NAME OF PERSON ORIGINATING PROPOSED RULE: Andrew Sabolic, Bureau Chief, Bureau of Compliance

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Dan Sumner, Workers' Compensation, Assistant Director

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: August 15, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 1, 2006

# Section III Notices of Changes, Corrections and Withdrawals

# BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

Notices for the Board of Trustees of the Internal Improvement Trust Fund between December 28, 2001 and June 30, 2006, go to http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

# PUBLIC SERVICE COMMISSION

DOCKET NO. 060512-EU RULE NO.: RULE TITLE:

25-6.0343 Municipal Electric Utility and Rural Electric Cooperative Reporting Requirements

## NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 32, No. 27, July 7, 2006, issue of the Florida Administrative Weekly:

The rule text proposed July 7, 2006 has been substantially changed, and the new rule shall read:

25-6.0343 Municipal Electric Utility and Rural Electric Cooperative Reporting Requirements.

(1) Application and Scope. The purpose of this rule is to define certain reporting requirements by municipal electric utilities and rural electric cooperatives providing distribution service to end-use customers in Florida.

(2) The reports required by subsections (3), (4), and (5) of this rule shall be filed with the Director of the Division of Economic Regulation by March 1 of each year for the preceding calendar year.

(3) Standards of Construction. Each municipal electric utility and rural electric cooperative shall report the extent to which its construction standards, policies, practices, and procedures are designed to address the ability of transmission and distribution facilities to mitigate damage caused by extreme weather. Each utility report shall, at a minimum, address the extent to which its construction standards, policies, guidelines, practices, and procedures:

(a) Comply, at a minimum, with the National Electrical Safety Code (ANSI C-2) [NESC]. For electrical facilities constructed on or after February 1, 2007, the 2007 NESC shall apply. Electrical facilities constructed prior to February 1, 2007, shall be governed by the edition of the NESC in effect at the time of the facility's initial construction. A copy of the 2007 NESC, ISBN number 0-7381-4893-8, may be obtained from the Institute of Electric and Electronic Engineers, Inc. (IEEE).

(b) Are guided by the extreme wind loading standards specified by Figure 250-2(d) of the 2002 edition of the NESC for:

1. New construction;

2. Major planned work, including expansion, rebuild, or relocation of existing facilities, assigned on or after the effective date of this rule; and

<u>3. Targeted critical infrastructure facilities and major</u> thoroughfares taking into account political and geographical boundaries and other applicable operational considerations.

(c) Address the effects of flooding and storm surges on underground distribution facilities and supporting overhead facilities.

(d) Provide for placement of new and replacement distribution facilities so as to facilitate safe and efficient access for installation and maintenance.

(e) Include written safety, pole reliability, pole loading capacity, and engineering standards and procedures for attachments by others to the utility's electric transmission and distribution poles.

(4) Facility Inspections. Each municipal electric utility and rural electric cooperative shall report, at a minimum, the following information pertaining to its transmission and distribution facilities:

(a) A description of the utility's policies, guidelines, practices, and procedures for inspecting transmission and distribution lines, poles, and structures including, but not limited to, pole inspection cycles and pole selection process.

(b) The number and percentage of transmission and distribution inspections planned and completed.

(c) The number and percentage of transmission poles and structures and distribution poles failing inspection and the reason for the failure.

(d) The number and percentage of transmission poles and structures and distribution poles, by pole type and class of structure, replaced or for which remediation was taken after inspection, including a description of the remediation taken.

(5) Vegetation Management. Each municipal electric utility and rural electric cooperative shall report, at a minimum, the following information pertaining to the utility's vegetation management efforts: (a) A description of the utility's policies, guidelines, practices, and procedures for vegetation management, including programs addressing appropriate planting, landscaping, and problem tree removal practices for vegetation management outside of road right-of-ways or easements, and an explanation as to why the utility believes its vegetation management practices are sufficient.

(b) The quantity, level, and scope of vegetation management planned and completed for transmission and distribution facilities.

Specific Authority 350.127(2), 366.05(1) FS. Law Implemented 366.04(2)(f), 366.04(6) FS. History–New \_\_\_\_\_.

**DEPARTMENT OF CORRECTIONS** 

RULE NO.:RULE TITLE:33-208.403Random Drug Testing of EmployeesNOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 32, No. 31, (August 4, 2006), issue of the Florida Administrative Weekly:

33-208.403 Random Drug Testing of Employees.

