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July 15, 2013

KATHLEEN SHANAHAN

Mr. Kenneth J. Plante Joint Administrative Procedures Committee 680 Pepper Building 111 W. Madison Street Tallahassee, FL 32399-1400

Dear Mr. Plante:

As required by section 120.745(2)(i), Florida Statutes, former Commissioner of Education, Gerard Robinson, timely submitted to you certification, dated December 1, 2011, that the Department of Education had undertaken a review of all rules as required by sections 120.74 and 120.745, Florida Statutes, and completed the report required by section 120.745, Florida Statutes. Additionally, as required by section 120.745(7), Florida Statutes, the Department posted on its website the report of the entire enhanced biennial review of its rules which noted that the Department would complete compliance economic reviews of Rules 6A-1.0014 and 6A-1.044, F.A.C.

The purpose of this letter is to revise the December 1, 2011, report by certifying that Rules 6A-1.0014 and 6A-1.044, F.A.C., were incorrectly identified as warranting compliance economic reviews. After developing a clearer understanding of legislative intent and what triggered an economic review, our legal counsel have determined that these rules do not

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meet the criteria for such a review. Accordingly, consider this corrective certification letter an *ab initio* finding by the agency.

This corrective certification letter, as well as an updated report, will be posted on our website.

Sincerely

Tony Bennett

TB/mcm