

# ADMINISTRATIVE REGULATION REVIEW SUBCOMMITTEE

## Minutes of the May Meeting May 11, 2021

### Call to Order and Roll Call

The May meeting of the Administrative Regulation Review Subcommittee was held on Tuesday, May 11, 2021, at 1:00 PM, in Room 149 of the Capitol Annex. Senator Stephen West, Chair, called the meeting to order, and the secretary called the roll.

Present were:

Members: Senator Stephen West, Co-Chair; Representative David Hale, Co-Chair; Senators Julie Raque Adams, and David Yates; Representatives Randy Bridges, Deanna Frazier, and Mary Lou Marzian.

Guests: Sarah Levy, Travis Powell, Council on Postsecondary Education; Mary Elizabeth Bailey, Rosemary Holbrook, Personnel Cabinet; Cary Bishop, Brian C. Thomas, Finance and Administration Cabinet; Joe Donohue, Board of Accountancy; Eden Davis, Larry Hadley, Board of Pharmacy; Jeff Allen, Board of Dentistry; Jessica Estes, Morgan Ransdell, Board of Nursing; Chuck Stribling, Kimberlee Perry, Sam Flynn, Morgan Eaves, Labor Cabinet; Dale Hamblin, Robert Swisher, Department of Workers' Claims; Abigail Gall, DJ Wasson, Department of Corrections; Kara Daniel, Adam Mather, Office of Inspector General; Julie Brooks, Erica Brakefield, Clay Hardwick, Department for Public Health; Lisa Lee, Veronica Judy-Cecil, Leslie Hoffman, Pam Smith, Jonathan Scott, Department for Medicaid Services; Laura Begin, Rachael Ratliff, Veronica Jordan Sears, David Gutierrez, Department for Community Based Services; Kelli Rodman, Wes Duke, Sarah Cooper, Cabinet for Health and Family Services; Dr. Whitney Jones, Colon Cancer Prevention Project; Caroline Ruschell, Laura Kretzer, Children's Advocacy Centers.

LRC Staff: Sarah Amburgey, Stacy Auterson, Emily Caudill, Ange Darnell, Emily Harkenrider, Karen Howard, Carrie Nichols, and Christy Young.

The Administrative Regulation Review Subcommittee met on Tuesday, May 11, 2021, and submits this report:

Administrative Regulations Reviewed by this Subcommittee:

COUNCIL ON POSTSECONDARY EDUCATION: Nonpublic Colleges

13 KAR 1:020. Private college licensing. Sarah Levy, executive director, and Travis Powell, vice president and general counsel, represented the council.

In response to questions by Representative Marzian, Mr. Powell stated that, prior to this version of this administrative regulation, fees brought in approximately \$263,000 per year. The council needed sufficient fee revenue to provide for three (3) full-time staff positions. The council's goal was oversight to prevent bad actors and maintain a high quality of education. At least two (2) private, for-profit institutions had closed. The council worked closely with closing institutions to assist with student transfers.

In response to questions by Representative Frazier, Mr. Powell stated that the council regulated public and private educational institutions; however, oversight was different for public institutions, which were statutorily established and not licensed. Academic programs were approved and reviewed for both public and private institutions. Tuition rates were regulated at public, but not private, institutions. Licensure fees were used to fund oversight of private institutions, while General Fund money was typically the funding source for oversight for public institutions. Licensure renewal was \$500 for most private institutions, although fees were higher for large institutions. Initial licensure fees for new private institutions were increasing significantly because the council had more work on the front end to help institutions commence operation.

In response to questions by Co-Chair Hale, Mr. Powell stated that examples of new private institutions included Summit Christian University in Mayfield, Kentucky College of Art and Design, and possibly the University of Somerset. There was an exemption process for religious institutions that solely provided education for religious purposes. Usually, those were smaller institutions with limited requirements. Co-Chair Hale stated that fee increases seemed significant.

