AGENDA OUTLINE
December 5, 2014

Telephone Conference Call @ 9:00 a.m. E.S.T.

CONFERENCE CALL NUMBER: (888) 670-3525
PARTICIPANT PASSCODE: 141 348 6382
Meeting will be called to order at 9:00 a.m., or soon thereafter on December 5, 2014.

REVIEW AND APPROVAL OF MINUTES

August 29, 2014 - General Business Meeting

ADMINISTRATIVE PROCEEDINGS

GENERAL BUSINESS /CORRESPONDENCE

   Election of Officers
   Discription of Liaison Positions
   Follow up on Permanent Counsel
   Draft of Rules Reduction
   Status on appointment of New Council Members

REPORTS

   Council Chair Report
   Executive Director’s Report
   Counsel Report – Gary Asbell, Esq. /Alysson Bradley, Esq.
   Application Liaison – Charlyn Daughtry, L.M.
   Budget – Kathy Bradley
   Community and Consumer Relations - Kathy Bradley
   Data Collection – Jennie Joseph, L.M.
   International Relations – Charlyn Daughtry, L.M.
   Laws & Rules and Other Agency Action – Susan (Robyn) Mattox
   Unlicensed Activity – Susan (Robyn) Mattox, L.M.
   Healthy Weight Initiative – Jennie Joseph & Melissa Conord-Morrow

NEXT MEETING

February 6, 2015 - Conference Call

ADJOURNMENT
The meeting was called to order by Jennifer Joseph, Chair, at 9:17 a.m. Those present for all or part of the meeting included the following:

**MEMBERS PRESENT:**
- Jennifer Joseph, L.M., Chair
- Char Lynn Daughtry, L.M.
- Susan (Robyn) Mattox, L.M.
- Melissa Conord-Morrow, L.M, R.N.
- Kathy Bradley, Consumer Member

**STAFF PRESENT:**
- Christy Robinson, Executive Director
- Alexandra Alday, Program Operations Administrator
- Jacqueline Clahar-Anderson, Regulatory Specialist II

**DEPARTMENT OF HEALTH ASSISTANT GENERAL COUNSEL**
- Gary Asbell, Esq.

**MEMBERS Absent:**
- Cathy Rudolph, CNM, ARNP

**STAFF Absent:**
- Cathy Robinson, Executive Director
- Alexandra Alday, Program Operations Administrator
- Jacqueline Clahar-Anderson, Regulatory Specialist II
- Matthew Asbell, Esq.

**REVIEW AND APPROVAL OF MINUTES**

1. February 7, 2014 - General Business Meeting
2. June 6, 2014 - General Business Meeting

**Action Taken:** Ms. Joseph made a motion to approve both minutes as written. Ms. Bradley seconded the motion, which passed unanimously.

**GENERAL BUSINESS/CORRESPONDENCE**

**REPORTS**

Ms. Joseph requested that Council staff added Chair Report to the list of reports on the agenda. Ms. Robinson apologized for the error, indicated this item will be on all agendas moving forward. Mr. Asbell Advised Ms. Joseph if she had a report it could be placed under the New Business at this time.

**13. Counsel Report**

Mr. Asbell did not have a report. He indicated that he was standing in to make sure no public records laws were broken and to offer assistance to any legal questions.

Ms. Robinson indicated she will get in touch with the Division Director to determine why the Council does not have an assigned counsel.

**Action Taken:** After discussion, Ms. Conord-Morrow made a motion to ask Ms. Robinson to get clarification of the status of a counsel for the Council of Licensed Midwifery. Ms. Joseph seconded the motion, which passed unanimously.
4. Executive Director’s Report

Action Taken:
Ms. Joseph welcomed Ms. Robinson as the new Executive Director to the Council. Ms. Robinson did not have a formal report, however she indicated the Council has received 4 applications for Council positions. Ms. Robinson further stated the applications will be vetted and forwarded to the Surgeon General’s office. Ms. Joseph requested the professions of the applicants. Ms. Robinson indicated there was a Licensed Midwife, a Pediatric Cardiologist, a consumer member and a Certified Nurse Midwife.

