STATE OF FLORIDA

DIVISION OF ADMINISTRATIVE HEARINGS



January 31, 2017

FORTY-THIRD ANNUAL REPORT

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INTRODUCTION

This report is submitted to the Joint Administrative Procedures Committee and to the Administration Commission in compliance with the requirements of section 120.65(8), Florida Statutes, which provides:

Not later than February 1 of each year, the division shall issue a written report to the Administrative Procedures Committee and the Administration Commission, including at least the following information:

- (a) A summary of the extent and effect of agencies' utilization of administrative law judges, court reporters, and other personnel in proceedings under this chapter.
- (b) Recommendations for change or improvement in the Administrative Procedure Act or any agency's practice or policy with respect thereto.
- (c) Recommendations as to those types of cases or disputes which should be conducted under the summary hearing process described in s. 120.574.
- (d) A report regarding each agency's compliance with the filing requirement in s. 120.57(1)(m).

GENERAL

The Division of Administrative Hearings (Division) administers two programs. One, which is the subject of this report, is the Adjudication of Disputes program that operates pursuant to chapter 120, Florida Statutes. The other is the Workers' Compensation Appeals program, Office of the Judges of Compensation Claims (OJCC), which operates pursuant to chapter 440, Florida Statutes. Section 440.45(5), Florida Statutes, requires the OJCC to issue an annual report to the Governor, the House of Representatives, the Senate, The Florida Bar, and the statewide nominating commission. The OJCC annual report was submitted. Accordingly, the present report will focus primarily on the Adjudication of Disputes program. However, because the

headquarters element of the Division must support both programs, this report necessarily must include some information addressing the OJCC.

The Clerk's Office at the Division is constantly seeking ways to make the electronic filing and service of pleadings more streamlined and user-friendly. Additionally, the availability of the online dockets and the indexing of final orders performed by the Division for all state agencies is an area where improvements can be made in search engine capabilities and improvement of access of the orders to the public. In 2017, the Clerk's Office, in conjunction with the information technology (IT) staff, will enhance the case search to include locating documents within dockets for non-confidential cases giving greater access to the Division's database. Also, eService will expand to include links to Administrative Law Judge rulings, along with the motions and/or responses.

UTILIZATION RATES

Appendix 1 breaks out by agency the utilization rates of Division resources and demonstrates, in descending order, that 12 agencies utilized 97 percent of the Division's docket: the Department of Revenue, the Agency for Health Care Administration, the Department of Management Services, the Department of Children and Families, the Department of Financial Services, the Department of Health, the Department of Business and Professional Regulation, the Department of Education, the Agency for Persons with Disabilities, the Department of Transportation, the Department of Environmental Protection, and the Department of Agriculture and Consumer Services. Additionally, entities such as water management districts, cities, counties, school districts, and other educational entities, are significant users of the Division's services and are reported separately since they are covered by contractual agreements.

During FY 2015-16, state agencies and other governmental entities referred 7,293 requests for assignment of an administrative law judge compared to 6,881 requests filed the previous year. This is a six-percent increase from the previous fiscal year. Requests for assignment of Administrative Law Judges from the following six agencies constitute 58 percent of our fiscal year caseload: the Department of Financial Services (364 cases, an increase of 32 percent over the 276 cases filed in FY 2015-16); the Department of Education (165 cases, an increase of 22 percent over the 135 cases filed in FY 2015-16); the Department of Business and Professional Regulation (177 cases, an increase of 44 percent over the 123 cases filed in FY 2015-16); the Department of Revenue (3,478 cases, an increase of 19 percent over the 2,919 cases filed in FY 2015-16); the Florida Commission on Ethics (5 cases, an increase of 67 percent over the 3 cases filed in FY 2015-16); and the Office of Financial Regulation (24 cases, an increase of 41 percent over the 17 cases filed in FY 2015-16.

UTILIZATION OF PERSONNEL

As of June 30, 2016, the Adjudication of Disputes program had 65 established positions consisting of the Director and Chief Judge, the Deputy Chief Judge, 31 Administrative Law Judges, seven Administrative Secretaries, five Administrative Assistants, one Budget Officer, one Executive Assistant, two Staff Assistants, one Administrative Services Director, one Personnel Officer, one Purchasing Specialist, one Professional Accountant Specialist, one Operations and Management Consultant, one Accountant, one Database Administrator, one Distributed Computer Systems Analyst, one Systems Programmer, one Clerk of the Division, two Commission Deputy Clerks, two Deputy Clerks, and two Senior Clerks. With one Administrative Secretary or Administrative Assistant assigned to three judges, this represents a

highly efficient model for the adjudicatory process. Our judges utilize a minimum of administrative personnel to perform their assigned tasks.