(1) through (12) No change.

(13) In the case of positive test results for which the employee did not or could not provide valid documentation of lawful intake of the identified controlled substance, the employee shall be notified in writing of the positive test results and the consequences of the results, in accordance with the following:-

(a) First time positive test result.

<u>1. All employees will be given a mandatory referral to the</u> employee assistance program (in accordance with department procedure).

2. Any governing licensure/certification board (relevant to the employee's position requirements) will be advised of the positive test result.

3. Any employee in a safety sensitive position (as defined by Section 112.0544, F.S.), receiving a first time positive confirmed drug test will be immediately placed on leave status. If the employee refuses to be placed on leave status, the department will initiate official proceedings to remove the employee from her/his position.

4. All employees will be required to complete the course of treatment recommended by the employee assistance program treatment provider; however, employees in safety sensitive positions who are placed on leave status pursuant to subparagraph (13)(a)3. above, will be required to complete the recommended course of treatment or present a release to return to work from the treatment provider prior to returning to work.

5. If an employee refuses to comply with all requirements of subparagraph (13)(a)4. above, she/he will be dismissed in accordance with department procedure.

6. Once the employee is released to return to work by the treatment provider, the employee will be returned to work in the same or equivalent position, unless such action is prevented due to actions taken by the governing licensure or certification board or body relevant to the employee's position requirements.

7. If actions by a governing licensure or certification board or body prevent placement into or ongoing employment in the previously held position, the department will offer alternate position placement in accordance with the employee's qualifications, if such is available. If no alternate position placement is available or the employee is unwilling to accept available placement options, the employee will be dismissed in accordance with department procedure.

8. Follow-Up Testing: All employees who remain employed following a first time positive confirmed drug test will be subject to follow-up urinalysis drug testing on a quarterly, semiannual, or annual basis for up to two years thereafter, pursuant to Section 112.0455, F.S.

(b) Second time positive test result.

<u>1. Any employee receiving a second-time positive</u> <u>confirmed drug or alcohol test will be dismissed.</u>

2. Any other governing licensure or certification board or body (relevant to the employee's position requirements) will be contacted and provided with a report in accordance with established reporting procedures.

(14) through (19) No change.

Specific Authority 944.09, 944.474 FS. Law Implemented 112.0455, 944.09, 944.474 FS. History–New 9-11-05, Amended \_\_\_\_\_\_.

# WATER MANAGEMENT DISTRICTS

#### St. Johns River Water Management District

RULE NO.:	RULE TITLE:
40C-4.091	Publications Incorporated by
	Reference

### NOTICE OF CHANGE

40C-4.091 Publications Incorporated by Reference.

(1) The Governing Board hereby adopts by reference:

(a) Part I "Policy and Procedures," Part II "Criteria for Evaluation," subsections 18.0, 18.1, 18.2, and 18.3 of Part III and Appendix K "Legal Description Upper St. Johns River Hydrologic Basin," "Legal Description Ocklawaha River Hydrologic Basin," "Legal Description of the Wekiva River Hydrologic Basin," "Legal Description of the Wekiva Recharge Protection Basin," Legal Description of the Econlockhatchee River Hydrologic Basin," "Legal Description of the Sensitive Karst Areas Basin, Alachua County," "Legal Description Tomoka River Hydrologic Basin," "Legal Description Spruce Creek Hydrologic Basin," "Legal Description of the Sensitive Karst Areas Basin, Marion County," and "Legal Descriptions of the Lake Apopka Hydrologic Basin," and Appendix M "Regional Watersheds for Mitigation Banking," of the document entitled "Applicant's Handbook: Management and Storage of Surface Waters," effective 2-1-05.

(b) through (c) No change.

(d) The following Natural Resources Conservation Service Soil Survey publications: Soil Survey of Flagler County Area, Florida (1997); Soil Survey of Lake County Area, Florida (1975); Soil Survey of Orange County Area, Florida (1989); Soil Survey of Seminole County Area, Florida (1990); and Soil Survey of Volusia County Area, Florida (1980), which are hereby incorporated by reference, effective (*effective date*).