(break)

Ms. Robinson advised the council of the vacancies that were currently available on the council. After discussion, Ms. Joseph asked staff to find out from council members if they were willing to continue as Council members after their term has expired. After discussion Ms. Robinson indicated she will research the term limit of council members and email members with this information.

Ms. Joseph asked Ms. Robinson to find out if there were any other applications submitted for Council positions. After discussion, Ms. Robinson stated she will research to see if any other applications were received and the status of these prior applications.

Ms. Robinson further stated if there was anything Mr. Jusevitch reported in the past, and if there was anything the Council would like to have reported in the future she is more than willing to have this done. Ms. Robinson stated she will research the past minutes for uncompleted requests and have a status update for the next meeting.

5. Application Liaison – No report.


7. Community and Consumer Relations Liaison – No report.

8. Data Collection Liaison – No report.


11. Unlicensed Activity Liaison – No report.

12. Healthy Weight Liaison

Ms. Joseph represented the Council at the Healthy Weight Initiative meeting held in Tallahassee last month, which was attended by other Board Chairs and Council Chairs. Ms. Joseph stated the initiative is to encourage all healthcare practitioners to incorporate the message about obesity and childhood obesity into their profession.

13. International Relations – No report.

INFORMATIONAL

14. Letter from Children’s Medical Services - Informational
NEW BUSINESS

Ms. Joseph stated she would like to see the Chair Report re-instated to the agenda. Ms. Joseph further stated she was concerned for the Council and would like to see the Council get back up to being more proficient and organized.

Ms. Joseph indicated there were concerns in regards to the Medicaid codes that have been changed as of August 1st. Licensed Midwives can no longer bill for postpartum care, yet they are required to provide postpartum care. Ms. Conord-Morrow stated she did a brief informal study and would be willing to provide this information if needed.

Mr. Asbell stated in regards to the changes through the Agency for Healthcare Administration and changes in the billing codes of services provided by midwives, the Council of Licensed Midwifery has no input in that process.

After discussion Mr. Asbell stated the Department of Health regulates Midwives and the Council serves as an advisory body to the Department of Health. There are certain numerated functions of the Council for reference Section 467.004, F.S.

**Action Taken:** After discussion Ms. Mattox made a motion to send a letter to Department of Health to advise about the current situation affecting the licensed midwives in regards to Medicaid issues. Motion was seconded by Ms. Morrow which carried unanimously.

**Proposed Meeting Dates**

February 6, 2015, June 5, 2015 and October 2, 2015.

**Action Taken:** After discussion it was decided to have a quorum check before every scheduled meeting.

NEXT MEETING

October 3, 2014
(Conference Call)

The meeting adjourned approximately 11:05 a.m.
GENERAL BUSINESS CORRESPONDENCE
ELECTION OF OFFICERS
DESCRIPTION OF LIAISON POSITIONS
FOLLOW UP ON PERMANENT COUNSEL
DRAFT OF RULES REDUCTION
64B24-2.001 Licensure to Practice Midwifery.

(1) The Department of Health shall issue a license to a person who:

(a) Pays to the Department of Health the fee set out Chapter 64B24-3, F.A.C.;

(b) Submits a completed application on form DH-MQA 1051, “Application For Licensure,” (Rev. 03/2010). The form and the attached instructions are incorporated herein by reference and may be obtained from the Council of Licensed Midwifery, Department of Health, 4052 Bald Cypress Way, Bin C-06, Tallahassee, Florida 32399 or from the website located at www.doh.state.fl.us/midwifery;

(1) Persons desiring to be licensed as a midwife shall make application to the department and remit all applicable fees as required by Chapter 64B24-3, F.A.C. The application shall be made on incorporated by reference Form DH-MQA 1051, (3/10) Application for Midwifery Licensure, which can be obtained from the Council of Licensed Midwifery, Department of Health, 4052 Bald Cypress Way, Bin C-06, Tallahassee, Florida 32399-3256 or at http://www.doh.state.fl.us/mqa/midwifery. If incomplete, the application and fees shall expire 1 year from the date on which the application is initially received by the department. After a period of 1 year a new application with required fees must be submitted.