In response to questions by Co-Chair West, Mr. Powell stated that there were no comments received during the public hearing and public comment period. The fees supported salaries and benefits for staff who provided oversight for the private institutions. The program collected approximately \$263,000 from fees annually and was expected to collect \$440,000 after the fee increases. The previous fee level did not adequately support these staff. Expenses did not include technology and other types of costs. The council believed that it was appropriate to use fees to support the oversight of private institutions and General Fund monies to support oversight of public institutions because it did not seem appropriate to use public monies to fund oversight of private institutions. Most private institutions were non-profit entities.

In response to a question by Representative Bridges, Mr. Powell stated that two (2) full-time employees worked exclusively with licensure of private institutions. Two (2) other employees each worked part-time with this program; therefore, there was a total of three (3) full-time staff.

A motion was made and seconded to approve the following amendments: to amend Sections 3 and 8 to comply with the drafting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

#### Interstate Reciprocity Agreements

13 KAR 4:010. State Authorization Reciprocity Agreement.

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

#### PERSONNEL CABINET: Personnel Cabinet, Classified

101 KAR 2:095 & E. Classified service general requirements. Mary Bailey, commissioner, and Rosemary Holbrook, assistant general counsel, represented the cabinet.

A motion was made and seconded to approve the following amendments: to amend Sections 1, 2, 4, and 10 to comply with the drafting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

#### FINANCE AND ADMINISTRATION CABINET: Office of the Secretary: Travel Expense and Reimbursement

200 KAR 2:006 & E. Employees' reimbursement for travel. Cary Bishop, executive director, Office of General Counsel, and Brian Thomas, assistant general counsel, represented the office.

In response to a question by Co-Chair West, Mr. Thomas stated that these changes established flexibility regarding travel reimbursement due to work station changes that resulted from the coronavirus (COVID-19) pandemic.

#### BOARDS AND COMMISSIONS: State Board of Accountancy

201 KAR 1:100. Continuing professional education requirements. Joe Donohue, executive director, represented the board.

A motion was made and seconded to approve the following amendments: to amend Sections 2 through 5 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.

#### Board of Pharmacy

201 KAR 2:380. Board authorized protocols. Eden Davis, general counsel, and Larry Hadley, executive director, represented the board. Dr. Whitney Jones, founder, Colon Cancer Prevention Project, appeared in support of this administrative regulation.

In response to a question by Co-Chair West, Mr. Hadley stated that this administrative regulation was being amended to add additional disease states to the list of those covered by board-authorized protocols, which established very specific requirements for treating each disease state. These represented treatment agreements between physicians and pharmacists. Outcomes were reported by the pharmacist back to the physician.

In response to a question by Representative Marzian, Mr. Hadley stated that HCV and HIV testing was through saliva samples.

In response to a question by Co-Chair West, Dr. Jones stated that cancer screening had reduced by as much as ninety (90) percent due to the coronavirus (COVID-19) pandemic. Pharmacists provided a range of screening options, and this administrative regulation added colorectal screening opportunities. Approximately thirty (30) percent of Kentucky's applicable population remained unscreened for colorectal cancer. Increasing use of stool-based screening meant that state requirements needed to keep up. This screening only applied to those at average risk, not those at high risk or those experiencing symptoms.

In response to a question by Co-Chair Hale, Dr. Jones stated that the screening stool test called Cologuard was ninety-three (93) percent effective in detecting cancer. The other commonly used test, FIT, was approximately seventy-six (76) percent effective. Serial sensitivity increased effectiveness.

In response to a question by Representative Marzian, Dr. Jones stated that the ten (10) year colonoscopy was still recommended. Stool-based screening was every three (3) years for those of average risk. Those who are at higher risk or having symptoms should use the colonoscopy screening. Stool testing would lead to colonoscopy in the event of a detection.

A motion was made and seconded to approve the following amendment: to amend Section 5 to comply with the drafting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

#### Board of Dentistry

201 KAR 8:505E. Administration of COVID-19 Immunizations. Jeff Allen, executive director, represented the board.

In response to questions by Co-Chair West, Mr. Allen stated that dentists administering immunizations was new to Kentucky but was already in place in some other states. When this emergency administrative regulation was initially filed, there was still an underlying need for providers who could administer immunizations for coronavirus (COVID-19). That need was less now. The board did not intend to file an ordinary administrative regulation at this time; therefore, these provisions would expire.

