The Flinn Report

Regulation

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Joint Committee on Administrative Rules Illinois General Assembly

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Issue 17

VOL. 36 April 27, 2012

Illinois Regulation is a summary of the weekly regulatory decisions of State agencies published in the Illinois Register and action taken by the Illinois General Assembly's Joint Committee on Administrative Rules. Illinois Regulation is designed to inform and involve the public in changes taking place in agency administration. **Proposed**

New Regulations

HIGHER EDUCATION

The BOARD OF HIGHER EDUCA-TION adopted amendments to "Approval of New Units of Instruction, Research and Public Service at Public Institutions" (23 III Adm Code 1050; 35 III Reg 19865) and "Program Review (Private Colleges and Universities)" (23 III Adm Code 1030; 35 III Reg 19824), effective 4/11/12. Part 1030 requires institutions of higher learning that desire exemption from BHE oversight and approval to provide evidence that they do not offer degrees or coursework in Illinois or provide instruction for students at a physical location in Illinois. Additional BHE program approval is no longer reguired for institutions that are: on federal military bases and used exclusively for military personnel and their families, at clinical or practice sites related to Board-approved programs. offering dual credit courses to Illinois high school students, or offering courses inside public correctional facilities. The rulemaking includes numerous changes relating to definitions; criteria for evaluating applications to operate; the caliber and content of courses or programs; the capacity to develop, deliver, and support academic programs; credit-hour

student progression and graduation rates; student success measures; and instruction offered via distance learning. Further amendments determine minimum faculty education standards and state that faculty-to-student ratios and proportion of full-time faculty will be factors in determining whether an institution provides qualified faculty. The rulemaking states that 2 factors for which BHE may deny an institution's authority to operate are if an institution fails to (1) achieve accreditation or (2) demonstrate minimum student success and graduation rates. The rulemaking adds ethical standards applicable to university publications and information given to the public. Criteria for Board initiation of an institution investigation are expanded, and voluntary relinquishment of authority to operate is explained. The rulemaking also clarifies policies regarding applicant fee refunds and incorrect fee amounts. Since 1st Notice, BHE has clarified the definition of "physical presence" in Illinois for purposes of determing whether an institution qualifies for an exemption from BHE approval. Also, institutions that do not report data to the US Department of Education are not thereby

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Regulations

The DEPARTMENT OF INSURANCE proposed amendments to rules titled "Preferred Provider Programs" (50 III Adm Code 2051; 36 III. Reg. 6356) to implement changes in the Workers' Compensation Act required by Public Act 97-18, which permits employers to adopt preferred provider programs approved by the Department of Insurance for worker's compensation cases. Copies of approved workers' compensation preferred provider program (PPP) applications may be requested through the Department. All PPP applications must contain material outlined within Appendix D of this rule, including a registration fee of \$1,000; signed copies of all current contracts with other entities to provide services; employee notification provisions required by the Illinois Workers' Compensation Commission; information regarding the organization and officers of the PPP; assurance that beneficiaries will not pay more if referred to out-of-network providers; and various provisions concerning medical services, physician status, liability and malpractice coverage, and network availability and access. A workers' compensation PPP payor agreement

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NEW REGULATIONS: Rules adopted by agencies this week.

PROPOSED REGULATIONS: Rules proposed by agencies this week, commencing a 45-day First Notice period. Public comments must be accepted by the agency for the period of time indicated.

right of the signating rules of special interest to small businesses, small municipalities, and not-for-profit corporations. Agencies are required to consider comments from these groups and minimize the regulatory burden on them.

QUESTIONS/COMMENTS/RULE TEXT: Direct mail or phone calls to the agency personnel listed below each summary. Providing volume and issue number of The Flinn Report or the Illinois Register will expedite the process. Some agencies charge copying fees. However, copy requests do not have to be made under the Freedom of Information Act.

