

Section 215.26, Florida Statutes, states in part: "Applications for refunds as provided in this section shall be filed with the Computroller, except as otherwise provided herein, within 3 years after the right to such refund shall have accrued else such right shall be barred." Three years is generally interpreted as meaning three years from the date of payment into the State reasury. The Comptroller has delegated the authority to accept applications for refund to the unit of State government which initially collected the money.

Pursuant to the provisions of Rule 3A-44.020, Florida Administrative Code, and Section 215.26, Florida Statutes, or Section	
Name: Holt Rinehart & Winston, Inc. EIN or SS#: 59-	273 9401
Address: 6277 Sea Harbor Drive	
Orlando, FL 32765	
Amount: \$550.00 Date Paid Reason for claim: Carp Withdrew, no AR required P12746 50 8/20/97	
Certified true and correct this 23 day of September , 19 97 Signature Lyon M. Turror * Must be completed if authority is other than Section 215.26, Florida Statutes.	
For Agency Use Only Agency recommends approval of above claim and submits the following information to	
substantiale the claim: Amount of recommended refund \$ 550.00 The amount requested above was originally deposited into the State Treasury, as a part of the fund State Treasury's Receipt No. 96136 015 dated 98-01-95	s deposited on
Name of Account 4 5 2 0 2 1 3 0 0 0 1 4 5 3 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
It is requested that payment be made from the following account: NAME OF ACCOUNT: 45202130001453000000022002	
Certified true and correct this day of Research 1993.	
(Agens)	