(2) The department shall license only those applicants who have completed the application form, remitted the appropriate fees required by Rule Chapter 64B24-3, F.A.C., and who demonstrate to the department that they:

(c) (a) Are 21 years of age or older;

(d) (b) Meets the requirements for licensure by examination pursuant to Rule 64B24-2.003, F.A.C., or licensure by endorsement pursuant to Rule 64B24-2.004, F.A.C.;

(e) (c) Has completed a one hour educational course on HIV/AIDS that meets the substantive specifications set forth in Section 381.0034, F.S., as it pertains to the practice of midwifery; and

(f) (d) Has completed a two hour course relating to the prevention of medical errors.

(3) Applications to the Department shall be accepted from persons desiring to be licensed as a midwife by endorsement and needing to establish educational eligibility for acceptance into the required 4-month prelicensure course. The application shall be made on Form DH-MQA 1113, 8/07, Application For 4-Month Pre-Licensure Course, incorporated herein by reference, which can be obtained from the Council of Licensed Midwifery, Department of Health, 4052 Bald Cypress Way, Bin C-06, Tallahassee, Florida 32399-3256. Unless the Department has reason to believe that mistaken or fraudulent documentation was relied upon or unless requested by an applicant, the educational eligibility determination for purposes of the 4-month prelicensure course also shall be used to determine educational eligibility for purposes of the subsequent licensure by endorsement application.

(4) When the department is satisfied that all requirements are met in full, a license to practice midwifery will be issued to the applicant. The license will remain valid for the remainder of the biennium in which it is issued, unless suspended or revoked by the department.

Rulemaking Authority 456.004(5), 467.005 FS. Law Implemented 381.0034, 456.013, 467.011, 467.0125 FS. History–New 1-26-94, Formerly 61E8-2.001, 59DD-2.001, Amended 10-29-02, 12-26-06, 2-7-08, 5-17-09, 8-10-10.
64B24-2.003 Licensure by Examination.
All applicants applying for persons desiring to obtain licensure as a midwife by examination shall make application to the department pursuant to Rule 64B24-2.001, F.A.C., and shall submit evidence of compliance of licensure requirements by submitting the following:

1. An official transcript from an approved midwifery training program specifically setting forth all courses successfully completed, the date of the applicant’s graduation and the degree, certificate, or diploma awarded;

2. A written plan for the management of emergencies which meets the requirements of Section 467.017(1), F.S., and submitted on Form DH-MQA 1077 (10/05), Emergency Back Up Plan for Licensed Midwifery Patients, incorporated herein by reference, which can be obtained from the Council of Licensed Midwifery, Department of Health, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-2356; and

3. Documentation of a passing score on the licensure examination designated in Rule 64B24-2.002, F.A.C., Such documentation shall be sent directly from the NARM.

64B24-2.004 Licensure by Endorsement; Foreign Trained; Temporary Certificate

(1)(a) All applicants applying for licensure by endorsement of another state license or who received their education outside of the United States shall make application to the department and meet all the requirements of Rule 64B24-2.001, F.A.C., and shall in addition submit to the department:

1. Evidence of successful completion of the 4 month prelicensure course pursuant to Rule 64B24-4.010, F.A.C.;
2. Evidence of a passing score on the licensure examination; and
3. A written plan for the management of emergencies which meets the requirements described in Section 467.017, F.S.

(b) In determining whether the requirements to hold a certificate or diploma from a foreign institution of medicine, a foreign school of midwifery, or in another state are substantially equivalent to the requirements established under Chapter 467, F.S., and these rules, the department shall consider whether:

1. The applicant has a high school diploma, or its equivalent, or has taken and received a passing grade in three college level credits each of Math and English, or can demonstrate competencies in communication and computation by passing the College-Level Examination Program (CLEP) test in communication and computation.
2. The completed midwifery or medical program equivalent to a three year program, offered the equivalent to 90 credit hours, and included minimum required exposure to course work and practicum areas as demonstrated by use of the Form DH-MQA 1111, 8/07, EVALUATION TOOL – Four Month Pre-Licensure Course Foreign-Trained Midwife Applicant for Licensure By Endorsement, incorporated herein by reference.
3. The applicant has received a determination of substantial equivalency through the use of this evaluation tool by an approved foreign education credentialing agency meeting the following criteria:
   a. Has a comprehensive, standardized orientation and training program for all reviewers who must be experienced and knowledgeable in the area of midwifery education.
   b. Has an audit and quality assurance or review committee to monitor the evaluation process.
   c. Employs full time staff support including an international expert in education credential equivalency and analysis.
   d. Has an updated, current, and comprehensive resource document library available for reference.
   e. Consults with a Florida licensed midwife approved by the Department to review the professional education component of the review.
   f. Uses original documentation for the institution with institutional seals and signatures.

(2) Applicants applying by endorsement of another state license shall submit all requirements of Rule 64B24-2.004(1); and:

(a) A current valid unrestricted certificate or license to practice midwifery in another state;
(b) A certificate or diploma awarded by a midwifery program which was approved by the certifying body of the state in which it was located, or an authenticated copy of that certificate or diploma;
(c) A copy of the other state’s laws and rules under which the applicant’s certificate or license was issued; and
(d) Official transcripts from the midwifery program which document classroom instruction and clinical training equivalent to the requirements in Rules 64B24-4.004 through 64B24-4.007, F.A.C.

(3) Applicants applying by endorsement who received their education outside of the United States shall submit all requirements of Rule 64B24-2.004(1); and:

(a) A valid certificate or diploma from either a foreign institution of medicine or a foreign school of midwifery;
(b) A certified translation of the certificate or diploma earned from a foreign institution of medicine or foreign school of midwifery;
(c) The document which renders the foreign trained applicant eligible to practice medicine or midwifery in the country in which that document was issued;
(d) A certified translation of the certificate, diploma or license which renders the foreign trained applicant eligible to practice medicine or midwifery in the country from which the diploma or certificate was awarded;
(e) Clarification of the existence of any deviation as to how the applicant’s name appears on the face of documents in support of this application;
(a) Foreign trained applicants for licensure by endorsement shall make application to the department pursuant to Rule 64B24-2.001, F.A.C., and shall in addition submit to the department:
1. A valid certificate or diploma from either a foreign institution of medicine or a foreign school of midwifery;
2. A certified translation of the certificate or diploma earned from a foreign institution of medicine or foreign school of midwifery;
3. The document which renders the foreign trained applicant eligible to practice medicine or midwifery in the country in which that document was issued;
4. A certified translation of the certificate, diploma or license which renders the foreign trained applicant eligible to practice medicine or midwifery in the country from which the diploma or certificate was awarded;
5. Clarification of the existence of any deviation as to how the applicant’s name appears on the face of documents in support of this application;
6. Evidence of successful completion of the 4-month prelicensure course pursuant to Rule 64B24-4.010, F.A.C.;
7. Evidence of a passing score on the licensure examination; and
8. A written plan for the management of emergencies which meets the requirements described in Section 467.017, F.S.

(b) In determining whether the requirements to hold a certificate or diploma from a foreign institution of medicine or a foreign school of midwifery are substantially equivalent to the requirements established under Chapter 467, F.S., and these rules, the department shall consider whether:
1. The applicant has a high school diploma, or its equivalent, and passed the College-Level Academic Skills Test (CLAST), or has taken and received a passing grade in three college level credits each of Math and English, or can demonstrate competencies in communication and computation by passing the College-Level Examination Program (CLEP) test in communication and computation.
2. The completed midwifery or medical program equivalent to a three year program, offered the equivalent to 90 credit hours, and included minimum required exposure to course work and practicum areas as demonstrated by use of the Form DH-MQA 1111, 8/07, EVALUATION TOOL—Four Month Pre-Licensure Course Foreign Trained Midwife Applicant for Licensure By Endorsement, incorporated herein by reference.
3. The applicant has received a determination of substantial equivalency through the use of this evaluation tool by an approved foreign education credentialing agency meeting the following criteria:
a. Has a comprehensive, standardized orientation and training program for all reviewers who must be experienced and knowledgeable in the area of midwifery education.
b. Has an audit and quality assurance or review committee to monitor the evaluation process.
c. Employs full time staff support including an international expert in education credential equivalency and analysis.
d. Has an updated, current, and comprehensive resource document library available for reference.
e. Consults with a Florida licensed midwife approved by the Department to review the professional education component of the review.
f. Uses original documentation for the institution with institutional seals and signatures.