New Regulations

exempt from reporting data to BHE. Finally, exceptions to minimum qualifications for teaching faculty may be recommended by Board staff. As outlined above for Part 1030, Part 1050 also states minimum standards of education for faculty and factors used in determining whether the institution is providing qualified faculty. Other similar topics concern student progression and graduation rates; institutions no longer requiring BHE approval; and the number of credit hours required at bachelor, master's, and doctoral degree levels. A change since 1st Notice adds a definition of "terminal degree" (highest level degree available in a given field). Those affected by these rulemakings include private Illinois colleges and universities that seek BHE approval.

Questions/requests for copies of the 2 BHE rulemakings above: Bob Blankenberger (217/557-7350) or Karen Helland (217/557-7358), BHE, 431 E. Adams St., 2nd FI., Springfield IL 62701, Fax 217/782-8548.

PVOCATIONAL REHABILITATION

The DEPARTMENT OF HUMAN SERVICES adopted amendments to "Program Definitions" (89 III Adm Code 521; 35 III Reg 14002), effective 4/13/ 12, that revise and add definitions for use throughout its vocational rehabilitation rules (e.g., auxiliary services, self-employment, unusual allowable expenses). DHS also removes the definition of "residency" and any references to residency requirements in compliance with a U.S. Department of Education Rehabilitation Services Administration (RSA) directive. RSA is mandating the removal of residency requirements because proof of State residency is not a requirement for the federal vocational rehabilitation program, which is available in all states.

DHS also adopted amendments to "Services" (89 III Adm Code 590; 35 III Reg 14015), effective 4/13/12, reflecting current practice and Department policy. This rulemaking requires case records to document that a customer's

reduce his or her impediments to employment. DHS clarifies bidding procedures for customized prosthetics, orthotics, wheelchairs, and hearing aids and states that the Department will not pay for services or equipment purchased by the customer prior to completion, approval, and signing of his or her independent living plan (IPE). The rulemaking revises titles of licensing statutes and expands the lists of individuals who are qualified to provide services under this Part. Hospitals providing services must be approved by the Joint Commission on Accrediting of Healthcare Organizations. DHS may pay for treatment of acute conditions, medications, treatment to cure or stabilize a condition. and other services if the customer meets established criteria. Additional amendments require a customer to obtain supporting documentation from his or her physician, in addition to meeting rule requirements, before DHS will provide heart surgeries, kidney transplants, chiropractic services, and prosthetic/orthotic devices and also revise the list of prohibited surgeries by removing intestinal bypass or stapling from the list. DHS may contribute up to \$25 per term for consumable supplies used in a customer's training program and will provide certain services (i.e., transportation, support services, auxiliary services) to supplement the training. The rulemaking adds specific provisions for undergraduate and non-degree training; revises provisions for graduate school training for eligible customers; and clarifies school attendance, degree completion, and onthe-job training requirements. The Department states it will not provide financial assistance to a customer in default on child support payments or State or federal obligations until the customer provides proof of payment or a deferral agreement with the affected party. Self-employment program requirements, vehicle adaptations, support and auxiliary services, tools/equipment, transportation, and other allowable or disallowed goods and services are specified. DHS addi-

vocational rehabilitation services will

tionally defines increased costs and clarifies which expenses it will not cover unless the customer's need has increased, defines the scope of postemployment services, and revises transition service criteria. The rulemaking establishes new regulations for supported employment in order to assist individuals who have the most significant disabilities and little or no work experience to become employed. Covered topics include types of services provided, customer monitoring, and transition to extended services for ongoing support. Changes since 1st Notice include basing normal living expenses for housing upon the TANF payment level for one adult for housing, and for food upon the greater of 1) the SNAP benefit for a 1-person household or 2) the customer's actual normal food expense. This rulemaking may impact vocational rehabilitation service providers.

Questions/requests for copies of the 2 DHS rulemakings above: Tracie Drew, DHS, 100 S. Grand Ave. E., 3rd Fl., Springfield IL 62762, 217/557-1544.

