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Illinois General Assembly

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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, also titled The Flinn Report in memory of founding JCAR member Rep. Monroe Flinn, is designed to inform and involve the public in changes taking place in agency administration.

New Rules

■ PHARMACY SERVICES

The DEPARTMENT OF FINANCIAL AND PROFESSIONAL REGULATION adopted amendments to the Part titled Pharmacy Practice Act of 1987 (68 IAC 1330; 38 Ill Reg 10534), effective 4/23/15, that add provisions for certified pharmacy technicians, add or clarify requirements for dispensing, telepharmacy and remote automated pharmacy services (RAPS), and allow pharmacists to administer flu and tetanus-diphtheria-pertussis (Tdap) shots to children ages 10-13. Pharmacy technicians who are no longer enrolled in a pharmacy program must inform DFPR within 10 days and have 90 days to register as certified pharmacy technicians. The fee for restoring a pharmacist license is increased from \$20 to \$50, with a cap of \$450 on lapsed renewal fees. Unethical conduct standards are

also updated. Licensees and registrants must notify DFPR within 60 days of being disciplined in another state. License restoration will require proof of 600 hours of clinical practice within the previous 2 years, or successful completion of the Pharmacist Assessment for Remediation Evaluation. Guidelines for dispensing medication when a pharmacist is not present are included; under these circumstances, medication may be dispensed via an after-hours cabinet or emergency kit. If a pharmacist-in-charge is absent from a pharmacy for more than 90 days, a new pharmacist-in-charge must be appointed. All pharmacies and pharmacists that provide remote prescription or medication order processing services must be licensed in Illinois, and a telepharmacy may permit only pharmacists or

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Proposed Rulemakings

■ FOREIGN ADOPTIONS

The DEPARTMENT OF CHILDREN AND FAMILY SERVICES proposed amendments to Inter-country Adoption Services (89 IAC 333; 39 Ill Reg 6073) implementing recent changes to the Illinois Adoption Act that affect adoptions of children from foreign countries by Illinois residents. The rulemaking stipulates that a prospective adoptive family may care for no more than 8 children, including the adoptive parent's own children under age 18, unless the DCFS Inter-country Adoption Coordinator (IAC) waives this limit in writing. No more than four children under age 6, or two children under age 2, may reside in an adoptive home unless the home is accommodating a sibling group and the IAC specifically approves

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NEW RULES: Rules adopted by agencies this week. **EMERGENCY RULES:** Adopted for a temporary period not to exceed 150 days.

PROPOSED RULES: Rules proposed by agencies this week, commencing a 45-day First Notice period during which public comments must be accepted.

PEREMPTORY RULES: Rules adopted without prior public notice or JCAR review as authorized by 5 ILCS 100/5-50.

■ Designates 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: Submit mail, email or phone calls to the agency personnel listed below each summary.

RULE TEXT: Available on the Secretary of State (www.cyberdriveillinois.com) and General Assembly (www.ilga.gov) websites under Illinois Register. Second Notice text (original version with changes made by the agency during First Notice included) is available on the JCAR website.

New Rules

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certified pharmacy technicians to access Schedule II controlled substances. Telepharmacies located outside Illinois need not be licensed in the State but must abide by Illinois laws and regulations. All RAPS must be licensed, must maintain bulk prescription drug inventory, and must have orders approved by a pharmacist before they are released. Pharmacies using remote medication dispensing systems must create barcodes for stock bottles that do not have them. Counseling must be performed by a pharmacist via video and audio link before a drug or medical device is released. The pharmacist must be employed by the home pharmacy or a pharmacy contracted with it, and must have access to relevant information maintained by the home pharmacy. Pharmacist and pharmacy technician initials or unique identifiers must appear on the prescription record and the prescription label. The rulemaking includes a confidentiality requirement for information collected by the Department and requires all pharmacies to conduct an annual self-inspection and keep records of the inspection for at least 5 years. Other provisions concern changes in pharmacy ownership or hours, pharmacy relocation and transfer of drugs, mail-order pharmacies, automated kiosks, medication packets, and requirements for automated dispensing or storage systems in hospitals, long-term care

facilities, and residential hospices. Since 1st Notice, DFPR has removed proposed changes to compounding standards, which will be addressed in a later rulemaking. Pharmacists, pharmacy technicians, pharmacy owners, and facilities that use automated medication dispensing services are affected by this rulemaking.