The Workers' Compensation Appeals program had 176 established positions consisting of one Deputy Chief Judge of Compensation Claims, 31 Judges of Compensation Claims, 28 Senior Attorneys/State Mediators (these positions were retitled from State Mediators and moved from the Elected/Appointed Pay Plan to the Selected Exempt Service Pay Plan, effective July 1, 2015), 35 Deputy Clerks (includes 31 in the field offices and four in the central Clerk's Office), one Office Operations Manager, 38 Commission Deputy Clerks (includes 31 in the field offices and seven in the central Clerk's Office), five Administrative Assistants, 29 Administrative Secretaries, one Secretary Specialist, one Staff Assistant, one Accountant, one Court Reporter, one Distributed Computer Systems Administrator, two Distributed Computer Systems Analyst, and one Attorney. In an extremely high-volume area of the law and in recognition of the economic downturn, the program constantly seeks ways to combine staff positions and responsibilities in the interest of cost savings.

HEARING REQUESTS

During FY 2015-16, the Division processed 7,293 hearing requests compared to 6,881 cases filed the previous fiscal year. Of the total cases filed, 1,871 were Baker Act cases. The remaining 5,422 cases were primarily filed pursuant to sections 120.56, 120.569, and 120.57(1), Florida Statutes. Most notable were the referrals from the Department of Revenue, which increased its referrals by 19 percent with 3,478 cases filed this fiscal year compared to 2,919 cases previously reported. Other cases filed are itemized by agency in the attached Appendix 2.

In FY 2015-16, each Administrative Law Judge conducted an average of 187 hearings and wrote an average of 99 Recommended or Final Orders of varying length and complexity. In

addition, each Judge closed an average of 65 cases, which were settled or otherwise dismissed without a final hearing. The case closure data does not include Baker Act closures.

INFORMATION TECHNOLOGY

The Division maintains two mission-critical databases and applications: the DOAH Case Management System (CMS) and the OJCC Case Management System (JCCa). Associated applications include full-text retrieval and document indexing of orders issued by the Division's Administrative Law Judges and Judges of Compensation Claims. Both databases are accessible via the Division's two websites, www.doah.state.fl.us and www.fljcc.org. Secondary applications include office automation (word processing and e-mail) and online legal research via LexisNexis and other Internet resources.

Electronic Filing

During calendar year 2016, there were 44,270 documents uploaded via the eALJ filing portal; 42,510 documents were served (via email) to 143,415 parties of record. For the OJCC, 569,540 documents were uploaded via the eJCC filing portal; 718,191 documents were electronically served to 1,615,083 parties of record.

Indexing

Under section 120.53(2), Florida Statutes, all state agencies shall electronically transmit their agency final orders to the Division's website for indexing purposes, effective July 1, 2015. To date, a total of 107,088 documents have been submitted to the Agency Index Documents database, with 29,279 of those uploaded in calendar year 2016.

Cybersecurity

The Division has long been concerned with the integrity of its IT systems. This concern has grown out of a responsibility we feel to those whose private information is transmitted to our

care through electronic means; to appropriate walls being developed to keep that private information away from all but those who are entitled to view it; and to appropriate measures being taken to ensure that the users of the Division's systems do not accidentally release confidential information to those not entitled to it or to infecting the IT systems with malware or other intrusions from outside entities that are not authorized to view confidential or proprietary information. In 2016, the Division's primary IT focus was on security. The initiatives included: cybersecurity awareness training for all users focused on safe mobile computing and learning to recognize malicious emails; installation of a network device for enhanced threat detection and prevention; and completion of the first phase of a statutorily required risk assessment (penetration testing). We will continue to comply with all state laws and rules that may be developed, as well as our internally produced protocols to ensure the Division's IT systems are secure from both external and internal attack.

OPERATING BUDGET

The Division is 100 percent trust funded. However, in FY 2016-17, the Division received \$6,286 in non-recurring General Revenue per Specific Appropriation 1961B to obtain security training for the IT staff. Appendix 3 summarizes the actual, estimated, and requested expenditures for the Division's programs for FY 2015-16, FY 2016-17, and FY 2017-18, respectively.