PHEALTH WORKER VACCINATION

The DEPARTMENT OF PUBLIC HEALTH adopted amendments for "Health Care Employee Vaccination Code" (77 III Adm Code 956; 35 III Reg 16431), effective 4/16/12. The rulemaking adds long-term care facilities, as defined in the MR/DD Community Care Act and Specialized Mental Health Rehabilitation Act, to those facilities whose health care employees, both paid and unpaid, may be voluntarily vaccinated against seasonal influenza and other influenza viruses as vaccines become available. This Part was first adopted through emergency rulemaking on 12/29/09, and DPH states that omitting the facilities for the developmentally disabled (DD) was an oversight. Adding facilities that specialize in serving individuals with severe mental illness reflects Public Act 97-38, which became effective 6/28/11. Those affected by this rulemaking include personnel who provide patient care in DD and mental

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health long-term care facilities.

Questions/requests for copies: Susan Meister, DPH, 535 W. Jefferson, 5th Fl., Springfield IL 62761-0001, 217/782-2043, e-mail: dph.rules@illinois.gov.

FLIQUOR TAXES

The DEPARTMENT OF REVENUE adopted an amendment to "Retailers' Occupation Tax" (86 III Adm Code 130; 35 III Reg 19649), effective 4/12/ 12, requiring liquor retailers who sell alcoholic liquor at retail through a liquor store, tavern, or restaurant to file a monthly statement listing the total amount paid for liquor during the preceding calendar month electronically beginning 2/1/12. The amendment also allows the taxpayer to petition DOR for a waiver of the electronic filing requirement if the taxpayer does not have access to the Internet. Establishments that sell alcohol at retail will be affected by this rulemaking.

FELECTRONIC TAX FILING

DOR also adopted an amendment to "Electronic Filing of Returns or Other Documents" (86 III Adm Code 760; 35 III Reg 19452) and amendments repealing "TeleFile Program" (86 III Adm Code 770; 35 III Reg 19459), effective 4/12/12. The Part 760 amendment requires the filing of liquor tax returns through electronic means by persons who sell retail liquor through a liquor store, tavern, or restaurant beginning on 2/1/12. The amendment allows the taxpayer to petition DOR for a waiver of the electronic filing requirement if the taxpayer does not have access to the Internet. The Part 770 rulemaking repeals the current Telefile Program for filing returns electronically because the Part 760 amendment above will cover the regulations applicable to liquor retailers, and various DOR Parts cover others who file electronically. Therefore, DOR finds Part 770 obsolete. Liquor retailers will be affected by this rulemaking.

MOTOR FUEL TAXES

DOR adopted amendments to rules titled "Motor Fuel Tax" (86 III Adm Code 500; 35 III Reg 19062) and "Environmental Impact Fee" (86 III Adm Code 501; 35 III Reg 19123), effective 4/12/12, implementing several Public Acts and the federal International Fuel Tax Agreement (IFTA) which governs payment of motor fuel taxes on commercial vehicles that travel between jurisdictions. The Part 500 amendments add persons who export motor fuel out of Illinois to the definition of "distributor" and add the states of Mexico to the definition of "jurisdiction". The rulemaking allows data from independent surveys to be used in calculating the price per gallon of gasoline, require additional information for distributor applications for licensure, and extend the sunset date for the tax from 2013 to 2025. Other amendments to Part 500 require suppliers to provide fire and police reports when reporting losses due to fire or theft, require additional documentation of sales exempt from tax or used in another state, and allow motor fuel tax refunds to be claimed for undyed diesel fuel used by tugs and spotters (vehicles that transfer cargo from loading docks to aircraft). Fines for illegal sales of dyed diesel fuel for highway use by licensed distributors or suppliers are reduced to \$1,000 for the first offense and \$5,000 for subsequent offenses (currently, \$5,000 for a first offense and \$10,000 for subsequent offenses). The cost of a motor fuel tax permit for a commercial vehicle making a single trip into or through Illinois is \$40 (currently \$20) and the permit is valid for 96 hours (currently 72 hours). Beginning 1/1/ 13, prepurchased single trip permits must be applied for and paid for electronically. The rulemaking also includes provisions for decal refunds, clarifies that tax exempt fuel for public transportation systems must be used only in the system's jurisdiction, and allows the DOR Director to temporarily waive, for up to 30 days, licensing or single trip permit requirements for commercial vehicles traveling through Illinois to assist in a disaster relief effort. The rulemaking also reguires license and decal applications and renewals (as of 10/1/12), payment of taxes and filing of tax returns (as of 1/1/13) to be made electronically. The Part 501 amendment extends the sunset date for the environmental impact fee from 2013 to 2025. Those affected by this rulemaking include commercial trucking firms, motor fuel sellers and distributors, and small business or non-profit groups organizing disaster relief efforts.