Questions/requests for copies: Craig Cellini, DFPR, 320 W. Washington St., 3rd Fl., Springfield IL 62786, 217/785-0813, fax 217/557-4451.

PRESCRIPTION MONITORING

The DEPARTMENT OF HUMAN SERVICES adopted amendments to the Part titled Electronic Prescription Monitoring Program (77 IAC 2080; 38 Ill Reg 11412) and adopted a new Part titled Electronic Prescription Monitoring Program - Long Term Care (77 IAC 2081; 38 Ill Reg 11434), both effective 4/22/15, updating rules for compliance with a number of Public Acts. Part 2080 amendments update the rules to reflect changes in both the federal and State controlled substances acts by implementing Section 5-2.12 of the Public Aid Code; Public Acts 96-1372 and 97-334; and 21 CFR 1300, 1301, 1304, 1306, 1311, 1312 and 1313. The rulemaking establishes electronic prescription monitoring program (PMP) reporting requirements for any discharge or outpatient prescription exceeding a 72 hour quantity and requires the information to be

reported within 7 days after dispensing the prescription. Failure to comply with reporting requirements may result in fines of \$100 for each day of noncompliance (changed since 1st Notice from \$100 per day, per patient and per medication). DHS details the information to be submitted via PMP reporting, specifies methods for reporting information and security protocols. The new Part 2081 implements PA 96-1372 and addresses electronic prescription monitoring for long term care facilities. The rulemaking largely mirrors requirements found in 77 Ill Adm Code 2080. Changes since 1st Notice establish a fine of \$100 per day for noncompliance (instead of \$100 per day, per patient and per medication), and clarify when and how clinical evaluations of patient specific medication information compiled by the Long Term Care Clinical Consulting Advisory Group will be made available to long term care facilities and to Department of Public Health surveyors. Pharmacies, hospitals and long-term care facilities are affected.

SNAP ELIGIBILITY

DHS also adopted an amendment to Supplemental Nutrition Assistance Program (SNAP) (89 IAC 121; 38 Ill Reg 23544), effective 4/22/15, implementing a one-year federal waiver (effective 3/1/15 through 2/29/16) allowing households

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Proposed Rulemakings

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the arrangement. If biological or adoptive children with medical, developmental, emotional or behavior needs requiring specialized care already reside in the home, the maximum number of children that may be placed in the home will be reduced. Prospective adoptive parents or caregivers also may not use or possess medical cannabis. The IAC shall have 21 days after receipt of a complete home study from the applicable child welfare agency to determine the prospective adoptive parents' suitability to adopt and issue a denial or endorsement letter. The recipient of a denial letter has 30 days to request a review by the DCFS Director, and the Director has another 30 days to issue a decision after receiving the request. The IAC shall report annually to the General Assembly the number of endorsement and denial letters issued; the number of requests for review of denial letters; and the number of denials that were reversed upon review. The IAC must also collect and report information to the federal government on children adopted from other countries who enter State custody due to the disruption or dissolution of an adoption. Individuals and agencies involved in foreign adoptions will be affected by this rulemaking.

■ ABUSE INVESTIGATIONS

DCFS also proposed amendments to Appeal of Child Abuse and Neglect Investigation

Findings (89 IAC 336; 39 Ill Reg 6093), codifying the appeal rights of alleged perpetrators of child abuse who are identified as child care workers. The rulemaking adds to the definition of child abuse the act of selling or providing controlled substances to a child without a prescription, as well as human trafficking of a child. For the purposes of investigations under this Part, a person is considered a child care worker if they are a full-time nanny; have applied or will apply within 180 days for a child care worker position; are enrolled in or will enroll within 180 days in an academic program leading to employment as a child care worker; or if they have applied for a license as a child care worker. The definition of "child care facility" is expanded to include day or night care centers, child welfare agencies, group homes, hospitals and health care facilities, schools, before/after school programs, recreational programs and summer camps. School aides, bus drivers, and non-tenured school teachers and administrators are also classified as child care workers for purposes of investigation under this Part. Child care workers are entitled to an expedited appeal process and DCFS has the right to request documentation validating a person's status as a child care worker. Written notification of the final finding of the report must be provided to the accused perpetrator, and if the final finding is "indicated" (a determination that abuse has

occurred), instructions for requesting an appeal must be included in the notification. The normal 60-day deadline for filing a request for an appeal hearing shall be suspended until after the conclusion of any criminal court or juvenile court action concerning the circumstances that gave rise to an indicated report. A child has the right to participate and be heard in an appeal hearing through his or her attorney or guardian ad litem (GAL) if the child is the victim named in the report that is the subject of the appeal, or if the child is the subject of a juvenile court proceeding and the report was made while a GAL was appointed to represent the child in that proceeding. Child care facilities and their employees are affected by this rulemaking.

