

ADMINISTRATIVE REGULATION REVIEW SUBCOMMITTEE

Minutes of the July Meeting July 10, 2018

Call to Order and Roll Call

The July meeting of the Administrative Regulation Review Subcommittee was held on Tuesday, July 10, 2018, at 1:00 PM, in Room 149 of the Capitol Annex. Senator Ernie Harris, Chair, called the meeting to order, and the secretary called the roll.

Present were:

Members: Senator Ernie Harris, Co-Chair; Representative David Hale, Co-Chair; Senators Julie Raque Adams, Perry B. Clark, and Alice Forgy Kerr; Representatives Jason Petrie and Tommy Turner.

Guests: Travis Powell, Rae Smith, Council on Postsecondary Education; Jimmy Adams, Cassie Trueblood, Education Professional Standards Board; Stafford Easterling, Personnel Board; Heather Becker, Harold Corder, Joe Gribbins, Board of Auctioneers; Ryan Holloran, Freddie Mayes, Lee Peplinski, Board of Optometric Examiners; Quincy Ward, Board of Licensure for Long-Term Care Administrators; Board of Licensure for Professional Art Therapists; and Board of Private Investigators; Julie Campbell, Board of Cosmetology; Sonja Minch, Board of Barbering; Amber Arnett, Steve Beam, John Brunjes, Kevin Kelly, Karen Waldrop, Department of Fish and Wildlife Resources; Amy Barker, Ashley Short, Department of Corrections; John Lyons, John Parks, Public Service Commission; Shawn Chapman, John Forgy, Richard Sams, Horse Racing Commission; Duane Curry, Steve Milby, David Startzman, Roger Banks, Department of Housing, Buildings, and Construction; Laura Begin, Julie Brooks, Tori Cunningham, Julie Miracle, Jody Schweitzer, John Lyons, John Parks, Public Service Commission; Shawn Chapman, John Forgy, Richard Sams, Horse Racing Commission; Duane Curry, Steve Milby, David Startzman, Roger Banks, Department of Housing, Buildings, and Construction; Laura Begin, Erica Brakefield, Julie Brooks, Tori Cunningham, Julie Miracle, Jody Schweitzer, Department for Public Health; Stephanie Brammer-Barnes, Steve Davis, Molly Lewis, Office of Inspector General; Mark Nethery, Jim Strader, Michael Roberts, Robert Campbell, Nancy Galvagni, Michael Harned.

LRC Staff: Sarah Amburgey, Stacy Auterson, Emily Caudill, Betsy Cupp, Ange Darnell, Emily Harkenrider, Karen Howard, and Carrie Klaber.

The Administrative Regulation Review Subcommittee met on Tuesday, July 11, 2018, and submits this report:

Administrative Regulations Reviewed by the Subcommittee:

POSTSECONDARY EDUCATION: Adult Education and Literacy

13 KAR 3:060. High school equivalency diploma awarded for credit hour completion at Kentucky Community and Technical College System institutions. Travis Powell, general counsel, and Rae Smith, GED administrator, represented the council.

In response to a question by Co-Chair Harris, Mr. Powell stated that this administrative regulation applied to students nineteen (19) years of age and older who were less comfortable with a testing environment to obtain a high school equivalency diploma in order to begin postsecondary education. This administrative regulation did not apply to students taking dual-credit courses.

A motion was made and seconded to approve the following amendments: to amend the NECESSITY, FUNCTION, AND CONFORMITY paragraph and Sections 1 and 3 to comply with the drafting and formatting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

EDUCATION AND WORKFORCE DEVELOPMENT: Education Professional Standards Board: Teaching Certificates

16 KAR 2:010. Kentucky professional and provisional teacher certificates. Jimmy Adams, executive director, and Cassie Trueblood, general counsel, represented the board.

