director, Division of Environmental Health  
**FROM:** Dale Holcomb, Acting Chief, Bureau of Onsite Sewage Programs  
**SUBJECT:** Implementation of Amended Rule 64E-6 003, Florida Administrative Code

**INFORMATION ONLY**

On Friday, December 18, 2009, we advertised a Notice of Proposed Rule amending rule 64E-6 003, Florida Administrative Code. The amendment provides relief to permit holders who had construction permits issued, had construction approval granted and then had their permits expire between September 1, 2008 and December 31, 2009. The amendment allows the county health department to issue a new permit and grant final system approval based on the pre-June 25, 2009 rule.

As this amendment provides relief to the affected parties and has been advertised with no anticipated adverse comment, we can function based on the proposed rule change.

Following is the coding for the proposed amendment. Please use the provisions of the amendment to handle those situations that meet the conditions of the amendment language.

Please call me at 850-245-4093 if you have questions.

64E-6 003 Permits.

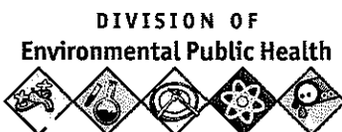
(1) through (5) No change

(6) Expired Permits - Any new construction or modification permit issued by the department with an expiration date of September 1, 2008, through December 31, 2009, that has received construction approval but not final approval may be approved provided all of the following conditions are met:

1. The applicant or agent provides a written statement that there have been no changes in application or site conditions from the original permit. The statement must specifically address any changes on adjacent lots. If there are any changes a site re-evaluation is required.
2. Fees for a new construction permit and the research surcharge are paid. A site re-evaluation fee is paid, if applicable. A new permit shall be issued under the rules under which the original permit was issued.
3. A final system inspection is performed showing compliance with all rules under which the construction approval was granted. If applicable, a system re-inspection fee is paid.

~~(7)~~ (6) No change

*Rulemaking Authority 381 0065(3)(a), 489.553(3), 489.557(1) FS Law Implemented 381 0065, 381.0067, 386.041 FS. History—New 12-22-82, Amended 2-5-85, Formerly 10D-6 43, Amended 3-17-92, 1-3-95, 5-14-96, 2-13-97, Formerly 10D-6 043, Amended 3-22-00, 4-21-02, 5-24-04, 11-26-06, 6-25-09, \_\_\_\_\_*



**Core Public Health at Your Service  
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