For the Adjudication of Disputes program, each year the Division reports to the Legislature and the Governor's Office the total number of hearing hours conducted by its judges for all agencies. Based on this data, the Division's budget is prorated among the state agencies utilizing its services, and the Legislature appropriates fund transfers to the Division from those agencies. Hence, the amount each agency transfers to the Division is based on the amount of

time the judges spend in pre-hearing conferences, motion hearings, and final hearings for each agency in a given year. Beginning in FY 2003-04, data on cancelled and continued hearings were excluded from the report under the theory that the agencies should not be penalized for accomplishing the resolution of disputes short of proceeding to hearing. In October 2016, the Division submitted its thirtieth "Hearing Hours Held" report (see Appendix 1). In FY 2015-16, a total of 5,344.75 hearing hours were held. (Appendix 1 excludes Baker Act hearing hours, which totaled 284.25 in FY 2015-16.)

The Division also is authorized to enter into contracts with non-state entities, such as cities, counties, regional planning councils, water management districts, school districts, and other educational entities for the provision of Administrative Law Judge services. When needed, the Division also enters into a contract with the Florida Legislature to hear all Florida Senate claim bills that require a hearing before a Special Master. Contract organizations reimburse the Division for the costs of its services at a rate that is based on a total-cost-recovery methodology. The current contract rate is \$149 an hour, a most reasonable rate for adjudicatory services by experienced lawyer-judges.

The Division has continued to implement the Office of Program Policy Analysis and Government Accountability's (OPPAGA) recommendation to shift the burden of the cost of the Adjudication of Disputes program from state agencies to non-state entities. This has been accomplished by revising each year the hourly rate that is paid by the non-state entities for Administrative Law Judge services, by marketing the Division's services to attract new non-state entities, and by backing out these revenues before the budget is prorated among the state agencies. The assessment for administrative support that is paid by the Workers' Compensation Appeals program also is backed out before the budget is prorated. Hence, state agency transfers

have been reduced by about \$1.1 million in the Division's FY 2017-18 Legislative Budget Request. In the coming year, the Director and other members of the Division's staff will continue their efforts to solicit new contractual business from local government entities to further offset the cost of supporting the Division that is borne by our state agencies.

The Workers' Compensation Appeals program is supported by cash transfers from the Workers' Compensation Administration Trust Fund that is administered by the Department of Financial Services. This trust fund is funded through a workers' compensation premium tax assessment which supports the entire workers' compensation program, not only the appeals program administered by the Division.

RECOMMENDATIONS CONCERNING THE A.P.A.

The Division closely follows judicial decisions concerning the application and interpretation of the Administrative Procedure Act (A.P.A.). The Division clearly recognizes that it must remain fair and impartial in all matters affecting the agencies and private parties that come before it for adjudication of their disputes. However, pursuant to its statutory mandate in section 120.65(8)(b), Florida Statutes, the Division is required to make recommendations for changes or improvements in the A.P.A. "or any agency's practice or policy with respect thereto." Over the past several years, this report has contained a discussion of how the Division can help those agencies housing professional licensing boards (the Department of Business and Professional Regulation and the Department of Health). Although these agencies have not chosen to avail themselves of our offer, we remain willing and able to create dockets to handle minor violations involving fines and compliance only (as opposed to suspension or revocation of licenses) to allow the professional licensing boards, comprised of volunteers who often meet on weekends away from their homes, to lighten their loads to allow them to concentrate on the more

severe cases that come before them. As stated previously, section 120.65, Florida Statutes, was amended in 2006 to require the Division to include recommendations as to the types of cases that should be conducted under the summary hearing process described in section 120.574, Florida Statutes. § 120.65(8)(c), Fla. Stat. Finally, section 120.65, Florida Statutes, was amended to require the Division's report to include information regarding each agency's compliance with the filing requirement in section 120.57(1)(m), Florida Statutes. We believe these "minor violation" matters are exactly what were contemplated by the summary hearing procedure, and sending a portion or all of these matters to the Division would save the agencies housing these boards' time and resources. The Division could handle these additional summary matters with its current complement of judges and support staff.

At the time of the issuance of this report, a handful of bills have been filed in the Legislature for the 2017 Session that may affect the numbers and types of cases referred to the Division. As in the past, the Division will work with the Legislature and proponents or opponents of any proposed legislation affecting administrative practice to ensure that the goals of due process and the efficient adjudication of disputes are maintained. This is generally done through the bill analysis process in which staff members ask whether fiscal and policy impacts might result from the passage of proposed legislation. It is the practice of the Division to respond timely to any such requests and to inform the Legislature that proposed statutory changes to improve the efficiency of the administrative process and to increase the caseload at the Division are welcome. The Division also consults with the Administrative Law Section of The Florida Bar to ensure consistency of our position with those who routinely practice in the administrative law arena. The undersigned and any other necessary staff of the Division will cooperate fully with Legislative and Executive branch requests regarding these or any other

proposed procedural and substantive changes to chapter 120, Florida Statutes, or any statutes related to the adjudication of disputes in the administrative forum. We shall testify before legislative committees, meet with members of the Legislature, or confer with stakeholders, as requested, to provide information and insights into how proposed changes might affect the Division and the cases we hear.