A motion was made and seconded to approve the following amendments: (1) to amend Section 1 to add one (1) definition; and (2) to amend the NECESSITY, FUNCTION, AND CONFORMITY paragraph and Sections 1 and 3 through 9 to comply with the drafting and formatting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

Administrative Certificates

16 KAR 5:030. Proficiency evaluation.

A motion was made and seconded to approve the following amendments: to amend Sections 1, 3, and 6 through 9 to comply with the drafting and formatting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

PERSONNEL BOARD

101 KAR 1:325. Probationary periods. Stafford Easterling, general counsel, represented the board.

BOARDS AND COMMISSIONS: Real Estate Authority: Board of Auctioneers

201 KAR 3:006. Repeal of 201 KAR 3:005, 3:025, 3:035, 3:055, and 3:065. Heather Becker, general counsel; Harold E. Corder, executive director; and Joe Gribbins, chair, represented the board.

Co-Chair Harris reminded agencies that, in the process of consolidating and reorganizing administrative regulations, it was important that administrative regulations be divided by topic to avoid massively long, over-burdensome administrative regulations. Co-Chair Harris thanked the board for reorganizing this package of administrative regulations to ensure that stakeholders could readily locate complaint procedures.

201 KAR 3:045. Recordkeeping and accounting.

A motion was made and seconded to approve the following amendments: (1) to amend the TITLE to reflect added provisions for complaints; (2) to amend the RELATES TO paragraph to comply with the drafting requirements of KRS Chapter 13A; (3) to add a new Section 7 to establish a complaints process; and (4) to incorporate the Complaint Form by reference. Without objection, and with agreement of the agency, the amendments were approved.

201 KAR 3:090. Fees.

A motion was made and seconded to approve the following amendments: (1) to amend the NECESSITY, FUNCTION, AND CONFORMITY paragraph and Section 4 to comply with the drafting requirements of KRS Chapter 13A; and (2) to amend Section 1 to clarify that licensure requirements shall be determined pursuant to the authorizing statute. Without objection, and with agreement of the agency, the amendments were approved.

201 KAR 3:100. Education requirements.

A motion was made and seconded to approve the following amendments: (1) to amend Sections 1 through 3 and 5 through 7 to comply with the drafting and formatting requirements of KRS Chapter 13A; (2) to add edition dates to forms incorporated by reference; and (3) to amend Sections 1 and 5 through 7 to transfer complaint procedures to 201 KAR 3:045. Without objection, and with agreement of the agency, the amendments were approved.

Board of Optometric Examiners

201 KAR 5:090. Annual renewal fees. Ryan Halloran, assistant attorney general; Dr. Freddie Mayes, secretary – treasurer; and Dr. Lee Peplinski, O.D., vice president, represented the board.

A motion was made and seconded to approve the following amendments: to amend the TITLE and the NECESSITY, FUNCTION, AND CONFORMITY paragraph to comply with the drafting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

201 KAR 5:130. Controlled substances.

Board of Professional Licensing: Board of Licensure for Long-term Care Administrators

201 KAR 6:020. Other requirements for licensure. Quincy Ward, counsel, represented the board.

201 KAR 6:050. Licensure by endorsement.

A motion was made and seconded to approve the following amendments: to amend Section 1 to comply with the drafting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

Board of Cosmetology

201 KAR 12:010. Administrator's duties. Julie Campbell, board administrator, represented the board.

A motion was made and seconded to approve the following amendments: to amend the RELATES TO; STATUTORY AUTHORITY; and NECESSITY, FUNCTION, AND CONFORMITY paragraphs and Section 1 to comply with the drafting and formatting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

201 KAR 12:030. Licensing, permits, and examinations.

A motion was made and seconded to approve the following amendments: to amend the NECESSITY, FUNCTION, AND CONFORMITY paragraph and Sections 2 through 5, 8, and 10 through 14 to comply with the drafting and formatting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

201 KAR 12:140. School equipment.

A motion was made and seconded to approve the following amendments: (1) to amend the RELATES TO and NECESSITY, FUNCTION, AND CONFORMITY paragraphs and Sections 1 and 2 to comply with the drafting requirements of KRS Chapter 13A; and (2) to amend Section 1 to clarify the minimum equipment and supplies required to comply with the curriculum established in 201 KAR 12:082. Without objection, and with agreement of the agency, the amendments were approved.

In response to questions by Co-Chair Harris, Ms. Campbell stated that the board did not want to overregulate by requiring accountability for every item. Sharps containers were necessary for estheticians more than for cosmetologists. The changes to this administrative regulation still provided for public protection without overregulation. The goal was to keep students in Kentucky schools.