Questions/requests for copies of the 5 DOR rulemakings above: Jerilynn Troxell Gorden, DOR Legal Services Office, 101 W. Jefferson St., Springfield IL 62794, 217/782-2844.

SUPPORTIVE LIVING FACILITIES

The DEPARTMENT OF HEALTHCARE AND FAMILY SERVICES adopted an emergency amendment to "Specialized Health Care Delivery Systems" (89 III Adm Code 146; 36 III Reg 6751) effective 4/12/12 for a maximum of 150 days. An identical proposed amendment appears in this week's Illinois Register at 36 III Reg 6208. The amendment sets Medicaid reimbursement rates for supportive living facilities (SLFs) at the level in effect on 4/30/11. Existing rule provides for SLFs to be paid 60% of the average rate paid to nursing homes in the same geographic area. DHFS is de-linking the SLF rate from the nursing home rate because nursing home rates effective 5/1/11 include funding from a long-term care assessment that does not apply to SLFs. Supportive living facilities operated by small businesses or non-profits are among those affected by this rulemaking.

Questions/requests for copies/comments on the proposed rulemaking through 6/11/12: Jeanette Badrov, DHFS, 201 S. Grand Avenue East, 3rd Fl., Spfld. IL 627630002, 217/782-1233.

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must outline all incentives to use a PPP and guarantee that out of network services that cannot be provided by the PPP shall be rendered at no greater cost to the beneficiary or the payor. Agreements between PPPs and insurers, employers or workers' compensation PPP administrators must include a description of the health care services to be provided, including discount services, limitations and exclusions; a provision requiring the provider to comply with applicable administrative policies (e.g., credentialing, utilization review, and referral procedures); notification procedures for contract termination; and criteria for liability and malpractice coverage, administrative services, and internal appeal/arbitration procedures. When payments are due to a provider, the provider must maintain and make the beneficiary's medical records available to the payor and/or administrator, as well as regulatory authorities. PPP administrators must file a description of the services to be offered that includes the method of marketing the program; a map of the proposed area to be served; names and addresses of the providers; the number of estimated beneficiaries to be covered; the Internet website and toll-free number of the PPP; a description of services to be rendered; polices concerning closure or inclusion of the program to other providers wishing to participate; procedures for referrals within and outside the network; efforts to accommodate English deficient beneficiaries and comply with the Americans with Disabilities Act; and provisions for providing non-emergency care outside the PPP geographic area of service. Those affected by this rulemaking include employers wishing to contract with a PPP for worker's compensation cases and medical providers that wish to participate in a worker's compensation PPP.

Questions/requests for copies/comments concerning this proposed rulemaking through 6/11/12: Joe Clennon (217/557-1396) or Susan

Anders (217/785-8220), DOI, 320 W. **VOCATIONAL SCHOOLS** Washington St., Springfield IL 62767-0001, Fax: 217-524-9033.

STUDENT ASSISTANCE

The ILLINOIS STUDENT ASSISTANCE COMMISSION proposed amendments to "Illinois Future Teacher Corps (IFTC) Program" (23 III Adm Code 2764; 36 III Reg 6509) to consolidate the Illinois Future Teacher Corps program into the Golden Apple Scholars of Illinois Program. The amendments change the name of the Part to "Golden Apple Scholars of Illinois Program". Eligibility requires enrollment as an upperclassman at a four year institution to gain teacher certification, a GPA of 2.5 or more on a 4.0 scale, participation in all required programs, and adherence to the guidelines and standards of the Golden Apple Foundation for Excellence in Teaching. Each year the Foundation will designate those eligible to receive assistance under this Part, and 30% of program recipients must reside in a county having a population of less than 500,000. If the recipient does not meet conditions for the grant, it will be converted into a loan and must be paid back within 10 years unless the recipient qualifies for an extension. Recipients may receive up to 4 semesters or 6 quarters of assistance. The scholarship amount will be the lesser of: the actual cost, the actual cost and a cost of living allowance, or an amount not to exceed \$10,000. Under certain conditions a recipient may be eligible to qualify for up to \$15,000. Students receiving assistance through the IFTC program will continue to receive assistance under rules in effect at the time their scholarship was awarded. Those affected by this rulemaking include colleges and universities.

