**Section 383.50 Corrective Plan**

a) A corrective plan is required when a substantiated violation occurs and the substantiated violation can reasonably be expected to be corrected within 90 days. A corrective plan may be reviewed and extended in 30 day increments for good cause when approved by a licensing supervisor. When a violation is substantiated *for the failure of one or more staff at child care facilities or child welfare agencies to report suspected abuse or neglect,* the corrective plan shall include the use of *supervisory teams to review staff and facility understanding of their reporting requirements.* [225 ILCS 10/8.5]

b) A corrective plan shall not be required when the supervising agency makes a determination that the substantiated violations cannot be corrected and documents why they cannot be corrected.

c) A corrective plan is not required when the Department is issuing an administrative order of closure.

d) Failure by the licensee or permit holder to submit or comply with a corrective plan may result in further enforcement action.

(Source: Amended at 42 Ill. Reg. 8197, effective June 1, 2018)