# APPLICANT'S HANDBOOK SECTION:

11.3.1 Applicants required to obtain a permit pursuant to Chapters 40C-4, 40C-40, 40C-42, or 40C-44, F.A.C., for a surface water management system located within the Wekiva Recharge Protection Basin shall demonstrate that the system provides for retention storage of three inches of runoff from all impervious areas proposed to be constructed on soils defined as a Type "A" Soils as defined by the Natural Resources Conservation Service (NRCS) Soil Survey in the following NRCS publications: Soil Survey of Flagler County Area, Florida (1997); Soil Survey of Lake County Area, Florida (1975); Soil Survey of Orange County Area, Florida (1989); and Soil Survey of Seminole County Area, Florida (1990); and Soil Survey of Volusia County Area, Florida (1980), which are hereby incorporated by reference. For purposes of this rule, areas with Type "A" Soils shall be considered "Most Effective Recharge Areas." The system shall be capable of infiltrating this storage volume through natural percolation into the surrounding soils within 72 hours. Off-site areas or regional systems may be utilized to satisfy this requirement. As an alternative, applicants may demonstrate that the post-development recharge capacity is equal to or greater than the pre-development recharge capacity. Pre-development recharge shall be based upon the land uses in place as of (effective date). Applicants may utilize existing permitted municipal master stormwater systems, in lieu of onsite retention, to demonstrate that post-development recharge is equal to or greater than pre-development recharge. Also, applicants may submit additional geotechnical information to establish whether or not a site contains Type "A" soils.

#### WATER MANAGEMENT DISTRICTS

#### St. Johns River Water Management District

RULE NO.:	RULE TITLE:
40C-8.031	Minimum Surface Water Levels and
	Flows and Groundwater Levels

#### NOTICE OF CHANGE

Notice is hereby given that the following change has been made in the proposed rule which was published in the Florida Administrative Weekly on May 19, 2006, Vol. 32, No. 20 in accordance with subparagraph 120.54(3)(d)1., F.S.

40C-8.031 Minimum Surface Water Levels and Flows and Groundwater Levels.

(1) The following minimum surface water levels and flows and minimum groundwater levels are established:

(a) through (f) No change.

(g) Blue Spring, Volusia County

Minimum Long Term Mean

Flow	Cfs	
(effective date) through March 31, 2009	<u>133</u>	<del>132</del>
April 1 2009, through March 31, 2014	137	<del>136</del>
April 1, 2014 through March 31, 2019	<u>142</u>	<del>140</del>
April 1, 2019 through March 31, 2024	148	<del>145</del>
After March 31, 2024	157	

#### WATER MANAGEMENT DISTRICTS

#### St. Johns River Water Management District

RULE NO.:	RULE TITLE:
40C-41.063	Conditions for Issuance of Permits
	NOTICE OF CHANGE

Notice is hereby given that the following change has been made in the proposed rule which was published in the Florida Administrative Weekly on August 18, 2006, Vol. 32, No. 33, in accordance with subparagraph 120.54(3)(d)1., F.S.

40C-41.063 Conditions for Issuance of Permits.

(1) through (2) No change.

(3) Within the Wekiva River Hydrologic Basin, or the Wekiva Recharge Protection Basin, the following standards and criteria are established:

(a) Recharge Standard – Applicants required to obtain a permit pursuant to Chapters 40C-4, 40C-40, 40C-42, or 40C-44, F.A.C., for a surface water management system located within the Wekiva Recharge Protection Basin shall demonstrate that the system provides for retention storage of three inches of runoff from all impervious areas proposed to be constructed on soils defined as a Type "A" Soils as defined by the Natural Resources Conservation Service (NRCS) Soil Survey in the following NRCS publications: Soil Survey of Flagler County Area, Florida (1997); Soil Survey of Lake County Area, Florida (1975); Soil Survey of Orange County Area, Florida (1989); and Soil Survey of Seminole County Area, Florida (1990); and Soil Survey of Volusia County Area, Florida (1980), which are hereby incorporated by reference. For purposes of this rule, areas with Type "A" Soils shall be considered "Most Effective Recharge Areas." The system shall be capable of infiltrating this storage volume through natural percolation into the surrounding soils within 72 hours. Off-site areas or regional systems may be utilized to satisfy this

requirement. As an alternative, applicants may demonstrate that the post-development recharge capacity is equal to or greater than the pre-development recharge capacity. Pre-development recharge shall be based upon the land uses in place as of *(effective date)*. Applicants may utilize existing permitted municipal master stormwater systems, in lieu of onsite retention, to demonstrate that post-development recharge is equal to or greater than pre-development recharge. Also, applicants may submit additional geotechnical information to establish whether or not a site contains Type "A" soils.

