**Section 2900.160 Decisions of the CCLRB**

a) The CCLRB shall make a record, electronically or by other reliable means, of the final votes cast by each individual commissioner during meetings held at the call of the Chairperson.

b) Upon a vote to overrule an objection, the CCLRB shall send the Department notice of its decision that the applicant does not pose a danger to himself or herself or others and is not a threat to public safety via an electronic transmission using the electronic computer database established for recording votes to objections.

c) If, upon consideration of an objection and any information obtained pursuant to Section 2900.140, the CCLRB determines by a preponderance of the evidence that the applicant poses a danger to himself or herself or to others, or is a threat to public safety, and is therefore ineligible for a license, the CCLRB shall notify the applicant. The CCLRB will also notify the Department of its determination using the electronic computer database. The CCLRB shall make a record of the basis for its finding that the applicant is ineligible for a license.

d) Upon electronic transmission to the Department of a final decision by the CCLRB that an applicant is ineligible for a license under Section 20 of the Act, the CCLRB decision shall be final and subject to judicial review pursuant to 20 Ill. Adm. Code 1231.170.