201 KAR 12:190. Complaint and disciplinary process.

A motion was made and seconded to approve the following amendments: (1) to amend the STATUTORY AUTHORITY and NECESSITY, FUNCTION, AND CONFORMITY paragraphs and Section 3 to comply with the drafting requirements of KRS Chapter 13A; (2) to amend Section 3 to establish a time limit between when the complaint committee receives a complaint and when it makes its recommendation to the board; and (3) to amend Section 5 to clarify that the written request for a hearing shall be made by the respondent. Without objection, and with agreement of the agency, the amendments were approved.

201 KAR 12:230. Code of ethics.

A motion was made and seconded to approve the following amendment: to amend Section 1 to comply with the drafting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendment was approved.

Board of Barbering

201 KAR 14:180. Fees. Sonja Minch, administrator, and Quincy Ward, counsel, represented the board.

In response to a question by Co-Chair Harris, Ms. Minch stated that fee increases were geared toward the schools and businesses, rather than individuals.

Board of Licensure for Professional Art Therapists

201 KAR 34:060. Qualifying experience under supervision. Quincy Ward, counsel, represented the board.

A motion was made and seconded to approve the following amendments: (1) to amend Section 3 to establish eighty (80) percent as a passing examination score; (2) to amend Section 13 to incorporate by reference a required form; and (3) to amend Sections 1 through 4, 7 through 11, and 13 to comply with the drafting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

Department of Professional Licensing: Board of Licensure for Private Investigators

201 KAR 41:100. Verification of limited employees. Quincy Ward, counsel, represented the board.

A motion was made and seconded to approve the following amendments: to amend the RELATES TO and STATUTORY AUTHORITY paragraphs and Sections 1 through 5 to comply with the drafting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

TOURISM, ARTS AND HERITAGE: Department of Fish and Wildlife Resources:
Fish

301 KAR 1:130. Live bait for personal use. Amber Arnett, counsel; Steve Beam, wildlife division director; and Karen Waldrop, deputy commissioner, represented the department.

Game

301 KAR 2:228. Sandhill crane hunting requirements.

A motion was made and seconded to approve the following amendments: to amend the STATUTORY AUTHORITY paragraph and Section 3 to comply with the drafting and formatting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

JUSTICE AND PUBLIC SAFETY: Department of Corrections: Office of the Secretary

501 KAR 6:070. Kentucky Correctional Institution for Women. Amy Barker, assistant general counsel, and Ashley Short, program coordinator, represented the department.

In response to a question by Co-Chair Harris, Ms. Barker stated that “restrictive housing unit” was the term now used for what was previously referred to as a “special

housing unit.” Depending on the institution involved, a restrictive housing unit could be a unit for a rule violator or an accused rule violator for whom a determination had not yet been made.

In response to questions by Representative Petrie, Ms. Barker stated that a female death row inmate had the option to transition into a different housing unit. Currently, there was only one (1) inmate to which this provision would apply, but there could be more in the future.

A motion was made and seconded to approve the following amendments: to amend Section 1 and the material incorporated by reference to: (1) correct policy titles; (2) use consistent terminology; and (3) comply with the drafting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

ENERGY AND ENVIRONMENT: Public Service Commission: Utilities

807 KAR 5:022. Gas service. John Lyons, deputy executive director, and John Parks, staff attorney, represented the commission.

In response to a question by Senator Clark, Mr. Parks stated that these administrative regulations reorganized and consolidated requirements.

In response to a question by Co-Chair Harris, Mr. Parks stated that there were no substantive changes to requirements.

807 KAR 5:026. Gas service; gathering systems.

PUBLIC PROTECTION: Horse Racing Commission: Thoroughbred Racing

810 KAR 1:111. Repeal of 810 KAR 1:110. John Forgy, general counsel, and Dr. Richard Sams, Ph.D., independent consultant, represented the commission.

810 KAR 8:040. Out-of-competition testing.

In response to questions by Co-Chair Harris, Mr. Forgy stated that this administrative regulation governed the time periods between races, so that a horse may be randomly tested for prohibited “doping” substances. Some substances were undetectable shortly after administration; therefore, random drug testing was needed to discourage illicit performance-enhancing drug administration. Horses tied to Kentucky may be randomly tested at any time in or out of state.