# DEPARTMENT OF MANAGEMENT SERVICES

# Agency for Workforce Innovation

 RULE CHAPTER NO.:
 RULE CHAPTER TITLE:

 60BB-8
 Voluntary Prekindergarten Program

# NOTICE OF PUBLIC HEARING

The Agency for Workforce Innovation announces a hearing regarding the above rule, as noticed in Vol. 32, No. 38, September 22, 2006, Florida Administrative Weekly.

DATE AND TIME: Tuesday, November 14, 2006, 3:30 p.m. – 5:30 p.m., or until close of business

PLACE: The Florida Mall Hotel, 1500 Sand Lake Road, Orlando, Florida 32809, phone (407)859-1500 or (800)588-4656, http://www.thefloridamallhotel.com

GENERAL SUBJECT MATTER TO BE CONSIDERED: Proposed Amendments to the following Voluntary Prekindergarten Education Program ("VPK") Rules: 60BB-8.100 Definitions, 60BB-8.200 Documenting Child Eligibility for the VPK Program, 60BB-8.201 Child Registration Procedures; Application; Parent-Orientation Session, 60BB-8.202 Child Eligibility Determination and Enrollment Procedures, 60BB-8.204 Uniform Attendance Policy for Funding the VPK Program, 60BB-8.300 Provider and Class Registration, Procedures; Application; Eligibility Determination, 60BB-8.301 Statewide Provider Agreement for the VPK Program, and 60BB-8.400 VPK Class Sizes; Blended Classes; Multi-Class Groups.

Also the following Proposed VPK Rules: 60BB-8.2015 VPK Child Registration Pilot Project, 60BB-8.305 Documenting and Certifying Child Attendance in the VPK Program, 60BB-8.451 VPK Class Schedules, 60BB-8.900 VPK Forms, and 60BB-8.901 Qualified Contractors.

A copy of the Proposed Rules is available online at: http://www.floridajobs.org/earlylearning/downloads/pdf/VPK\_ Proposed\_Rules\_Including\_Pilot\_Project.pdf

A copy of the agenda may be obtained by contacting the AWI Office of General Counsel at (850)245-7150.

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 48 hours before the workshop/meeting by contacting: Ms. Veronica Moss, (850)245-7150. 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).

# DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

# **Division of Pari-Mutuel Wagering**

RULE NOS.:	RULE TITLES:
61D-14.076	Player Tracking System
61D-14.077	Procedure for Electronic Fund
	Transfers
61D-14.078	Patron Slot Machine Gaming
	Accounts
	NOTICE OF CORRECTION

Notice is hereby given that the following correction has been made to the Notice of Proposed Rulemaking for the above rules in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 32, No. 39, September 29, 2006, issue of the Florida Administrative Weekly:

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: July 14, 2006

# DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

### **Board of Accountancy**

RULE NO .:	RULE TITLE:
61H1-31.001	Fees

### NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 32, No. 27, July 7, 2006 issue of the Florida Administrative Weekly.

The change is in response to written comments submitted by the staff of the Joint Administrative Procedures Committee. The changes are as follows:

1. Subsection (11) shall now read as follows:

(11) Duplicate licensee fee – If a licensee requests a duplicate license or wall certificate, the Board will issue the duplicate if the request is made in writing and is accompanied by a payment of \$25.00.

2. Subsection (14) shall now read as follows:

(14) For approval of continuing education provider status, one hundred dollars (\$100.00), valid for two years. For approval of continuing education courses, twenty-five dollars (\$25.00), per credit hour, up to a maximum of two hundred fifty dollars (\$250.00).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Veloria Kelly, Acting Division Director, Board of Accountancy, 240 N.W. 76th Dr., Suite A, Gainesville, Florida 32607

#### DEPARTMENT OF ENVIRONMENTAL PROTECTION

Notices for the Department of Environmental Protection between December 28, 2001 and June 30, 2006, go to http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

# DEPARTMENT OF ENVIRONMENTAL PROTECTION

RULE NO.:	RULE TITLE:
62-302.530	Table: Surface Water Quality Criteria
	NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 32, No. 30, July 28, 2006 issue of the Florida Administrative Weekly.

