**Section 515.5080 Suspension and Revocation of Acute Stroke-Ready Hospital Designation without National Certification**

a) Emergency Suspension

1) *When the Director or his or her designee has determined that the hospital no longer meets the Acute Stroke-Ready Hospital criteria* set forth in the Act and this Part*, and* the potential of *an immediate and serious danger to public health, safety, and welfare* *exists,* the Department will *issue an emergency* written order of *suspension of ASRH designation.* (Section 3.117(b)(4)(D) of the Act)

2) *If the ASRH fails to eliminate the violation immediately or within a fixed period of time, not exceeding 10* business *days, as determined by the Director, the Director may immediately revoke by written order, the ASRH designation* (Section 3.117(b)(4)(D) of the Act).

b) Suspension and Revocation

1) *If the ASRH fails to eliminate the violation immediately or within a fixed period time, not exceeding 10* business *days, as determined by the Director, the Director may immediately revoke the ASRH designation by written order. The ASRH may appeal the revocation*, by delivering to the Department a written request for *an administrative hearing* within 15 days after receipt of the written order of revocation. (Section 3.117(b)(4)(D) of the Act)

2) *The Director shall have the authority and responsibility to suspend, revoke, or refuse to issue* or renew *an ASRH designation, after notice and an opportunity for an administrative hearing, when the Department finds* that *the hospital is not in substantial compliance with current ASRH criteria* as set forth in the Act and this Part*.* (Section 3‑117(b)(4)(D) of the Act)

3) *The Department shall consult with the State Stroke Advisory Subcommittee* in *developing the designation, re-designation, and de-designation processes for ASRHs.* (Section 3.117(c) of the Act)

(Source: Amended at 40 Ill. Reg. 8274, effective June 3, 2016)