Questions/requests for copies/comments on the 2 DCFS rulemakings through 6/22/15: Jeff Osowski, DCFS, 406 E. Monroe, Station #65, Springfield IL 62701-1498, 217/524-1983, fax 217/557-0692, TDD 217/524-3715, email: CFPolicy@idcfs.state.il.us

HOSPITALS

The DEPARTMENT OF PUBLIC HEALTH proposed amendments to Hospital Licensing Requirements (77 IAC 250; 39 Ill Reg 6184) implementing two Public Acts. The rulemaking requires hospitals other than Critical Access Hospitals or Safety Net Hospitals to pay annual

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New Rules

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that meet expedited service criteria and whose identity can be verified to receive SNAP benefits temporarily if DHS is unable to conduct an immediate interview. Normally, applicants from households that qualify for expedited service (liquid assets of \$100 or less, less than \$150/month in gross income, or households with destitute migrant or seasonal farm workers) must be interviewed on the day of application or on the next working day. If DHS is unable to schedule an interview within this time frame, the household will receive benefits based upon information provided on the application and any other readily available information for one month if the application was submitted on the 1st through the 15th of the month, or two months if submitted after the 15th. Notice of the interview appointment will be mailed along with a request for any necessary verification. If the applicant does not respond to the request or provide verification, no further action will be taken on the case.

Questions/requests for copies of the 3 DHS rulemakings: Tracie Drew, DHS, 100 S. Grand Ave. East, 3rd Fl., Springfield IL 62762, 217/785-9772.

EDUCATOR CREDENTIALS

The STATE BOARD OF EDUCATION adopted amendments to Educator Licensure (23 IAC 25; 39 Ill Reg

288) and Programs for the Preparation of Superintendents in Illinois (23 IAC 33; 39 Ill Reg 307), both effective 4/27/15, concerning preparation and education requirements for teachers and superintendents. The Part 25 amendments implement 3 Public Acts (98-751, 98-872 and 98-917) with the following provisions: requires individuals holding an educator license with stipulations endorsed for career and technical educator to pass the basic skills test at the time their credentials are renewed (currently, before receiving the initial license); allows experience in a general administrative position (currently, only as a principal, special education director or chief school business official) to qualify an individual for a superintendent endorsement; and, until 6/30/19, allows experience serving in a school support personnel position (currently, only teaching experience) to qualify an individual for a principal endorsement. The amendment to Part 33 corrects a cross reference to superintendent preparation programs.

DRIVER EDUCATION

SBE also adopted an amendment to Driver Education (23 IAC 252; 39 Ill Reg 342), effective 4/27/15, correcting the Web address for the Association for Driver Education Specialists. (The ADES certifies driving instructors for students with disabilities who require specially equipped vehicles or other accommodations.)

EARLY CHILDHOOD

SBE adopted amendments to the Part titled Early Childhood Block Grant (23 IAC 235; 39 Ill Reg 313) effective 4/27/15 implementing the ExceleRate Illinois quality rating and improvement system for programs that receive federally funded Race to the Top grants under this Part. The ExceleRate Illinois system aligns rating standards for SBE's early childhood programs (Preschool for All and Prevention Initiative) with those used by other State agencies' early learning programs. Programs may be rated as "licensed," "bronze", "silver", or "gold" based on assessments of teaching and learning, family and community engagement, leadership and management, and staff qualifications and continuing education. Other changes require directors of preschool programs, effective 7/1/17, to hold educator licenses with principal or general administrative endorsements; require snacks and meals to meet certain food and beverage standards; and incorporate the most recent standards for early language development for English learners. Since 1st Notice, SBE has added emotional development as an element of the screening process; required that a child's existing disabilities be addressed in the parent interview for screening purposes; allowed directors of day care centers to qualify as preschool directors if they hold an educator

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license fees of \$55 per bed. Rehabilitation hospitals may discontinue, or not provide, emergency services provided they refrain from using the term “hospital” in their name or signage and notify local emergency responders that they do not offer or no longer offer emergency services. Other provisions require hospitals to provide educational materials on Sudden Infant Death Syndrome to new mothers; update requirements for disposal of waste; and establish minimum requirements for hospital-based outpatient surgery programs housed in separate buildings. Hospitals are affected by this rulemaking.