#### 62-302.530 Table: Surface Water Quality Criteria.

The following table contains both numeric and narrative surface water quality criteria to be applied except within zones of mixing. The left-hand column of the Table is a list of constituents for which a surface water criterion exists. The headings for the water quality classifications are found at the top of the Table. Applicable criteria lie within the Table. The individual criteria should be read in conjunction with other provisions in water quality standards, including Rule 62-302.500, F.A.C. The criteria contained in Rule 62-302.500, F.A.C., also apply to all waters unless alternative or more stringent criteria are specified in Rule 62-302.530, F.A.C. Unless otherwise stated, all criteria express the maximum not to be exceeded at any time. In applying the numeric and narrative water quality criteria to ambient waters for purposes of assessing water bodies in accordance with sections 305(b) and 303(d) of the Federal Clean Water Act, the Department shall take into account the variability occurring in nature and shall recognize the statistical variability inherent in sampling and testing procedures as set forth in Chapter 62-303, F.A.C. In some cases, there are separate or additional limits, which apply independently of the maximum not to be exceeded at any time. For example, annual average (denoted as "annual avg." in the Table) means the maximum concentration at average annual flow conditions (see subsection 62-302.200(2), F.A.C.). In applying the water quality standards, the Department shall take into account the variability occurring in nature and shall recognize the statistical variability inherent in sampling and testing procedures. The Department's assessment methodology, set forth in Chapter 62-303, F.A.C., accounts for such natural and statistical variability when used to assess ambient waters pursuant to sections 305(b) and 303(d) of the Federal Clean Water Act.

(1) through (70) No change.

Specific Authority 403.061, 403.062, 403.087, 403.504, 403.704, 403.804 FS. Law Implemented 403.021, 403.061, 403.087, 403.088, 403.141, 403.161, 403.182, 403.502, 403.702, 403.708 FS. History-New 1-28-90, Formerly 17-3.065, Amended 2-13-92, 6-17-92, Formerly 17-302.540, 17-302.550, 17-302.560, 17-302.570, 17-302.580, Amended 4-25-93, Formerly 17-302.530, Amended 1-23-95, 1-15-96, 5-15-02, 7-19-04, \_\_\_\_\_\_.

### **DEPARTMENT OF HEALTH**

#### **Board of Dentistry**

RULE NO.:	RULE TITLE:
64B5-2.0144	Licensure Requirements for Dental
	Hygiene Applicants from
	Unaccredited Dental Schools or
	Colleges
	NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 31, No. 9, March 4, 2005 issue of the Florida Administrative Weekly.

#### **DEPARTMENT OF HEALTH**

# **Board of Dentistry**

RULE NO.:	RULE TITLE:
64B5-2.0144	Licensure Requirements for Dental
	Hygiene Applicants from
	Unaccredited Dental Schools or
	Colleges
	NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 31, No. 9, March 4, 2005 issue of the Florida Administrative Weekly.

The change is in response to concerns stated in letters from the Joint Administrative Procedure Committee dated March 31, 2005, April 8, 2005, May 19, 2005, June 5, 2005, March 8, 2006, and May 19, 2006. The change is as follows: The rule shall read as:

64B5-2.0144 Licensure Requirements for Dental Hygiene Applicants from Unaccredited Dental Schools or Colleges.

Applicants for licensure as dental hygienists who have graduated from an unaccredited dental school or college shall submit the following:

(1) through (2) No change.

(3) A certified photocopy of the dental school diploma and a certified translation if the diploma is in a language other than English, <u>which diploma shall be comparable to a D.D.S. or a</u> <u>D.M.D.</u>;

(4) A grade report or a Final final official transcripts received directly from the schools where <u>post-secondary dental</u> <del>predental</del> education was received and from the dental school which reflects the applicant's matriculation and graduation dates and degree earned; the transcript shall be authenticated by the official school stamp or seal as well as the signature of an authorized school official and shall be accompanied with a certified translation if the documents are in a language other than English;

(5) Proof which establishes successful completion of 4.5 academic years of post-secondary <u>dental</u> education., which shall include 4 academic years of dental education. Proof of the 4.5 years of required education shall include a report from an <u>Educational Credential Evaluators (ECE)</u> approved evaluating service which evaluation includes a year by year evaluation of the applicant's credentials. Said report shall not be conclusive, but shall only be advisory to the Board;