Questions/requests for copies/comments through 6/11/12: Lynn Hynes, ISAC, 1755 Lake Cook Rd, Deerfield IL 60015, 847/948-8500, ext. 2216, e-mail: Ihynes@isac.org.

The BOARD OF HIGHER EDUCATION proposed a new Part titled "Private Business and Vocational Schools" (23 III Adm Code 1095 36 III Reg 6077), establishing procedures for BHE to grant permits of approval to such schools. The provisions of this proposed rule are identical to those in an emergency rulemaking published at 36 III Reg 3067, effective 2/8/12, for a maximum of 150 days. The rulemaking lists institutions required to receive approval before operating, establishes procedures for obtaining a permit of approval, and sets criteria for evaluation of an application. Procedures for addressing student complaints and investigating allegations of fraud or lack of compliance with this Part are included. Other topics covered include maintenance of approval through annual reviews and other measures, revoking authority for an institution to operate (either voluntarily or by order of BHE), technologically mediated instruction offered from a distance, change of location, classroom extensions, change of ownership, application and renewal fees, refunds, and requests for academic records or transcripts. Small businesses or non-profits that own or operate business and vocational schools will be affected by this rulemaking.

Questions/requests for copies/comments through 6/11/12: Karen Helland, BHE, 431 E. Adams Street, 2nd Floor, Springfield IL 62701-1404. 217/557-7358. Fax: 217/782-8548. Email: helland@ibhe.org.

GORTHOTICS

The DEPARTMENT OF FINANCIAL AND PROFESSIONAL REGULATION proposed amendments to rules titled "Illinois Orthotics, Prosthetics, and Pedorthics Practice Act" (68 III Adm Code 1325; 36 III Reg 6077) implementing provisions of Public Act 96-682, the sunset reauthorization of the act. The rulemaking reflects the integration of the Board of Certification in

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Pedorthics into the American Board for Certification in Orthotics, Prosthetics and Pedorthics. (These fields of medical practice concern use of devices such as braces, inserts and artificial limbs or other body parts.) DFPR revises direct supervision requirements for pedorthist clinical experience requirements and increases a pedorthist's qualified work experience hours from 80 to 1000. Licensure restoration fees increase from \$20 to \$50 plus all lapsed renewal fees. The rulemaking clarifies licensure restoration procedures in the event that the **VETERINARIANS** applicant cannot submit proof of meeting continuing education requirements. Other changes include updated incorporations by reference and internal cross-references, removal of obsolete grandfathering clauses for initial licensure applicants, and removal of complete work history submission requirements. Those affected include specialists in the orthotic, prosthetic, or pedorthic medical fields.

CLINICAL PSYCHOLOGISTS

DFPR proposed amendments to "Clinical Psychologist Licensing Act" (68 III Adm Code 1400; 36 III Reg 6148) implementing provisions of Public Act 96-1050, which requires DFPR to adopt rules establishing minimum continuing education (CE) requirements. DFPR clarifies licensure by endorsement provisions for individuals who may have certification from their original licensing jurisdiction, and any other jurisdiction in which they have been licensed, for submitting proof of meeting substantial equivalence requirements to Illinois standards. The rulemaking establishes initial CE sponsor (\$500) and CE sponsor renewal fees (\$250 per 2 year renewal period) and increases the licensure restoration fee from \$20 to \$50 plus all lapsed renewal fees. Beginning with the 9/30/ 14 renewal period, licensees are required to complete 24 hours of CE, including at least 3 hours in ethical practice of clinical psychology. The rulemaking provides guidelines for CE requirements, constitution of approved

CE hours, approved CE sponsors and programs, process for approving CE sponsors and programs, provisions for certification of compliance with CE requirements, CE earned in other jurisdictions, and waiver of CE requirements. It also removes complete work history submission requirements for consistency with other professional licensure rules. Clinical psychologists in private practice or employed by another agency will be affected by this rulemaking.