■ **AMBULANCE SERVICES**

DPH also proposed amendments to Emergency Medical Services, Trauma Center, Primary Stroke Center and Emergent Stroke Ready Hospital Code (77 IAC 515; 39 Ill Reg 6217) that implement three Public Acts. The rulemaking permits rural ambulance service providers (those serving populations of 7,500 or fewer residents), with approval of the local EMS System and IDPH, to implement in-field service level upgrades of ambulances or other emergency vehicles to the highest level of Emergency Medical Technician or Pre-Hospital RN license held by any person staffing the vehicle at that time. (For example, a vehicle normally used for Basic Life

Support can be upgraded to Advanced Life Support when an EMT licensed at the higher level is on duty.) Providers seeking approval of in-field upgrades must submit a plan for securing and storing advanced life support equipment, supplies and medications; agree to have the vehicle inspected by IDPH annually; and agree to advertise only the level of care that can be provided 24 hours a day. More advanced equipment, supplies, and medications intended for in-field service level upgrades must be secured and accessible only to personnel authorized by the EMS System Medical Director to utilize these items. The rulemaking also requires EMS Systems to notify DPH’s Division of Emergency Medical Services and Highway Safety whenever an EMS crew member is killed in the line of duty. Small municipalities, rural ambulance service providers, EMS Systems, and hospitals are affected by this rulemaking.

Questions/requests for copies/comments on the 2 DPH rulemakings through 6/22/15: Elizabeth Paton, DPH, 535 W. Jefferson St., 5th Fl., Springfield IL 62761, 217/782-2043, dph.rules@illinois.gov

■ **EARLY INTERVENTION**

The DEPARTMENT OF HUMAN SERVICES proposed amendments to Early Intervention Program (89 IAC 500; 39 Ill Reg 6153) aligning the Part with various federal regulations. The rulemaking allows other services

not listed in the Part to be included in an Individual Family Service Plan (IFSP) for early intervention (EI) services to a preschool-age child if those services and the personnel providing them meet the criteria and qualifications listed elsewhere in rule for EI services. It also clarifies that EI services do not include purely medical or health-related services such as immunizations. Agencies that provide early intervention services will be affected.

Questions/requests for copies/comments through 6/22/15: Tracie Drew, DHS, 100 S. Grand Ave. East, 3rd Fl., Springfield IL 62762, 217/785-9772.

■ **ELECTRIC SERVICE**

The ILLINOIS COMMERCE COMMISSION proposed amendments to Net Metering (83 IAC 465; 39 Ill Reg 6134) implementing recent changes to the Public Utilities Act that affect electric customers who generate all or part of their own electric power and sell the power they generate to an electric service provider. (Net metering determines the customer’s electric bill based on the difference between power generated by the customer and power purchased by the customer.) The rulemaking defines all residential customers and certain non-residential customers, based on their peak demand and the electric utility

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New Rules

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license; and removed a proposed cap on the number of children to be screened. Preschool programs seeking SBE grants are affected by this rulemaking.

Questions/requests for copies of the 4 SBE rulemakings: Parts 25 and 33, Kellee Sullivan (S-306, 217/557-6763); Part 252, Tim Imler (E-320, 217/782-5256); and Part 235, Cindy Zumwalt (E-225, 217/524-4835), all SBE, 100 S. First St., Springfield IL 62777-0001.