In response to a question by Representative Bridges, Mr. Allen stated that there had been many logistical and storage-related issues related to immunization distribution. People tended to visit their dentists more frequently than their physicians. Representative Bridges stated that his personal physician had participated in an immunization access program but was unable to provide coronavirus (COVID-19) immunizations in his practice. Representative Frazier stated that it was her understanding that physicians were not allowed to administer these immunizations in their own practices. Co-Chair West stated that this inconsistency seemed troubling. Co-Chair Hale stated that it seemed odd for dentists to be able to provide these immunizations while physicians were unable.

#### Board of Nursing

201 KAR 20:065. Professional standards for prescribing Buprenorphine-Mono Product or Buprenorphine-Combined-with-Naloxone by APRNs for medication assisted treatment for opioid use disorder. Jessica Estes, executive director, and Morgan Ransdell, general counsel, represented the board.

A motion was made and seconded to approve the following amendments: (1) to amend the RELATES TO paragraph and Sections 1 through 4 to comply with the drafting and formatting requirements of KRS Chapter 13A; and (2) to add a new Section 8 to establish consultation requirements. Without objection, and with agreement of the agency, the amendments were approved.

201 KAR 20:370. Applications for licensure.

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

201 KAR 20:411. Sexual Assault Nurse Examiner Program standards and credential requirements.

A motion was made and seconded to approve the following amendments: to amend the RELATES TO paragraph and Section 11 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 20:660. Licensed certified professional midwives duty to report.

A motion was made and seconded to approve the following amendments: to amend the RELATES TO and NECESSITY, FUNCTION, AND CONFORMITY paragraphs and Sections 2, 5, and 6 to comply with the drafting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

LABOR CABINET: Department of Workers' Claims

803 KAR 25:092. Workers' compensation pharmacy fee schedule. Dale Hamblin, assistant general counsel, and Robert Swisher, commissioner, represented the department.

A motion was made and seconded to approve the following amendments: to amend the NECESSITY, FUNCTION, AND CONFORMITY paragraph and Sections 1, 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.

Department of Insurance: Insurance Contract

806 KAR 14:121. Minimum standards for the readability and intelligibility of insurance contracts. Abigail Gall, regulation coordinator, and DJ Wasson, deputy commissioner, represented the department.

In response to a question by Co-Chair West, Ms. Wasson stated that readability and intelligibility requirements applied to all types of policies except commercial policies.

A motion was made and seconded to approve the following amendments: to amend the STATUTORY AUTHORITY and NECESSITY, FUNCTION, AND CONFORMITY paragraphs and Sections 1 and 3 through 5 to comply with the drafting and formatting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

Life Insurance and Annuity Contracts

806 KAR 15:050. Reporting and general requirements for settlement providers and brokers.

A motion was made and seconded to approve the following amendments: to amend the RELATES TO and STATUTORY AUTHORITY paragraphs and Sections 1, 2, 4, 5,

and 7 through 10 to comply with the drafting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

CABINET FOR HEALTH AND FAMILY SERVICES: Office of the Inspector General: Certificate of Need

900 KAR 6:030. Certificate of need expenditure minimums. Kara Daniel, deputy inspector general; Adam Mather, inspector general; and Kelli Rodman, legislative government relations director, represented the office. Senator Michael Nemes and Representative Russell Webber appeared in support of these administrative regulations.

In response to questions by Co-Chair West, Mr. Mather stated that the office was endeavoring to align the State Health Plan levels of care. An existing outpatient care center in Shepherdsville, Bullitt County, was becoming an acute-care hospital, with beds transferring from an existing University of Louisville hospital within the same Area Development District.

A motion was made and seconded to approve the following amendments: to amend Sections 2 and 3 to retain provisions regarding 2013 and 2015 expenditure minimums. Without objection, and with agreement of the agency, the amendments were approved.

900 KAR 6:055. Certificate of need forms.

A motion was made and seconded to approve the following amendments: to amend Section 2(13) to clarify that the notice shall be filed for relocations or redistributions to outpatient health care centers operated by the hospital and licensed pursuant to 902 KAR 20:074. Without objection, and with agreement of the agency, the amendments were approved.