A motion was made and seconded to approve the following amendments: (1) to amend the eligibility requirements in Section 2 to include two (2) development funds that were inadvertently omitted; and (2) to amend the NECESSITY, FUNCTION, AND CONFORMITY paragraph and Sections 4 and 6 to comply with the drafting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

Harness Racing

811 KAR 1:241. Repeal of 811 KAR 1:240.

Quarter Horse, Paint Horse, Appaloosa, and Arabian Racing

811 KAR 2:151. Repeal of 811 KAR 2:151.

Department of Housing, Buildings and Construction: Division of Building Code Enforcement: Kentucky Building Code

815 KAR 7:110. Criteria for expanded local jurisdiction. Duane Curry, director; Steven Milby, commissioner; and David Startzman, general counsel, represented the division.

In response to a question by Co-Chair Harris, Mr. Curry stated that the combination Housing, Buildings and Construction board had superseded the individual licensure boards within the department.

A motion was made and seconded to approve the following amendments: to amend Section 2(3) to clarify that a local government shall maintain the minimum responsibilities required by KRS 198B.060(2), unless specifically agreed otherwise in writing between the local government and department. Without objection, and with agreement of the agency, the amendments were approved.

815 KAR 7:120. Kentucky Building Code.

815 KAR 7:125. Kentucky Residential Code.

Division of Heating, Ventilation and Air Conditioning: Heating, Ventilation, and Air Conditioning Licensing Requirements

815 KAR 8:011. Repeal of 815 KAR 8:007 and 815 KAR 8:045.

815 KAR 8:070. Installation permits.

A motion was made and seconded to approve the following amendments: to amend the RELATES TO; STATUTORY AUTHORITY; and NECESSITY, FUNCTION, AND CONFORMITY para-graphs and Sections 2 and 4 to comply with the drafting and formatting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

815 KAR 8:080. Inspections and requests.

A motion was made and seconded to approve the following amendments: to amend the STATUTORY AUTHORITY and NECESSITY, FUNCTION, AND CONFORMITY paragraphs and Sections 4 and 7 to comply with the drafting and formatting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

815 KAR 8:100. Criteria for local jurisdiction HVAC programs.

A motion was made and seconded to approve the following amendments: (1) to amend the STATUTORY AUTHORITY and NECESSITY, FUNCTION, AND CONFORMITY paragraphs and Section 2 to comply with the drafting and formatting requirements of KRS Chapter 13A; (2) to amend Section 7 to clarify that local HVAC inspection programs shall comply with the Department of Libraries and Archives' record retention schedules; and (3) to amend Section 8 to clarify when the notification period shall begin. Without objection, and with agreement of the agency, the amendments were approved.

HEALTH AND FAMILY SERVICES: Department for Public Health: Division of Epidemiology and Health Planning: Communicable Diseases

902 KAR 2:055. Immunization data reporting and exchange. Laura Begin, regulation and legislative analyst; Julie Brooks, regulation coordinator; and Jody Schweitzer, epidemiologist, represented the division.

In response to a question by Co-Chair Harris, Ms. Schweitzer stated that this administrative regulation changed immunization reporting from grade 6 to grade 7 because of age differences of students in grade 6. Some students in grade 6 were too young for the immunizations; therefore, reporting immunizations at the grade 7 level was more appropriate.

A motion was made and seconded to approve the following amendments: to amend Sections 1 through 3 to comply with the drafting and formatting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

Department for Public Health: Division of Public Health Protection Safety:
Sanitation

902 KAR 10:040. Kentucky youth camps. Laura Begin, regulation and legislative analyst; Erica Brakefield, section supervisor; and Julie Brooks, regulation coordinator, represented the division.

In response to questions by Co-Chair Hale, Ms. Begin stated that each youth camp volunteer was required to obtain a background check; however, there were some exemptions, such as vacation Bible schools. There were several options to comply with the background check requirement. An applicant may proceed through the cabinet's background check; however due to new background check requirements for public school employees, it was currently taking about one (1) week to complete the process. State and national background checks were also available and usually took one (1) to two (2) days to complete. The division recommended that youth camp organizations have back-up volunteers who had already completed the back-ground checks in case of unexpected absences or other staffing shortages. The cost for each background check was around ten (10) dollars.