Also, DFPR proposed amendments to "Veterinary Medicine and Surgery Practice Act of 1994" (68 III Adm Code 1500; 36 III Reg 6178) and "Certified Veterinary Technicians" (68 III Adm Code 1505; 36 III Reg 6188). Part 1500 amendments remove provisions granting a temporary permit to practice to veterinarians licensed in another jurisdiction whose Illinois licensure application is pending. Veterinarian licensure restoration applicants whose license has been expired or inactive for more than 5 years are required to provide proof of completion of 40 approved CE credit, including proof of completion of 20 hours of approved CE for each year the license was expired or inactive during the 2 years preceding the restoration licensure application in addition to the required 40 hrs of CE credit. Part 1505 amendments require veterinary technician licensure restoration applicants whose license has been expired or inactive for more than 5 years are required to provide proof of completion of 15 approved CE credit, including proof of completion of 8 hours of approved CE for each year the license was expired or inactive during the 2 years preceding the restoration licensure application in addition to the required 15 hrs of CE credit. Both rulemakings increase the licensure restoration fee from \$20 to \$50 plus all lapsed renewal fees and add the US Department of Agriculture or any organization approved by USDA to offer its USDA Recertification Course to the

list of approved CE providers. Veterinarians and technicians employed by them are affected by this rulemaking.

Questions/requests for copies/comments concerning the 4 DFPR rulemakings above through 6/11/12: Craig Cellini, DFPR, 320 W. Washington, 3rd Fl., Springfield IL 62767-0001, 217/785-0813.

AABD GRANT ADJUSTMENTS

The DEPARTMENT OF HUMAN SER-VICES proposed amendments to "Aid to the Aged, Blind or Disabled" (89 III Adm Code 113; 36 III Reg 6345) to increase the grant adjustment and sheltered care, personal care, and nursing care rate amounts by \$24 to match the federal January 2012 Social Security (SSA) benefit and Supplemental Security Income (SSI) benefit increases. The grant adjustment and rate amounts are increased annually to reflect the federal increases in SSA and SSI benefits. These amounts are deducted from income when calculating eligibility for AABD benefits.

Questions/requests for copies/comments through 6/11/12: Tracie Drew, DHS, 100 S. Grand Ave. E., 3rd Fl., Springfield IL 62762, 217/785-9772.

@HEALTH FACILITIES

The HEALTH FACILITIES AND SER-VICES REVIEW BOARD proposed amendments to "Health Facilities Planning Procedural Rules" (77 III Adm Code 1130; 36 III Reg 1130) that reflect recent changes to the Health Facilities Planning Act; clarify and expand operational requirements of the Certificate of Need (CON) process; and repeal obsolete provisions. Amendments reflecting changes to the Act include new definitions; a list of facilities subject to the Act; removal of provisions requiring a CON for long term care change of ownership projects and requiring letters of intent for exemptions and CON applications; and new provisions for relinquishment or revocation of exemptions or CON

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permits. These amendments are too detailed to describe in their entirety. For further information contact the agency individual noted below. Hospitals, long term care facilities, and other medical facilities will be affected by this rulemaking.

Questions/requests for copies/comments through 6/11/12: Claire Burman, HFPB, 122 S. Michigan Ave., 7th Floor, Chicago IL 60603, 312/814-2565, e-mail: Claire.Burman@illinois.gov.