(6) Any graduate of a foreign dental college or school not accredited or approved in accordance with Section 466.007(2)(b), F.S., and not accredited in accordance with 466.006(2)(b), F.S., who seeks licensure as a dental hygienist pursuant to Section 466.007(2)(b)2., F.S., but is unable to supply proper educational credentials due to the political or other conditions of the country in which the education was received, shall submit any and all documents which would tend to support the applicant's claim of proper credentials and shall submit with the application:

(a) A written statement which shall include:

<u>1. A complete chronological account of all schools attended during the candidate's entire education, including dates of attendance and graduation, the addresses of all schools attended:</u>

2. The date that the applicant received any license to practice dentistry, including the name and address of the issuing authority and any license number assigned;

<u>3. A description of all dental school courses which the applicant successfully completed;</u>

(b) At least five (5) written statements concerning the applicant's dental education from persons who are directly acquainted with the candidate's educational credentials. If the applicant relies on these written statements to establish qualifications for licensure, then at least three (3) of the written statements must be from dentists who are not related to the applicant;

(c) Any applicant who provides false information to the Florida Board of Dentistry on his or her licensure application and/or written statements as required by this rule will be referred for criminal prosecution pursuant to Section 456.067, Florida Statutes.

(d) Unless the Board is otherwise satisfied that the credentials required by subsections (3) through (5) above cannot be obtained, the Board will not accept such other evidence as described in this Section until the applicant has demonstrated to the Board that he or she has made a reasonable attempt to obtain the credentials.

(7) Proof received directly from the American Dental Association, that the National Board of Dental Examiners Written Examination has been successfully completed within 10 years prior to application; or that the National Board of Dental Hygiene Examination has been successfully completed within 10 years prior to application. Applicants who successfully completed the dental examination more than 10 years prior to application shall submit proof of having successfully completed Part II of the examination within 10 years prior to application and in no more than three attempts to successfully complete it, prior to application;

(8) If the applicants name has changed since initiation of dental education, a certified copy of the legal document changing the name or an affidavit sworn before a notary public or other person authorized to administer oaths that the person named in credentials submitted and the applicant are the same person;

(9) Two 2 inch by 2 inch photographs of the applicant which are suitable for identification; and

(10) Proof of having completed an HIV course that meets the requirements of Rule 64B5-12.019, F.A.C.; <u>proof of having</u> <u>completed a medical errors course that meets the requirements</u> <u>of subsection 64B5-12.019(11), F.A.C.; and proof of having</u> <u>completed a domestic violence course that meets the</u> <u>requirements of subsection 64B5-12.019(8), F.A.C.;</u>

(11) Applicants applying for licensure under Section 466.007(2)(b)2., F.S., whose applications do not indicate they have obtained Dental Hygiene clinical education to the level of the clinical experience required by an American Dental Association (ADA) accredited Dental Hygiene program in the areas set forth in paragraph (11)(a) below, shall be required to obtain remedial coursework in those designated areas that would meet the ADA clinical requirements at an ADA accredited dental hygiene school. Such additional coursework shall be obtained from a program accredited by the ADA, only after the applicant satisfies and the Board approves the education and testing requirements of subsections (3) through (10) above. Such additional coursework must be obtained by the applicant and approved by the Board prior to the applicant being allowed to sit for the Florida Dental Hygiene examination.

(a) The accredited clinical coursework above shall be in the following areas:

1. Radiology: 15 hours didactic and 10 hours lab/clinical;

2. Prophylaxis performance: 25 hours didactic and 100 hours clinical;

3. Infection control: 10 hours didactic and 10 hours clinical;

4. Periodontal therapy: 20 hours didactic and 30 hours clinical;

5. Pharmacology: 15 hours didactic and 10 hours clinical;

6. Biomedical sciences: 10 hours didactic;

7. Clinical history management: 10 hours didactic;

8. Special patient care: 5 hours didactic and 10 hours clinical; and

9. Training in cardiopulmonary resuscitation (CPR) at the basic support level, including one-rescuer and two-rescuer CPR for adults, children, and infants; the use of an automatic external defibrillator (AED); and the use of ambu-bags. All such training shall be sufficient for and shall result in current certification or re-certification by the American Heart Association, the American Red Cross or an entity with equivalent requirements;

(b) The additional coursework required by this sub-section must be obtained and approved by the Board prior to the applicant being allowed to sit for the Florida Dental Hygiene examination.