In response to questions by Co-Chair Harris, Ms. Begin stated that confusion regarding what exactly constitutes a youth camp began in 1996. Clarification to the definition may require a statutory amendment. This administrative regulation established sanitation requirements for overnight camps. The division expected to make further clarifications later this year.

A motion was made and seconded to approve the following amendments: to amend Sections 1, 3 through 13, and 15 to comply with the drafting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

Department for Public Health: Office of Inspector General: Division of Healthcare:
Health Services and Facilities

902 KAR 20:016. Hospitals; operations and services. Stephanie Brammer – Barnes, regulation coordinator; Steve Davis, inspector general; and Molly Lewis, deputy inspector general, represented the division. Nancy Galvagni, senior vice president, Kentucky Hospital Association, and Robert Campbell, Certified Registered Nurse Anesthetist (CRNA), Kentucky Association of Nurse Anesthetists, appeared in support of this administrative regulation. Dr. Michael Harned, Ph.D., Kentucky Society of Anesthesiologists, appeared in opposition to this administrative regulation.

Ms. Galvagni stated that the Kentucky Hospital Association supported the changes to this administrative regulation without further amendment, especially revisions

pertaining to medical staffing. CRNAs were critical to rural hospitals. Many rural hospitals relied solely on CRNAs for anesthesia services. If physician supervision requirements for the administration of anesthesia were reinstated, many rural hospitals would have to cease surgical services.

Mr. Campbell stated that CRNAs had specialized training and were licensed by the Kentucky Board of Nursing. The Kentucky Association of Nurse Anesthetists submitted comments on this administrative regulation during the public comment period. In response, the division submitted an amended after comments version of this administrative regulation with revisions that clarified the term “anesthetist” and updated requirements for physician supervision of CRNAs. The association supported continuation of the 2012 language to CMS to opt out of physician supervision requirements for the administration of anesthesia. Reinstating physician supervision requirements would lead to access problems, especially for rural areas.

In response to a question by Co-Chair Harris, Ms. Galvagni stated that reinstating physician supervision requirements for the administration of anesthesia would put rural healthcare access at risk. Mr. Davis stated that scope of practice was determined by the licensure boards.

Dr. Harned stated that the Kentucky Society of Anesthesiologists was opposed to opting out of physician supervision requirements for the administration of anesthesia. The society supported a physician-lead anesthesia healthcare team approach to the administration of anesthesia. The team-based approach provided a higher level of patient care. There was very little cost difference between CRNA-lead and physician-lead administration of anesthesia. Over a five (5) year period, the U.S. Veterans’ Administration studied this issue and determined that the physician-lead, team-based approach was best.

Mr. Davis stated that this administrative regulation did not constitute an erosion of scope of practice. This administrative regulation governed the certification and licensure of hospitals, not individuals. Scope of practice was governed by the licensure boards. CRNAs were authorized to administer anesthesia and did so safely throughout the country. CMS authorized Kentucky’s opting out of physician supervision requirements for the administration of anesthesia upon the Governor’s request in 2012. Additionally, the language at issue used the word, “direction,” rather than “supervision.”

In response to a question by Co-Chair Hale, Mr. Davis stated that there had been confusion regarding what “direction” meant, as opposed to “supervision.” This administrative regulation clarified requirements to eliminate that confusion. Requiring physician supervision for all administration of anesthesia would harm hospitals and healthcare access.

A motion was made and seconded to approve the following amendments: (1) to amend the RELATES TO paragraph and Sections 3 and 4 to comply with the drafting requirements of KRS Chapter 13A; and (2) to add a new Section 7 to establish provisions for Off-campus, Kentucky Hospital-Owned Freestanding Emergency Departments. Without objection, and with agreement of the agency, the amendments were approved.

The following administrative regulations were deferred or removed from the July 11, 2018, subcommittee agenda:

BOARDS AND COMMISSIONS: Board of Podiatry

201 KAR 25:090: Prescribing and dispensing controlled substances.

TOURISM, ARTS AND HERITAGE: Department of Fish and Wildlife Resources: Game

301 KAR 2:172. Deer hunting seasons, zones, and requirements. Amber Arnett, counsel; Steve Beam, wildlife division director; and Karen Waldrop, deputy commissioner, represented the department.