SVIDEO GAMING

The ILLINOIS GAMING BOARD proposed amendments to "Video Gaming (General)" (11 III Adm Code 1800; 35 III Reg 6197) that add to the duties of licensed video terminal operators providing prompt notice of an assignment of a use agreement to IGB, the affected location, and the central communications system vendor. The amendments also eliminate from the duties of licensed video gaming locations that they maintain insurance

coverage on all gaming devices in an amount set by IGB (making it consistent with statute requiring the terminal operator to maintain coverage) and narrow the overly broad requirement that financing for video gaming terminals (VGTs) may only be secured from a person registered with IGB to requiring registration of financing lenders only when VGTs are secured as collateral. Small businesses that hold video gaming licenses may be affected by this rulemaking.

Questions/requests for copies/comments through 6/11/12: Lynn Carter, IGB, 160 N. LaSalle, Chicago IL 60601, 312/814-4143, email: lynn.carter@igb.illinois.gov.

PUBLIC AID INFORMATION

The ILLINOIS HEALTH INFORMA-TION EXCHANGE AUTHORITY proposed a new Part titled, "Provision for Protection of Public Aid Applicants and Recipients" (77 III Adm Code 4000; 36 III Reg 6341) intended to protect against prohibited disclosures of public applicant and recipient information in data exchanges between the Authority and the Department of Healthcare and Family Services. Release of information regarding these persons is governed by Sections 9, 10 and 11 of Article 11 of the Public Aid Code. Disclosing any information about a public aid recipient or an individual public aid record is forbidden, except for purposes related to administration of the assistance programs. Information that can be disclosed under these provisions includes information on eligibility or on need for financial assistance. The rule making specifically prohibits the use of information for commercial, personal, or political purposes.

Questions/requests for copies/comments through 6/11/12: Mark Chudzinski, IHIEA, James R. Thompson Center, 100 W. Randolph, Suite 2-201, Chicago IL 60601, 312/814-1600.

Second Notice

The following rulemakings were moved to Second Notice this week by the agencies listed below, commencing the JCAR review period. These rulemakings will be considered at JCAR's May 15, 2012 meeting.

DEPARTMENT OF HEALTHCARE AND FAMILY SERVICES

"Practice in Administrative Hearings" (89 III Adm Code 104) proposed 12/9/11 (35 III Reg 19627)

"Medical Assistance Programs" (89 III Adm Code 120) proposed 12/16/11 (35 III Reg 19737)

"Medical Payment" (89 III Adm Code 140) proposed 7/15/11 (35 III Reg 11126)

"Child Support Services" (89 III Adm Code 160) proposed 12/2/11 (35 III Reg 19403)

ILLINOIS RACING BOARD

"Medication" (11 III Adm Code 603) proposed 3/2/12 (36 III Reg 3162)

STATE BOARD OF EDUCATION

"School Technology Program" (23 III Adm

Code 575) proposed 2/10/12 (36 III Reg 2052)

"Public Schools Evaluation, Recognition and Supervision" (23 III Adm Code 1) proposed 10/28/11 (35 III Reg 17338)

DEPARTMENT OF CENTRAL MAN-AGEMENT SERVICES

"Conditions of Employment" (80 III Adm Code 303) proposed 3/2/12 (36 III Reg 3153)

"Business Enterprise Program: Contracting with Business Owned and Controlled by Minorities, Females and Persons with Disabilities" (44 III Adm Code 10) proposed 2/24/12 (36 III Reg 2594)

DEPARTMENT OF HUMAN RIGHTS

"Housing Discrimination" (71 III Adm Code 2300) proposed 2/17/12 (36 III Reg 2440)

DEPARTMENT OF HUMAN SERVICES

"Child Care" (89 III Adm Code 50) proposed 11/14/11 (35 III Reg 17560)

GUARDIANSHIP AND ADVOCACY COMMISSION

"Fee Schedule for the Office of State Guardian" (59 III Adm Code 301) proposed 1/20/12 (36 III Reg 708)

POLLUTION CONTROL BOARD

"Proceedings Pursuant to Specific Rules or Statutory Provisions" (35 III Adm Code 106) proposed 2/17/12 (36 III Reg 2469)

"General Rules" (35 III Adm Code 101) proposed 2/17/12 (36 III Reg 2444)