(2)(a) Persons trained in another state for licensure by endorsement shall make application to the department pursuant to Rule 64B24-2.001, F.A.C., and shall in addition submit to the department:
1. Evidence of successful completion of the 4-month prelicensure course pursuant to Rule 64B24-4.010, F.A.C.;
2. Evidence of a passing score on the licensure examination; and
3. A written plan for the management of emergencies which meets the requirements described in Section 467.017, F.S.

(b) In determining whether the requirements to hold a certificate or license to practice midwifery in another state are substantially equivalent to the requirements established under Chapter 467, F.S., and these rules, the applicant shall submit:
1. A current valid unrestricted certificate or license to practice midwifery in another state;
2. A certificate or diploma awarded by a midwifery program which was approved by the certifying body of the
state in which it was located, or an authenticated copy of that certificate or diploma;

3. A copy of the other state’s laws and rules under which the applicant’s certificate or license was issued; and

4. Official transcripts from the midwifery program which document classroom instruction and clinical training equivalent to the requirements in Rules 64B24-4.004 through 64B24-4.007, F.A.C.

(c) In determining whether the requirements to practice midwifery in another state are substantially equivalent to the requirements established under Chapter 467, F.S., and these rules, the department shall consider whether:

1. The applicant has a high school diploma, or its equivalent, and passed the College Level Academic Scholastic Test (CLAST), or has taken and received a passing grade in three college level credits each of Math and English, or can demonstrate competencies in communication and computation by passing the College Level Equivalent Proficiency (CLEP) test in communication and computation.

2. The completed midwifery or medical program equivalent to a three year program, offered the equivalent to 90 credit hours, and included minimum required exposure to course work and practicum areas as demonstrated by use of the Form DH-MQA 1112, 8/07, EVALUATION TOOL—Four Month Pre-Licensure Course Out-of-State Midwife Applicant for Licensure By Endorsement, incorporated herein by reference.

3. The applicant has received a determination of substantial equivalency through the use of this evaluation tool by an approved education credentialing agency meeting the following criteria:
   a. Has a comprehensive, standardized orientation and training program for all reviewers who must be experienced and knowledgeable in the area of midwifery education.
   b. Has an audit and quality assurance or review committee to monitor the evaluation process.
   c. Employs full time staff support including an international expert in education credential equivalency and analysis.
   d. Has an updated, current, and comprehensive resource document library available for reference.
   e. Consults with a Florida licensed midwife approved by the department to review the professional education component of the review.
   f. Uses original documentation for the institution with institutional seals and signatures.

(4) (3) (a) The department shall issue a temporary certificate to practice midwifery in areas of critical need to any applicant who is qualifying for licensure by endorsement pursuant to subsection 64B24-2.004(1) or (2), F.A.C. The applicant shall submit to the department:

1. A completed application and the temporary certificate fee required pursuant to Rule 64B24-3.004, F.A.C.;

2. Documentation as required by paragraph (1)(a) or (2)(a) of this rule which will evidence the active pursuit of licensure through endorsement;

3. Documentation of the area of critical need pursuant to Section 467.0125(2)(a), F.S.; and

4. Name of the individual who will serve as the midwife’s supervisor. This individual shall be a physician currently licensed pursuant to Chapter 458 or Chapter 459, F.S., a certified nurse midwife licensed pursuant to Chapter 464, F.S., or a midwife licensed pursuant to Chapter 467, F.S., who has a minimum of 3 years of professional experience.

(b) A temporary certificate issued under this section shall be valid only as long as an area for which it is issued remains an area of critical need, but no longer than 2 years. A temporary certificate is not renewable, nor shall a person be granted a temporary certificate more than once.