Representative Turner stated that the department, subcommittee members, and stake-holders would meet over the next two (2) weeks to discuss concerns pertaining to these administrative regulations.

Without objection, and with agreement of the agency, 301 KAR 2:172 and 2:176 were deferred to the August 14 meeting of the subcommittee.

301 KAR 2:176. Deer control tags, deer destruction permits, and landowner designees.

ENERGY AND ENVIRONMENT: Department for Environmental Protection: Division of Water: Water Quality

401 KAR 5:002. Definitions for 401 KAR Chapter 5.

401 KAR 5:005. Permits to construct, modify, or operate a facility.

401 KAR 5:006. Wastewater planning requirements for regional planning agencies.

401 KAR 5:015. Releases to be reported to the division.

401 KAR 5:037. Groundwater protection plans.

401 KAR 5:039. Repeal of 401 KAR 5:035, 5:057, 5:070, and 5:300.

401 KAR 5:045. Treatment requirements; compliance; biochemically degradable wastes.

401 KAR 5:050. General provisions of KPDES permitting program.

401 KAR 5:052. Requirements applicable to cooling water intake structures of facilities regulated by Section 316(b) of the Clean Water Act, 33 U.S.C. 1326(b).

401 KAR 5:055. Scope of applicability of the KPDES program and pretreatment requirements.

401 KAR 5:060. KPDES application requirements.

401 KAR 5:065. KPDES permit conditions.

401 KAR 5:075. Cabinet review procedures for KPDES permits and permit timetables for 401 KAR Chapter 5.

401 KAR 5:080. Criteria and standards for the Kentucky Pollutant Discharge Elimination System.

401 KAR 5:320. Wastewater Laboratory Certification Program.

Department of Natural Resources: Division of Mine Permits: Strip Mining of Coal

405 KAR 1:011. Repeal of 405 KAR Chapter 1.

Surface Effects of Underground Coal Mining

405 KAR 3:011. Repeal of 405 KAR Chapter 3.

JUSTICE AND PUBLIC SAFETY: Department of Criminal Justice Training: Law Enforcement Foundation Program Fund

503 KAR 5:090. Participation: requirements; application; withdrawal.

Department of Juvenile Justice: Child Welfare

505 KAR 1:120. Department of Juvenile Justice Policies and Procedures Manual: Health and Safety Services.

505 KAR 1:140. Department of Juvenile Justice Policies and Procedures Manual: detention services.

TRANSPORTATION: Department of Highways: Division of Contract Procurement: Pre-construction

603 KAR 2:015. Prequalification for construction, certificate of eligibility, and contract claims dispute.

PUBLIC PROTECTION CABINET: Department of Charitable Gaming: Charitable Gaming

820 KAR 1:001. Definitions.

SUMMARY: Amends to delete or modify definitions.

820 KAR 1:005. Charitable gaming licenses and exemptions.

820 KAR 1:011. Repeal of 820 KAR 1:010, 1:015, 1:016, 1:017, 1:026, 1:027, 1:028, 1:029, 1:033, 1:034, 1:036, 1:044, 1:056, 1:058, 1:100, 1:110, 1:120.

820 KAR 1:025. Reports.

820 KAR 1:032. Pulltabs.

820 KAR 1:042. Bingo.

820 KAR 1:050. Raffles.

820 KAR 1:055. Charity fundraising event standards.

820 KAR 1:057. Recordkeeping.

820 KAR 1:060. Prohibited conduct.

820 KAR 1:125. Gaming inspections.

820 KAR 1:130. Administrative actions.

820 KAR 1:135. Disposal of gaming supplies.

HEALTH AND FAMILY SERVICES: Department for Aging and Independent Living: Division of Operations and Support: Guardianship

910 KAR 2:030. Accounting provisions for adult guardianship.

910 KAR 2:052. Repeal of 910 KAR 2:050.

The subcommittee adjourned at 2:30 p.m. The next meeting of the subcommittee is tentatively scheduled for August 14, 2018, at 1 p.m.