900 KAR 6:060. Timetable for submission of certificate of need applications.

900 KAR 6:065. Certificate of need application process.

A motion was made and seconded to approve the following amendments: (1) to amend Section 1 to define “person”; and (2) to amend Section 2(3) to prohibit: (a) project locations and service areas outside the Commonwealth of Kentucky; and (b) persons located and residing solely outside the Commonwealth of Kentucky from qualifying as affected persons for the purpose of opposing an application. Without objection, and with agreement of the agency, the amendments were approved.

900 KAR 6:080. Certificate of need emergency circumstances.

900 KAR 6:090. Certificate of need filing, hearing, and show cause hearing.

A motion was made and seconded to approve the following amendments: to amend Section 3(4) to: (1) add procedures for an applicant to challenge the standing of any person requesting a hearing or to participate in a hearing; and (2) prohibit participation by a person located and residing solely outside the Commonwealth of Kentucky or acting as a surrogate for another disqualified person. Without objection, and with agreement of the agency, the amendments were approved.

900 KAR 6:095. Certificate of need administrative escalations.

Certificate of Need

900 KAR 6:100. Certificate of need standards for implementation and biennial review.

A motion was made and seconded to approve the following amendments: to amend the RELATES TO paragraph and Section 2 to comply with the drafting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

900 KAR 6:105. Certificate of need advisory opinions.

900 KAR 6:110. Certificate of need notification requirements.

A motion was made and seconded to approve the following amendments: to amend Sections 4 and 5 to specify that the notification requirement for relocation and redistribution of beds to another hospital shall include an outpatient health care center operated by the hospital and licensed pursuant to 902 KAR 20:074. Without objection, and with agreement of the agency, the amendments were approved.

900 KAR 6:115. Certificate of need requirements for critical access hospitals, swing beds, and continuing care retirement communities.

Department for Public Health: Maternal and Child Health

902 KAR 4:150E. Enhanced HANDS services in response to declared national or state public health emergency. Julie Brooks, regulation coordinator, represented both departments.

Department for Public Health: Kentucky Early Intervention System

902 KAR 30:210E. Enhanced early intervention services in response to declared national or state public health emergency.



## Radon

902 KAR 95:040. Radon Contractor Registration Program. Julie Brooks, regulation coordinator, and Clay Hardwick, Environmental Health Inspection Program, represented the department.

In response to questions by Co-Chair West, Ms. Brooks stated that fees were not increasing. Fees appeared to be being doubled; however, because they were going from annual to biannual, they were actually remaining the same but with a longer renewal period. The radon contractor registration fee varied from state-to-state. Kentucky's fee was \$500 for two (2) years.

In response to questions by Co-Chair Hale, Ms. Brooks stated that there were a variety of concerns raised during the public comment period. Many who submitted public comments did not approve of the operation of the program; however, the program had not been fully operational due to litigation. A couple of the commenters were opposed to the fee and the cost estimate for the database system. There were questions regarding the required background check; however, there was statutory authority to support the background check. Several commenters submitted duplicate comments. Mr. Hardwick stated that the late renewal fee was increasing. Out-of-state contractors were able to perform inspections in Kentucky if they complied with requirements. There was not a formal reciprocity process.

A motion was made and seconded to approve the following amendments: to amend Section 2 to specify that both the "initial registration" and the "inactive registration" period shall be valid for two (2) years, clarifying that the fee for those registrations was a biennial fee and not an annual fee.

## Department for Medicaid Services: Certified Provider Requirements

907 KAR 7:020. 1915(c) Home and community based services waiting list placement appeal process. Dave Gutierrez, branch manager, Clinical Services Branch; Leslie Hoffman, chief behavioral health officer; Jonathan Scott, regulatory and legislative advisor; and Pam Smith, division director, Community Alternatives, represented the department.

In response to questions by Co-Chair West, Mr. Scott stated that some waivers did not have waiting lists. This administrative regulation proactively established a process if waiting lists became necessary. Appeals were available for a denied person. This was primarily for the Supports for Community Living waiver. The current waiting list system was not codified. Ms. Hoffman stated that there were three (3) levels within the waiting list system for a Supports for Community Living waiver.