As noted above, the Division has experienced immense growth in the use of filing of pleadings, orders, and other documents by electronic means since mandatory electronic filing has become the law. Under this system, registered users of the electronic filing program continue to realize the efficiencies and savings afforded by not using the mail, both regular and overnight, courier services to file papers with the Division, copying charges and materials, and staff time to carry out each of these functions. Since the system is mandatory, not only has the Division saved costs, but the users of the system have realized great savings in time, effort, and the cost of materials and staff. Moreover, electronic filing has allowed all filed pleadings to be made available immediately on the Division's website for use by the public, thereby adding to the transparency of the work performed by the Division. Notably, it is anticipated that legislation will pass during the 2017 Session to formally allow the Division to electronically serve all pleadings and orders on the registered parties in our cases. This will eliminate any costs associated with attorney's serving pleadings and documents on opposing counsel or parties, if self-represented. Further, this mandate will eliminate any disputes between attorneys and parties concerning whether they were actually served with papers filed at the Division. The Workers' Compensation Appeals program has already instituted e-service of all pleadings and papers filed, which has resulted in additional cost savings for those who conduct business with the Division. Realizing that not everyone has access to a computer, the legislation carved out an exception to

the requirement of electronic filing for those unable to gain reasonable access to a computer for filing documents. Many self-represented litigants have chosen to use the electronic filing system, even though not required to by law since they have realized the value of a no-cost way of filing their papers and pleadings.

Since 2009, the Division has offered video-teleconferencing capabilities in each of its 17 district offices around the state, as well as in the central offices in Tallahassee. As the Division has absorbed annual budget cuts, this capability has resulted in significant savings in costs and time, since the judges assigned to cases outside of Tallahassee are able to conduct many hearings via video, allowing them to maximize their office time to more timely issue the highly detailed orders that are required in administrative hearings. The video-teleconferencing technology has developed to the point where many attorneys prefer its use to the live hearing since multiple sites may be linked for a single hearing, allowing, for example, the judge and agency representatives to be in Tallahassee, the party involved in the hearing to be in Ft. Lauderdale, and perhaps even a witness to appear in Orlando, rather than having everyone travel to one location. The Workers' Compensation Appeals program has further utilized video teleconferencing to allow judges in districts that have experienced a downturn in the number of cases filed to alleviate some of the backlog in those districts still experiencing high volume. The use of video teleconferencing saves the cost of these judges traveling across the state and still provides a high-quality means of hearing the cases in a timely fashion. In addition to the use of video teleconferencing for hearings, video teleconferencing has become an invaluable training tool, allowing us to connect multiple cities to our trainers in Tallahassee, rather than sending people on the road to perform in-service training.

Pursuant to the requirement contained in section 120.65(8)(d), Florida Statutes, many agencies have improved the timeliness of filing their final orders with the Division. In this past fiscal year, 16 of the 33 reported agencies employing the services of the Division have completely or substantially complied with the 15-day filing requirement (Agency for Persons with Disabilities, Contract hearings, Department of Business and Professional Regulation, Department of Corrections, Department of Economic Opportunity, Department of Health, Department of Highway Safety and Motor Vehicles, Department of Law Enforcement, Department of Management Services, Department of Revenue, Department of Transportation, Florida Commission on Human Relations, Office of Financial Regulations, State Board of Administration, University and Colleges, and Water Management Districts). Overall, of the agency final orders filed with the Division between July 1, 2015, and June 30, 2016, 88 percent were filed within 15 days of entry by the agency. The Division once again intends to remind the agencies of the statutory requirement to timely file their final orders. Filing these final orders electronically makes the task a simple one for the agencies.

Finally, in 2015, the Administrative Law Section was successful in having legislation passed to require all agencies to file their final orders with the Division for indexing and retrieval. The Legislature designated the Division as the centralized electronic database for indexing agency final orders pursuant to section 120.53, Florida Statutes. Effective as of July 1, 2015, agencies now electronically transmit a certified text-searchable copy of each agency final order as described in section 120.53(2), Florida Statutes, which was rendered on or after the effective date. Also, the agencies may electronically transmit certified copies of all of the final orders, which were required to be in the subject matter index and rendered prior to July 1, 2015, for the Division to keep and make those orders available to the public in a searchable database.