Specific Authority 466.004, 466.007, <u>456.067</u> FS. Law Implemented 466.007 FS. History–New 1-18-95, Formerly 59Q-2.0144, Amended 8-19-97, 8-20-97, 5-20-01.\_\_\_\_\_.

#### **DEPARTMENT OF HEALTH**

### **Vital Statistics**

RULE NOS.:	RULE TITLES:
64V-1.007	Death Certificate Amendments; Who
	May Apply; Fees; Documentary
	Evidence Requirements
64V-1.0131	Certifications of Vital Records;
	Information Required for Release;
	Applicant Identification
	Requirements
	NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 32, No. 38, September 22, 2006, issue of the Florida Administrative Weekly.

64V-1.007 Death and Fetal Death Certificate Amendments; Who May Apply; Fees; Documentary Evidence Requirements.

(1) Application to amend items shall be submitted with an Application for Amendment to Death or Fetal Death Record, DH Form 524, Jun 06, hereby incorporated by reference and available from the <u>Florida Department of Health, State Office of Vital Statistics, P. O. Box 210, Jacksonville, Florida 32231-0042</u> department and except for those items requiring the signature of the attending physician or medical examiner as outlined in subsection (2) of Rule 64V-1.007, F.A.C., shall be accompanied by the amendment fee required in subsection (3) of Rule 64V-1.014, F.A.C.

(8) Amendment of any item on a fetal death certificate shall be made on an Affidavit of Amendment to Certificate of Fetal Death, DH Form 433A, Jun 06 hereby incorporated by reference and available from the Florida Department of Health, State Office of Vital Statistics, P. O. Box 210, Jacksonville, Florida 32231-0042 department. Such affidavit shall be signed before a notarizing official by a parent listed on the Florida Certificate of Fetal Death, DH Form 428, Jan. 06, previously incorporated by reference in Rule 64V-1.0061, F.A.C., except

in the case where a father's name is to be added to the Certificate of Fetal Death. In this case, the notarized signatures of both mother and father shall be required.

64V-1.0131 Certifications of Vital Records; Information Required for Release; Applicant Identification Requirements.

(4) Upon request of a parent listed on a Certificate of Fetal Death, the department shall create a Certificate of Birth Resulting in Stillbirth, DH Form 728A, Aug 06, hereby incorporated by reference and available from the Florida Department of Health, State Office of Vital Statistics, P. O. Box 210, Jacksonville, Florida 32231-0042 department. Information listed on the Certificate of Birth Resulting in Stillbirth shall originate from the Certificate of Fetal Death, DH Form 428, Jan. 06, previously incorporated by reference in Rule 64V-1.0061, F.A.C. All requests for a Certificate of Birth Resulting in Stillbirth shall be submitted on an Application for Florida Certificate of Stillbirth, DH Form 728, Aug 06, hereby incorporated by reference and available from the Florida Department of Health, State Office of Vital Statistics, P. O. Box 210, Jacksonville, Florida 32231-0042 department.

# DEPARTMENT OF FINANCIAL SERVICES

**Division of Treasury** 

RULE NO.:	RULE TITLE:
69C-6.003	The Plan; Prescribed Forms
	NOTICE OF CORRECTION

Notice is hereby given that the following correction has been made to the Proposed Rule Development in Vol. 32, No. 41, October 13, 2006 issue of the Florida Administrative Weekly.

The location of the workshop being held for this rule was incorrectly published. The correct location of the workshop is as follows:

PLACE: Room 415, Hermitage Centre, Suite 400, 1801 Hermitage Blvd., Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Kandi Winters, Chief of Deferred Compensation, Division of Treasury, Bureau of Deferred Compensation, Department of Financial Services, 200 East Gaines Street, Tallahassee, Florida 32399-0346, (850)413-3162

> Section IV Emergency Rules

# BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

Notices for the Board of Trustees of the Internal Improvement Trust Fund between December 28, 2001 and June 30, 2006, go to http://www.dep.state.fl.us/ under the link or button titled "Official Notices."