(c) To ascertain that the minimum requirements of the midwifery rules are being met, temporary certificate holders shall submit by December 1 each year Form DH-MQA 1052, Annual Report of Midwifery Practice, incorporated herein by reference and revised 8/01, and can be obtained from the Council of Licensed Midwifery, Department of Health, 4052 Bald Cypress Way, Bin C02, Tallahassee, Florida 32399-3256.

Rulemaking Authority 467.005 FS. Law Implemented 467.0125 FS. History–New 1-26-94, Formerly 61E8-2.004, 59DD-2.004, Amended 10-24-02, 2-7-08, 4-22-09.
Repeal rule as it is stated in statute 467.09(3)

64B24-4.003 Acceptance into Training Program.

To be accepted into a department approved midwifery training program, the program shall evidence that the applicant has:

(1) A high school diploma, or its equivalent; and

(2) Passed the College Level Academic Scholastic Test (CLAST), or has taken and received a passing-grade in three college level credits each of math and English, or can demonstrate competencies in communication and computation by passing the College Level Equivalent Proficiency (CLEP) test in communication and computation.

64B24-4.006 Curriculum Guidelines and Educational Objectives.

(1) In order to ensure the preparation of midwives capable of competent practice, the curriculum shall be an organized pattern of classroom instruction and clinical training which is consistent with principles of learning and educational practices, and which reflects the stated philosophy and objectives of the training program.

(2) Standards for midwifery programs shall include all standards listed in s. 467.009(1), F.S., and shall include: encompass classroom instruction and clinical training in all aspects of antepartal, intrapartal, postpartal, and neonatal care pursuant to Section 467.009(1), F.S., and shall include:

(a) The core competencies established by the American College of Nurse Midwives and the Midwives Alliance of North America incorporated herein by reference and effective 1-26-94, and can be obtained upon request from the Council of Licensed Midwifery, Department of Health, 4052 Bald Cypress Way, Bin C06, Tallahassee, Florida 32399-3256; and

(b) A component on the law and rules which govern the practice of midwifery in Florida.

(c) Classroom instruction and clinical training in all aspects of antepartal care.

(3) The administration and faculty of the training program shall formulate and adopt educational objectives that ensure curriculum guideline requirements will be met. Such objectives shall be based on a clearly stated philosophy that is in keeping with currently accepted midwifery standards, and which is consistent with the philosophy of the institution of which the training program is a part.

(4) Training program objectives shall identify competencies expected of graduates from the program. Such objectives shall serve as the basis of program development. Course objectives shall state expected behavioral outcomes of the student, serve as the basis for course development and student evaluation, and evidence direct relationship to training program objectives.

(5) All training program objectives shall be reviewed annually by the administration, faculty and students and revised if necessary.

64B24-4.010 Four-month Pre-licensure Course.

(1) The four (4) month pre-licensure course shall be approved by the Department of Health and shall include, at a minimum:

(a) Content review and demonstration of proficiency in the core competencies established by the American College of Nurse Midwives and the Midwives Alliance of North America;

(b) A Florida Laws and Rules Component;

(c) Provisions for five (5) supervised labor and deliveries and ten (10) supervised prenatal visits by each course participant.

(2) Applicants who are applying for licensure as a midwife by endorsement pursuant to Rule 64B24-2.004, F.A.C., shall successfully complete a four (4)-month pre-licensure course conducted within an approved midwifery training program pursuant to Rule 64B24-4.002, F.A.C.

(3) The applicant shall provide proof to the department of having completed a four (4) month pre-licensure course which shall include:

(a) An official transcript sent directly from the institution, or midwifery training program where the course was taken which shall include course titles, grades received and dates the applicant attended the program;

(b) An original letter on letterhead stationery from the director of the training program which states that the applicant successfully completed the pre-licensure course.

(4) To be admitted to the 4-month pre-licensure course, a person shall meet admission requirements as established by the approved training program and requirements pursuant to Rule 64B24-4.003, F.A.C.

64B24-5.004 Retired Status License.