Thirty agencies (Executive Office of the Governor, Department of Agriculture and Consumer Services, Department of Financial Services, Office of Financial Regulation, Agency for Health Care Administration, Agency for Persons with Disabilities, Department of Business and Professional Regulation, Department of Children and Families, Department of Corrections, Commission on Offender Review, Department of Economic Opportunity, Department of Community Affairs (prior to DEO), Florida Housing Finance Corporation, Department of Education, Department of Environmental Protection, Department of Health, Department of Highway Safety and Motor Vehicles, Department of Law Enforcement, Department of Management Services, Department of State, Florida Elections Commission, Florida Commission on Ethics, Public Employee Relations Commission, Public Service Commission, County School Boards, Department of Lottery, Department of Transportation, State Board of Administration, Department of Revenue and the Water Management Districts) have already taken advantage of this service.

CONCLUSION

The Division continues to supply high-quality adjudication of disputes pursuant to chapter 120, the Administrative Procedure Act. The Division constantly seeks ways to make the process more affordable to state agencies and citizens, and continues to expand its base to counties, cities, and other users of its program in order to reduce the cost of providing services. In the coming year, the Division will continue to focus its efforts on improved technology in order to streamline the electronic filing of all matters before it, as well as to improve access to the public for research, order preparation, and archiving. The Division strives to meet the performance standards required by the Legislature and the undersigned takes those a step further by striving to meet the performance standards now reviewed by the Governor and Cabinet sitting

as the Administration Commission. Moreover, the Division is mindful of the cost of proceeding to hearing and seeks to minimize any potential delays in moving cases through the system. This ensures that individuals, small businesses, and major corporations reduce the cost, time, and opportunity lost through judicial delay. By helping matters move through the Division in an expeditious manner, the cost of litigation is reduced and the time lost in the pursuit of a remedy is reduced. Through the elimination of programs that are not cost-effective, the elimination of personnel no longer needed in the face of improved technology, promoting alternative dispute resolution short of hearing, the encouragement toward agencies to take advantage of the summary hearing process, and the increase in the number of non-state agencies contracting for the Division's services, the Division contributes to the goal of efficient government. To conclude, our number one concern is to ensure that all who appear before the Division are afforded due process in a fair and impartial setting, before a judge who treats them with respect and has a thorough understanding of the law to be applied in the matter at hand. We shall accomplish this without sacrificing quality and fairness in the Adjudication of Disputes program, and shall accomplish our goals without requesting additional funding from the Legislature, except in extraordinary circumstances.

Respectfully submitted,

ROBERT S. COHEN
Director and Chief Judge

RSC/lds

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	TOTAL HOURS	FINAL HEARING	MOTION HEARING	PREHEARING CONFERENCE	AGENCY
1/2016	For the Period 07/01/15 through 6/30/2016	e Period 07/01/1	For th		
	5-2016	FY 2015-2016			
Appendix 1) 		_		6/30/2016

*Prior to prorating among state agencies, DOAH's FY 2017-18 Legislative Budget Request totaling \$8,436,480 was adjusted to reflect estimated revenue of \$532,970 from contract entities, payment of \$657,725 from the Workers' Compensation Appeals Program for general management and administrative services costs, estimated revenue of \$16,400 from cases filed pursuant to Chapter 403, Florida Statutes, and the estimated

entity cases, etc.), NICA cases, and other miscellaneous cases are reported separately.

nonoperating cost of \$101,098 for state agency video teleconferencing hearings.

19.12157%	1022.00	970.50	17.25	34.25	TOTAL:
11.30081%	604.00	569.25	7.50	27.25	SCHBDS
	0.00	0.00	0.00	0.00	SENATE CLAIM
	24.50	21.75	1.50	1.25	OTHER
0.14032%	7.50	6.00	1.00	0.50	NICA
	92.00	89.75	2.25	0.00	MA
	44.75	44.50	0.00	0.25	GM
	0.00	0.00	0.00	0.00	큰
0.35549%	19.00	19.00	0.00	0.00	EPP
	230.25	220.25	5.00	5.00	CONTRACT
AGENCIES	JRS	HEARING HOURS	HEARING	CONFERENCE	AGENCY
ALL	AL.	FINAL TOTAL	MOTION F	PREHEARING	
% OF HOURS					
		ough 6/30/16	Fy 2015-2016 For the Period 07/01/15 through 6/30/16		
	NCIES	JCATIONAL/OTHER AGE	HEARING HOURS HELD BY CONTRACT/EDUCATIONAL/OTHER AGENCIES	HEARING HOURS	
Appendix 1					6/30/2016

CONTRACT: Water Management Districts, Regional Planning Councils, Cities, Counties, etc., as specified in § 120.65(9), Fla. Stat.