■ FISHING

The DEPARTMENT OF NATURAL RESOURCES adopted amendments to Sport Fishing Regulations for the Waters of Illinois (17 IAC 810; 39 Ill Reg 1867), effective 4/27/15, that set the 2015 Free Fishing Days for June 5-8, create separate permit rules for bowfishing tournaments and hook-and-line fishing tournaments, restrict bowfishing in certain public waters, and update various site-specific fishing rules. With regard to hook-and-line fishing tournaments, the rulemaking distinguishes between a fishing derby (non-competitive, primarily educational or recreational event), which does not require a permit, and a fishing tournament (competitive event that awards prizes or trophies) that requires a permit. For bowfishing tournaments, site-specific catch limits must be observed unless the permit specifically waives

these limits. For both types of tournament permits, applications must be received at least 30 days (currently 60 days) prior to the opening of the tournament, and a permit denial can be appealed in writing within 10 days after the denial is received. The rulemaking lists areas along the Mississippi, Ohio, Illinois, Wabash, and various tributary rivers that are closed to bowfishing at all times or during specified periods (e.g., duck hunting season). A Statewide catch limit of 2 paddlefish per day is established, except where site-specific regulations state otherwise. Changes since 1st Notice allow exemptions from site-specific length and catch limits to be granted for youth-sanctioned or Illinois High School Association-sponsored catch and release tournaments and for catch, weigh and release muskie fishing tournaments (in addition to tournaments in Lake Michigan). Those affected by these rulemakings include bowfishermen and sponsors of fishing tournaments.

Questions/requests for copies: Anne Mergen, DNR, One Natural Resources Way, Springfield IL 62702-1271, 217/782-1809.

INSURANCE

The DEPARTMENT OF INSURANCE adopted amendments to Annual Financial Reporting (50 IAC 925; 38 Ill Reg 23955), and Health Maintenance Organization (50 IAC 5421; 38 Ill Reg 23993), both effective 4/24/

15, concerning health insurance policies. The Part 925 amendments bring the Part into conformance with the National Association of Insurance Commissioners (NAIC) model rules by removing a requirement that foreign HMOs and limited health service organizations file CPA audits. The rulemaking also corrects or updates various cross-references to other rules or statutes. Amendments to Part 5421 make existing coordination of benefits (COB) provisions contained in 50 IAC 2009 applicable to both individual and group health plans.

Questions/requests for copies: Part 925, Sarah Ross (217/782-9760); Part 5421, Yvonne Clearwater (217/785-5987), DOI, 320 W. Washington St., 3rd Fl., Springfield IL 62767-0001.

■ HEALTH FACILITIES

The HEALTH FACILITIES AND SERVICES REVIEW BOARD adopted amendments to Health Facilities and Services Review Operational Rules (77 IAC 1130; 38 Ill Reg 20303) effective 6/1/15 to bring the part into stricter compliance with the Health Facilities Planning Act and to clarify various provisions. Three Sections are also repealed to eliminate duplicative processes. Changes since 1st Notice require an application for an exemption related to a change of ownership to affirm that the applicant intends to maintain ownership for at least

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Proposed Rulemakings

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serving their area, as non-competitive customers eligible for net metering. Four categories of non-competitive customers are outlined in the rulemaking based on how their electric service is calculated; the rulemaking specifies billing procedures for each type. Information on net metering and applications for net metering service must be published on an electric provider's website, along with a point of contact for information regarding net metering. Applications for net metering may be accepted on paper or electronically and date stamping of applications may be done electronically. Electric providers may cap net metering enrollment at 5% (currently, 1%) of that provider's peak demand in the previous calendar year. The definition of an eligible renewable electrical generating facility is expanded to include multiple generators (currently, one generator) with a total rated capacity not exceeding 2,000 kilowatts. Other provisions address reapplications by customers whose previous net

metering authorization was canceled; procedures for net metering customers who are switching to different electric providers or to alternative retail electric suppliers; and procedures applicable to meter aggregation. Those affected by this rulemaking include individuals, businesses, and electric suppliers that use net metering.

Questions/requests for copies/comments through 6/22/15: Elizabeth Rolando, ICC, 527 E. Capitol Ave., Springfield IL 62701, 217/782-7434.

■ NOISE POLLUTION

The POLLUTION CONTROL BOARD proposed an amendment to Sound Emission Standards and Limitations for Property-Line Noise-Sources (35 IAC 901; 39 Ill Reg 6179) amending site-specific allowable noise standards for the Clifford-Jacobs Forging Company in unincorporated Champaign County. The amendment allows the facility to operate forging hammers 24 hours per day (currently, between 6 a.m. and 11

p.m.) Monday through Saturday provided that sound output near residential areas is limited to no more than 65 decibels between the hours of 11 p.m. and 6 a.m.