(1) A licensee may place an active or inactive license in retired status at any time. If the license is placed in retired status at the time of renewal, the licensee shall pay the retired status fee provided in Rule Chapter 64B24-3, F.A.C. If the license is placed in retired status at any time other than at the time of license renewal, the licensee shall also pay the change of status processing fee as required by Rule Chapter 64B24-3, F.A.C.

(2) A licensee may reactivate a retired status license by demonstrating compliance with Section 456.036(12), F.S.:
   (a) Paying the renewal fee for an active status license for each biennial licensure period in which the licensee was in retired status and the reactivation fee as established in Rule Chapter 64B24-3, F.A.C.;
   (b) Demonstrating satisfaction of the continuing education requirements established in Rule 64B24-6.001, F.A.C., for each licensure biennial period in which the licensee was in retired status.

(3) For a license in retired status over five years, the licensee must also:
   (a) Successfully complete the four-month pre-licensure course as specified in the requirements for endorsement applicants by Rule 64B24-4.010, F.A.C.; and
   (b) Submit a written plan for the management of emergencies as provided in Rule 64B24-2.003, F.A.C.

Specific Authority 456.036(12), 467.005 FS. Law Implemented 456.036(2), (4), (8), (12) FS. History–New 5-4-06, Amended 9-28-06.
64B24-6.003 Documentation of Continuing Education Hours.

(1) At the time of renewal, each midwife shall be required to affirm that he or she has the applicable number of continuing education credit hours pursuant to Rule 64B24-6.001, F.A.C., earned during the most recent biennium.

(2) Each midwife shall be responsible for maintaining proof for a period of 4 years of their continuing education hours used as a basis for renewal of licensure, and for submitting certified copies of such documentation upon request of the department.

(3) The department will audit the files of randomly selected licensees to ensure compliance pursuant to Rule 64B24-6.001, F.A.C. Failure to maintain documentation or the submission of false or misleading information or documentation shall subject the licensee to disciplinary action, pursuant to Section 467.203, F.S.

Specific Authority 456.004(5), 467.005, 467.012 FS. Law Implemented 467.012 FS. History–New 1-26-94, Formerly 61E8-6.003, 59DD-6.003.
STATUS ON APPOINTMENT OF NEW COUNCIL MEMBERS
REPORTS
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<td>0.02%</td>
<td></td>
</tr>
<tr>
<td>Renewal Support</td>
<td>$</td>
<td>-</td>
<td>0.00%</td>
<td></td>
</tr>
<tr>
<td>Call Center</td>
<td>$1,222</td>
<td>$1,222</td>
<td>2.83%</td>
<td></td>
</tr>
<tr>
<td>Central Records</td>
<td>$462</td>
<td>$462</td>
<td>1.07%</td>
<td></td>
</tr>
<tr>
<td>Operational Services</td>
<td>$622</td>
<td>$622</td>
<td>1.44%</td>
<td></td>
</tr>
<tr>
<td>Bureau of Enforce Admin</td>
<td>$159</td>
<td>$159</td>
<td>0.37%</td>
<td></td>
</tr>
<tr>
<td>Consumer/Compliance Unit - Enforce</td>
<td>$1,001</td>
<td>$1,001</td>
<td>2.31%</td>
<td></td>
</tr>
<tr>
<td>Investigations Svcs Unit-Enforce</td>
<td>14.32</td>
<td>$2,448</td>
<td>$2,463</td>
<td>5.69%</td>
</tr>
<tr>
<td>Prosecution Svcs Unit - Enforce</td>
<td>215.00</td>
<td>$14,692</td>
<td>$14,907</td>
<td>34.46%</td>
</tr>
<tr>
<td>Impaired Practitioner</td>
<td>$</td>
<td>-</td>
<td>0.00%</td>
<td></td>
</tr>
<tr>
<td>DOAH</td>
<td>$</td>
<td>-</td>
<td>0.00%</td>
<td></td>
</tr>
<tr>
<td>Attorney General</td>
<td>$</td>
<td>-</td>
<td>0.00%</td>
<td></td>
</tr>
<tr>
<td>Web Design Development</td>
<td>$333</td>
<td>$333</td>
<td>0.77%</td>
<td></td>
</tr>
<tr>
<td>Risk Management Insurance</td>
<td>$1,249</td>
<td>$1,249</td>
<td>2.86%</td>
<td></td>
</tr>
<tr>
<td>Human Resource Services</td>
<td>$</td>
<td>-</td>
<td>0.00%</td>
<td></td>
</tr>
<tr>
<td>Refund of State Revenues</td>
<td>$</td>
<td>-</td>
<td>0.00%</td>
<td></td>
</tr>
<tr>
<td>Service Charge to Gen Revenue</td>
<td>$230</td>
<td>$230</td>
<td>0.53%</td>
<td></td>
</tr>
<tr>
<td>FDLE Transfer</td>
<td>$</td>
<td>-</td>
<td>0.00%</td>
<td></td>
</tr>
<tr>
<td>Ch 215.32 Transfer of Funds</td>
<td>$</td>
<td>-</td>
<td>0.00%</td>
<td></td>
</tr>
<tr>
<td>Unlicensed Activity</td>
<td>$2,561</td>
<td>$2,561</td>
<td>5.92%</td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$390</strong></td>
<td><strong>$42,868</strong></td>
<td><strong>$43,258</strong></td>
<td><strong>100.00%</strong></td>
</tr>
</tbody>
</table>