EPP: Electrical Power Plant siting cases filed by DEP, pursuant to Ch. 403, Fla. Stat. TL: Transmission line siting cases filed by DEP, pursuant to Ch. 403, Fla. Stat.

GM: Growth Management cases filed by individuals, pursuant to § 163.3184(5), Fla. Stat.

NICA: Florida Birth-Related Neurological Injury Compensation Association

MA: Medical Arbitration

OTHER: Noncontract entities such as Victims of Wrongful Incarceration Compensation Act

SENATE CLAIM BILLS: Excess judgment claims and equitable claims, pursuant to Senate Rules 4.81

SCHBDS: School boards and other educational entities specified in § 120.65(9), Fla. Stat.

AGENCY	Jul-Dec	Jan-June	TOTAL
Department of Agriculture and Consumer Services			
Department of Agriculture and Consumer Services	5	6	11
Bureau of License and Bond	0	5	5
Division of Consumer Services	2	0	2
Division of Licensing	2	1	3
Agency Total	9	12	21
Agency for Persons with Disabilities			
Agency for Persons with Disabilities	7	14	21
General Revenue	3	0	3
License	5	5	10
Agency Total	15	19	34
Department of Children and Family Services			
	0	1	1
Department of Children and Family Services Exemption Ch. 435, position of special trust	30	17	47
Family Safety and Preservation Programs	47	37	84
Office of Licensure and Certification	2	2	4
Non-Baker Act Total	79	57	136
101 20102 1100 10002	,,	5.	250
Contract Hearings			
Bay County Board of County Commissioners	0	1	1
City of Cape Coral	0	2	2
City of Clearwater	3	1	4
City of Coral Springs Police Officers' Pension Fun	0	2	2
Code Enforcement	1	1	2
Emerald Coast Utilities Authority	1	0	1
Informal Hearing	0	2	2
Leon County	0	2	2
Monroe County	0	2	2
Pinellas County Agency Total	3 8	0 13	3 21
	0	13	21
Florida Commission on Human Relations			
Florida Commission on Human Relations	38	55	93
Fair Housing Act	11	10	21
Agency Total	49	65	114
Department of Corrections			
Department of Corrections	0	3	3
Agency Total	0	3	3
County School Boards			
Alachua County School Board	2	1	3
Bay County School Board	0	1	1
Brevard County School Board	4	1	5
Broward County School Board	14	28	42
Charlotte County School Board	2	0	2
Citrus County School Board	0	2	2
Collier County School Board	0	2	2
Columbia County School Board	1	1	2
Miami-Dade County School Board	18	32	50
DeSoto County School Board	4	0	4
Duval County School Board	10	8	18

AGENCY	Jul-Dec	Jan-June	TOTAL
Escambia County School Board	1	1	2
Gilchrist County School Board	0	1	1
Hernando County School Board	1	0	1
Highlands County School Board	3	0	3
Hillsborough County School Board	5	2	7
Holmes County School Board	0	1	1
Indian River County School Board	0	2	2
Lake County School Board	1	4	5
Lee County School Board	4	6	10
Leon County School Board	1	1	2
Manatee County School Board	0	3	3
Marion County School Board	2	0	2
Martin County School Board	1	0	1
Monroe County School Board	1	1	2
Okaloosa County School Board	1	0	1
Orange County School Board	3	16	19
Osceola County School Board	1	0	1
Palm Beach County School Board	8	16	24
Section 504 cases	4	2	6
Pasco County School Board	3	2	5
Pinellas County School Board	1	2	3
Polk County School Board	5	3	8
St Johns County School Board	2	2	4
St Lucie County School Board	5	1	6
Sarasota County School Board	4	3	7
Seminole County School Board	4	15	19
Sumter County School Board	1	0	1
Taylor County School Board	0	4	4
Volusia County School Board	1	3	4
Charter Schools Non-renewal or Terminating	0	4	4
Agency Total	118	171	289
Department of Community Affairs			
Small Scale Comprehensive Plan Amendment	1	0	1
	1	•	4
Agency Total	1	0	1
Division of Emergency Management			
Division of Emergency Management	1	0	1
Agency Total	1	0	1
Department of Economic Opportunity			
Department of Economic Opportunity	6	6	12
Agency Total	6	6	12
Department of Environmental Protection			
Department of Environmental Protection	8	11	19
Agency Total	8	11	19
Department of Financial Services	-		-
	4	7	11
Department of Financial Services Division of Insurance Agent and Agency Services	10	4	14
Division of Insurance Agent and Agency Services Division of Unclaimed Property	10	1	2
Division of State Fire Marshal	2	0	2
Division of State Fire Marshal Division of Funeral, Cemetery, and Consumer Servic	5	2	7
Division of Workers` Compensation	172	156	328
PIAIDIO OI MOIVEID COMPENDACION	1 / Z	T 2 ()	240