Questions/requests for copies/comments through 6/22/15: John Thierriault, PCB, 100 W. Randolph St., Suite 11-500, Chicago IL 60601, 312/814-3620. Questions: Mark Powell, 312/814-6887, Mark.Powell@illinois.gov. Please reference docket R14-22. Copies of the Board's opinion and order can also be obtained at <http://www.ipcb.state.il.us>.

DOI RULE WITHDRAWAL

The DEPARTMENT OF INSURANCE has withdrawn a proposed new Part titled Confidential Supervisory Information (50 IAC 870; 38 Ill Reg 16523) that was published in the 8/8/14 *Illinois Register*. The proposed rules (withdrawn in response to a JCAR Objection) permitted limited and conditional disclosure of confidential supervisory information (e.g., analyses of a company's financial condition) in response to actions such as court orders.

New Rules

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2 years (originally, 3 years) and state that a permit granted to a for-profit corporation is invalidated if a "controlling interest" in the corporation (originally, 10% or more of stock or voting rights) changes hands. Health facilities subject to HFSRB

review and approval may be affected by this rulemaking.

Questions/requests for copies: Claire Burman, HFSRB, 69 W. Washington St., Suite 3500, Chicago IL 60602, 312/814-8814, claire.burman@illinois.gov

BOARD OF ELECTIONS

The STATE BOARD OF ELECTIONS adopted amendments to Personnel (26 IAC 212; 39 Ill Reg 2124) effective 4/22/15 concerning vacation and

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New Rules

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leave time earned by SBEL employees. The rulemaking allows the executive director and assistant director to accrue sick, vacation and personal time and reduces the minimum time increment that can be claimed to ¼ hour. A change since 1st Notice clarifies that temporary employees do not earn sick leave.

Questions/requests for copies: Kenneth R. Menzel, SBEL, 2329 S. MacArthur Blvd., Springfield IL

62708, 217/782-4141, fax 217/782-5959, e-mail: kmenzel@elections.il.gov

PUBLIC INFORMATION

The PURCHASED CARE REVIEW BOARD adopted amendments to Public Information, Rulemaking and Organization (2 IAC 1850; 39 Ill Reg 6640), effective 4/27/15, in accordance with the required rulemaking process in Section 5-15 of the Illinois Administrative Procedure Act. The rulemakings implement recent revisions of the Illinois Freedom of Information

Act (FOIA) affecting what documents and information agencies must make public, the timelines for providing such information, and the appeals process when a request for information is denied.

Questions/requests for copies: Boyd Ferguson, Vice-Chair, Special Education Services Division, Illinois State Board of Education, 100 N. First St. N-253, Springfield IL 62777, 217/782-5589.

Second Notices

The following rulemakings were moved to Second Notice this week by the agencies listed below, commencing the JCAR review period. The first three listed rulemakings (DFPR, DPH and ICC's 83 IAC 590 rulemaking) will be considered at the Committee's May 12, 2015 meeting at the Stratton Office Building, Springfield. The remaining rulemakings will be considered at the Committee's June 16, 2015 meeting in Chicago. Other items that have not been listed in the *Illinois Register* or The Flinn Report may also be considered. Further comments concerning these rulemakings should be sent to JCAR using the contact information on page 1.

DEPT OF FINANCIAL AND PROFESSIONAL REGULATION

Real Estate Appraisers Licensing (68 IAC 1455) proposed 1/23/15 (39 Ill Reg 1362)

DEPT OF PUBLIC HEALTH

Immunization Registry Code (77 IAC 689) proposed 10/31/14 (38 Ill Reg 20602)

ILLINOIS COMMERCE COMMISSION

Minimum Safety Standards for Transportation of Gas and for Gas Pipeline Facilities (83 IAC 590) proposed 11/7/14 (38 Ill Reg 20849)

Standards of Service for Gas Utilities and Alternative Gas Suppliers (83 IAC 500) proposed 8/29/14 (38 Ill Reg 17970)

Standards of Service for Gas Utilities (Repealer) (83 IAC 500) proposed 8/29/14 (38 Ill Reg 17941)

DEPT OF EMPLOYMENT SECURITY

Notices, Records, Reports (56 IAC 2760) proposed 2/20/15 (39 Ill Reg 2464)

Payment of Unemployment Contributions, Interest and Penalties (56 IAC 2765) proposed 2/20/15 (39 Ill Reg 2477)