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

Department for Community Based Services: Protection and Permanency: Child Welfare

922 KAR 1:490E. Background checks for foster and adoptive parents and relative and fictive kin. Laura Begin, regulation coordinator; Rachael Ratliff, regulation coordinator; and Veronica Sears branch manager, Adoptions Branch, represented the department.

A motion was made and seconded to approve the following amendments: to amend Section 11 and form DPP-157 to clarify two (2) of the checkbox categories for requesting a background check. Without objection, and with agreement of the agency, the amendments were approved.

922 KAR 1:540. Registration of a foreign adoption.

A motion was made and seconded to approve the following amendments: to amend the RELATES TO paragraph and Sections 2 and 5 to comply with the drafting and formatting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

Child Welfare

922 KAR 1:580. Standards for children's advocacy centers.

A motion was made and seconded to approve the following amendments: to amend: (1) Section 3(5)(a)3.a. to specify the following fields of study for the doctorate or master's degree requirement for a forensic interviewer: education, human services, or criminal justice field; (2) Section 3(5)(a)3.c. to change the experience requirement from "three (3) years of experience interviewing children" to "three (3) years of experience working with children"; and (3) Section 4 to correct a citation. Without objection, and with agreement of the agency, the amendments were approved.

Other Business: In response to questions by Co-Chair West, Laura Begin, regulation coordinator, Department for Community Based Services, stated that the emergency administrative regulation pertaining to coronavirus (COVID-19) child care facility requirements was revised in accordance with Senate Bill 148 from the 2021 Regular Session of the General Assembly to provide for combining of classes. That version had since been withdrawn. The Department for Public Health administrative regulation

governing face coverings remained in effect, as did the child care facility requirements promulgated by the Department for Community Based Services.

In response to questions by Representative Frazier, Ms. Begin stated that there had been restrictions prohibiting combining classes at child care facilities. This was in order to prevent the spread of coronavirus (COVID-19). Those requirements had been eased in accordance with Senate Bill 148 from the 2021 Regular Session of the General Assembly. Because that emergency administrative regulation had now been withdrawn, requirements reverted to pre-pandemic requirements. The department had recently issued guidance to child care facilities regarding public health safety and had a call center to answer questions from providers.

Co-Chair West stated that some of the guidance child care facilities were getting from the department were in conflict with Senate Bill 148 from the 2021 Regular Session of the General Assembly. Co-Chair West requested that the department ensure that the guidance being distributed was in compliance with Senate Bill 148.

In response to questions by Co-Chair West, Julie Brooks, regulation coordinator, Department for Public Health, stated that the face covering emergency administrative regulation was still in effect, including for child care facilities. Staff and students of child care facilities were required to wear face coverings, except for children under five (5) years of age, those with medical exemptions, and in certain circumstances outdoors and related to eating. Some facilities were requiring waivers related to things such as the choking hazards of child mask wearing; however, those waivers were never directly required by the department. Limited-duration child care centers were operational and requirements in effect in the summer of 2020 and were not currently in effect.

In response to a question by Co-Chair West, staff stated that it was the current understanding that, during the interim, off-campus members appearing by videoconference were able to vote.

The following administrative regulations were deferred or removed from the May 11, 2021, subcommittee agenda:

**FINANCE AND ADMINISTRATION CABINET: Department of Revenue: Sales and Use Tax; Service and Professional Occupations**

103 KAR 26:131. Landscaping Services.

**GENERAL GOVERNMENT CABINET: Kentucky Infrastructure Authority**

200 KAR 17:100. Guidelines for Broadband Deployment Account.

Board of Licensure of Marriage and Family Therapists

201 KAR 32:030. Fees.

201 KAR 32:035. Supervision of marriage and family therapy associates.

201 KAR 32:060. Continuing education requirements.

Board of Alcohol and Drug Counselors

201 KAR 35:010E. Definitions for 201 KAR Chapter 035.

201 KAR 35:020E. Fees.

201 KAR 35:025E. Examinations.

201 KAR 35:040E. Continuing education requirements.

201 KAR 35:050E. Curriculum of study.

Board of Alcohol and Drug Counselors

201 KAR 35:055E. Temporary registration or certification.

201 KAR 35:070E. Supervision experience.

201 KAR 35:075E. Substitution for work experience for an applicant for certification as an alcohol and drug counselor.

201 KAR 35:080E. Voluntary inactive and retired status.

TRANSPORTATION CABINET: Administration

601 KAR 2:231. Repeal of 601 KAR 002:030.

LABOR CABINET: Department of Workplace Standards: Occupational Safety and Health

803 KAR 2:180E. Recordkeeping, reporting, and statistics. Sam Flynn, general counsel, and Chuck Stribling, federal – state coordinator, represented the department.