AGENCY	Jul-Dec	Jan-June	TOTAL
Agency Total	194	170	364
Department of Health			
Department of Health	17	12	29
Board of Chiropractic	0	3	3
Board of Clinical Social Work, Marriage and Family	0	1	1
Division of Children's Medical Services	1	0	1
Board of Dentistry	1	0	1
Environmental Health	1	1	2
Board of Hearing Aid Specialists	2	0	2
Board of Medicine	9	18	27
Memorandum of Agreement	0	1	1
Board of Nursing	17	9	26
Board of Dharmagu	0 3	1	1 4
Board of Pharmacy		_	_
Agency Total	51	47	98
Department of Juvenile Justice			
Department of Juvenile Justice	1	3	4
Agency Total	1	3	4
Department of Law Enforcement			
Department of Law Enforcement	0	1	1
Criminal Justice Standards and Training Commission	2	1	3
Agency Total	2	2	4
Department of Management Services			
Department of Management Services	1	1	2
Division of State Group Insurance	8	9	17
Division of Retirement	3	5	8
Agency Total	12	15	27
Department of Education			
Department of Education	2	0	2
Division of Blind Services	1	0	1
Charter Schools Operation	0	1	1
Confidential Vocational Rehabilitation Cases	5	6	11
Education Practices Commission	66	75	141
State Board of Education	0	1	1
Vocational Rehabilitation Services	6	2	8
Agency Total	80	85	165
Department of Offender Rehabilitation			
Department of Offender Rehabilitation	0	1	1
Agency Total	0	1	1
Department of Transportation			
Department of Transportation	20	10	30
Agency Total	20	10	30
Department of Business and Professional Regulation			
Board of Accountancy	5	4	9
Board of Architecture	3	0	3
Building Code Administrators and Inspectors	2	2	4

AGENCY	Jul-Dec	Jan-June	TOTAL
Construction Industry Licensing Board	12	6	18
Board of Cosmetology	0	1	1
Division of Alcoholic Beverages and Tobacco	17	21	38
Division of Drugs, Devices, and Cosmetics	2	5	7
Division of Real Estate	1	0	1
Florida Real Estate Appraisal Board	1	1	2
Florida Real Estate Commission	1	6	7
Home Inspectors Licensing Program	1	0	1
Division of Hotels and Restaurants Division of Land Sales, Condominiums, and Mobile H	11	11	22
	3 4	2 9	5 13
Non-licensed Respondent Division of Pari-Mutuel Wagering	23	16	39
Board of Professional Engineers	4	2	6
Board of Veterinary Medicine	1	0	1
-	_	ŭ	_
Agency Total	91	86	177
Florida Commission on Ethics			
Florida Commission on Ethics	1	6	7
Agency Total	1	6	7
Florida Elections Commission			
Florida Elections Commission	4	1	5
Agency Total	4	1	5
Florida Housing Finance Corporation			
Florida Housing Finance Corporation	0	4	4
Agency Total	0	4	4
Florida Parole Commission			
Florida Parole Commission	1	0	1
Agency Total	1	0	1
Fish and Wildlife Conservation Commission			
Fish and Wildlife Conservation Commission	7	3	10
Agency Total	7	3	10
Growth Management (No Agency)			
Growth Management (No Agency)	6	6	12
Agency Total	6	6	12
Office of the Governor			
Florida Land and Water Adjudicatory Commission	1	0	1
Florida Land and Water Adjudicatory Commission, Co	1	0	1
Agency Total	2	0	2
Agency for Health Care Administration			
Agency for Health Care Administration	21	20	41
Audit Quality Control Services	14	3	17
Office of Certificate of Need	15	7	22
Medicaid Cost Reimbursement	7	1	8
Medicaid Program Integrity	17	24	41
Office of Licensure and Certification	66	53	119
Agency Total	140	108	248