Cash Balance @ September 30 - Licensed Account $ (894,723)
Cash Balance @ September 30 - Unlicensed Account $ (88,163)

* Percent of the function's expenditure to the Board's total expenditures.
Why is healthy weight a priority for the Department of Health?

As we survey the health landscape, we see the #1 public health threat that challenges the bright future of Florida: weight. Currently, only 35% of Floridians are at healthy weight. One quarter are obese, and the rest are overweight. On our current trend, by 2030, almost 60% will be obese.

The costs of care for chronic diseases from obesity alone—diabetes, heart disease, high blood pressure, and arthritis—are unsustainable, estimated to be $34B over the next 17 years.

Over the next 20 years in Florida, obesity could contribute to: 2,442,415 new cases of type 2 diabetes, 6,188,174 new cases of heart disease and stroke, 5,261,978 new cases of hypertension, 3,266,082 new cases of arthritis, and 869,214 new cases of obesity-related cancer.

What is involved with Healthiest Weight Florida?

Healthiest Weight Florida was launched in Orlando at the State Surgeon General’s Symposium on Healthiest Weight in January 2013. A summary video of the event is available here: www.youtube.com/watch?v=rA5EaGCHTzI. Through the initiative, the Department of Health is building collaborations and providing assistance to counties, community groups and other partners to implement programs that focus on:

- Increasing the initiation, duration and exclusivity of breastfeeding.
- Promoting improved nutrition and physical activity in early care and education.
- Ensuring that all foods and beverages served and sold in schools meet or exceed the most recent Dietary Guidelines for Americans.
- Increasing the physical activity for students during the school day and after school programs.
- Increasing access to high-quality, affordable foods in communities.
- Increasing physical activity by improving the built environment in communities.
- Promoting health professional awareness and counseling of patient body mass index (BMI).

By bending the projected BMI (Body Mass Index) curve by just 5% from the current trajectory, hundreds of thousands of new cases of chronic disease can be prevented while saving millions in healthcare costs.
**Additional Information of Interest to Midwives - Jennie Joseph, August 2014**

Births to Obese Mothers at time Pregnancy Occurred, 3-Year Rolling Rates

<table>
<thead>
<tr>
<th>Florida Year</th>
<th>Count</th>
<th>Rate (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2011-2013</td>
<td>133,105</td>
<td>20.8</td>
</tr>
</tbody>
</table>

Births to Overweight Mothers at time Pregnancy Occurred,

<table>
<thead>
<tr>
<th>Florida Year</th>
<th>Count</th>
<th>Rate (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2011-2013</td>
<td>153,110</td>
<td>23.9</td>
</tr>
</tbody>
</table>

The Healthiest Weight Florida site promotes August as Breastfeeding Awareness Month


Free 2 Hours of CEU/CME credit available for Licensees


"......because every woman wants a healthy baby"
NEXT MEETING

February 6, 2015
ADJOURNMENT