In response to a question by Co-Chair West, Mr. Stribling stated that this administrative regulation was being amended in response to Senate Bill 65 from the 2021

Regular Session of the General Assembly. Revisions to this administrative regulation were to address concerns of the subcommittee that led to this administrative regulation being found deficient in 2020.

In response to questions by Co-Chair Hale, Mr. Stribling stated that this administrative regulation was different from the version found deficient in 2020. This version changed the definition for “hospitalization”, by removing observation and diagnostics from the definition. This version also clarified that these requirements only applied to work-related incidents and reduced the reporting deadline for hospitalization of three (3) or more employees to seventy-two (72), rather than eight (8) hours. Mr. Flynn stated that this matter was refiled under the same administrative regulation number, rather than by filing a new administrative regulation under a new number, after meeting with Co-Chair West and the Chamber of Commerce at which Co-Chair West expressed support for filing this matter as an emergency administrative regulation.

Co-Chair West thanked the cabinet for making the policy changes and stated concern regarding procedural matters. This administrative regulation should be filed under a new administrative regulation number. In response to a question by Co-Chair West, Mr. Stribling and Mr. Flynn agreed to defer consideration of this administrative regulation to the June subcommittee meeting. A motion was made and seconded to defer this administrative regulation to the June meeting. Without objection, and with agreement of the agency, this administrative regulation was deferred.

Co-Chair West stated that the cabinet had time to repeal this administrative regulation and file a new version under a new number before the federal deadline.

Co-Chair Hale thanked the cabinet for cooperating.

Department of Workers’ Claims

803 KAR 25:091. Workers’ compensation hospital fee schedule.

803 KAR 25:170. Filing of claims information with the Office of Workers’ Claims.

803 KAR 25:175. Filing of insurance coverage and notice of policy change or termination.

803 KAR 25:185. Procedure for e-mail notification of cancellation or removal of location of specific workers’ compensation coverage.

Department of Insurance: Agents, Consultants, Solicitors, and Adjustors

806 KAR 9:025. Licensing process.

Trade Practices and Frauds

806 KAR 12:120. Suitability in annuity transactions.

PUBLIC PROTECTION CABINET: Horse Racing Commission: General

810 KAR 2:001E. Definitions for 810 KAR Chapter 002.

Licensing

810 KAR 3:001E. Definitions for 810 KAR Chapter 003.

Flat and Steeplechase Racing

810 KAR 4:001E. Definitions for 810 KAR Chapter 004.

Standardbred Racing

810 KAR 5:001E. Definitions for 810 KAR Chapter 005.

Pari-Mutuel Wagering

810 KAR 6:001E. Definitions for 810 KAR Chapter 006.

810 KAR 6:010E. Exotic wagering.

810 KAR 6:030E. Pari-mutuel wagering.

Harness Racing

811 KAR 1:251E. Repeal of 811 KAR 001:250.

Department for Public Health: Communicable Diseases

902 KAR 2:211E. Covering the face in response to declared national or state public health emergency.

Department for Medicaid Services: Payment and Services

907 KAR 3:005. Coverage of physicians' services.

907 KAR 3:010. Reimbursement for physicians' services.

Department for Community Based Services: Protection and Permanency: Child Welfare

922 KAR 1:490. Background checks for foster and adoptive parents and relative and fictive kin caregivers.

Daycare

922 KAR 2:415E. Enhanced requirements for certified and licensed child care and limited duration child care programs as a result of a declare state of emergency.

The subcommittee adjourned at 2:35 p.m. The next meeting of this subcommittee is tentatively scheduled for June 8, 2021, at 10 a.m.