AGENCY	Jul-Dec	Jan-June	TOTAL
Department of Highway Safety and Motor Vehicles			
Department of Highway Safety and Motor Vehicles	3	7	10
Section 320.642	10	4	14
Agency Total	13	11	24
Medical Arbitration			
Medical Arbitration	6	8	14
Agency Total	6	8	14
No Agency			
Construction Mining	4	1	5
Agency Total	4	1	5
Florida Birth-Related Neurological Injury Compensation			
Florida Birth-Related Neurological Injury Compensa	14	22	36
Agency Total	14	22	36
Office of Financial Regulation			
Office of Financial Regulation	11	13	24
Agency Total	11	13	24
Office of Insurance Regulation			
Office of Insurance Regulation	3	5	8
Agency Total	3	5	8
	•	_	•
Department of Revenue	41	2.2	C 1
Department of Revenue Child Support Enforcement Program	41 1,642	23 1,772	64 3,414
Agency Total	1,683	1,795	3,478
Chata Daniel and Administration	·	,	•
State Board of Administration State Board of Administration	2	4	6
Agency Total	2	4	6
	2	-	· ·
Self-contained Agencies			
Pinellas County Construction Licensing Board	3	0	3
Agency Total	3	0	3
Universities and Colleges			
Florida A & M University	0	1	1
Miami-Dade Community College	1	0	1
Agency Total	1	1	2
Water Management Districts			
South Florida Water Management District	4 0	2 2	6 2
St. Johns River Water Management District Suwannee River Water Management District	2	0	2
Southwest Florida Water Management District	1	1	2
Agency Total	7	5	12
NON BAKER ACT TOTAL	2,653	2,769	5,422

AGENCY	Jul-Dec	Jan-June	TOTAL
Baker Acts			
Correct Care Recovery Solutions	281	249	530
Correct Care Recovery Solutions Arcadia	1	2	3
Department of Veterans Affairs	2	3	5
Florida State Hospital	227	228	455
Florida Women's Reception Center	2	0	2
Lake Correctional Institution	32	19	51
Life Management Center of Northwest Florida	1	1	2
Meridian Behavioral Healthcare, Inc.	0	1	1
North Tampa Behavioral Health	1	0	1
Northeast Florida State Hospital	328	414	742
Peace River Center	7	0	7
Shands at Vista	0	2	2
West Florida Community Care Center	35	35	70
Baker Act Total	917	954	1,871

SUMMARY

Division of Administrative Hearings Actual, Estimated and Requested Expenditures (Operating Trust Fund unless otherwise noted)

Adjudication of Disputes

	Actual	Estimated	Requested
	Expenditures	Expenditures	Expenditures
Appropriation Category	FY 2015-16	FY 2016-17	FY 2017-18
Salaries and Benefits	\$7,069,240	\$7,037,737	\$7,063,938
Other Personal Services	\$730	\$18,082	\$18,082
Expenses	\$952,574	\$1,025,647	\$1,025,647
Operating Capital Outlay	\$46,800	\$65,000	\$65,000
Special Categories			
Contracted Services (GR)	\$0	\$6,286	\$0
Contracted Services	\$182,034	\$185,495	\$185,495
Contracted Legal Svcs.	\$390	\$1,000	\$1,000
Risk Mgmt. Ins.	\$18,850	\$25,115	\$25,115
Lease/Purch/Equip	\$15,725	\$31,500	\$31,500
TR/DMS/HR SVCS	\$21,332	\$20,718	\$20,703
Total Program Budget	\$8,307,675	\$8,416,580	\$8,436,480
Total Program Positions	65	6.5	65

Workers' Compensation Appeals

	Actual	Estimated	Requested
	Expenditures	Expenditures	Expenditures
Appropriation Category	FY 2015-16	FY 2016-17	FY 2017-18
Salaries and Benefits	\$13,248,372	\$13,594,661	\$13,667,864
Other Personal Services	\$13,376	\$17,836	\$17,836
Expenses	\$2,700,498	\$2,695,842	\$2,695,842
Operating Capital Outlay	\$154 , 870	\$64,916	\$64,916
Special Categories			
Contracted Services	\$943,116	\$1,023,324	\$1,023,324
Contracted Legal Svcs.	\$12,270	\$1,279	\$1,279
Tenant Broker Commissions	\$12,912	\$0	\$0
Risk Mgmt. Ins.	\$72 , 286	\$64,019	\$64,019
Lease/Purchase/Equip	\$5 , 397	\$44,000	\$44,000
TR/DMS/HR SVCS	\$62,148	\$60,359	\$60,316
Total Program Budget	\$17,225,245	\$17,566,236	\$17,639,396
Total Program Positions	176	176	176

TOTAL	DIVISION	BUDGET	\$25,532,920	\$25,982,816	<u> \$26,075,876</u>
TOTAL	DIVISION	POSITIONS	241	241	241