ADMINISTRATIVE REGULATION REVIEW SUBCOMMITTEE Minutes of March 11, 2024

Call to Order and Roll Call

The March meeting of the Administrative Regulation Review Subcommittee was held on Monday, March 11, 2024 at 1:00 p.m. in Room 149 of the Capitol Annex. Senator Stephen West, Co-Chair, called the meeting to order, and roll call was taken.

Present were:

Members: Senator Stephen West, Co-Chair; Representative Derek Lewis, Co-Chair; Senators Julie Raque Adams and Damon Thayer; Representatives Randy Bridges, Deanna Frazier Gordon, and Daniel Grossberg.

LRC Staff: Stacy Auterson, Emily Caudill, Ange Darnell, Emily Harkenrider, Karen Howard, Anna Latek, and Carrie Nichols.

Guests: Cassie Trueblood, Educational Professional Standards Board; Carrie Bass and Jessica Beaubien, Public Pension Authority; Corey Ann Jackson and Charla Sands, Department of Military Affairs; Joseph P. Donohue, Board of Accountancy; Hank Cecil and Marc Kelly, Board of Social Work; Anna Lucio and Clint Quarles, Department of Agriculture; Louanna Aldridge, Tony Hatton, Michael Mullins, and Tyler Shields, Department for Environmental Protection; Kyle Ray and Christy Walker, Department of Vehicle Regulation; Jonathan Scott, Department for Medicaid Services; Edward Clark and Phyllis Sosa, Department for Aging and Independent Living; Laura Begin and Clifford Bryant, Department for Community Based Services; Michelle Sanborn, Children's Alliance, and Tom Fitzgerald, Kentucky Resources Council.

The Administrative Regulations Review Subcommittee met on Monday, March 11, 2024, and submits this report:

The subcommittee determined that the following administrative regulation was deficient pursuant to KRS 13A.030(2)(a):

BOARDS AND COMMISSIONS: Board of Social Work

<u>201 KAR 023:170</u>. Telehealth and social work practice. Hank Cecil, chair, and Marc Kelly, executive director, represented the board. Michelle Sanborn, president, Children's Alliance, appeared in opposition to this administrative regulation.

In response to a question by Co-Chair West, Mr. Kelly stated that the board filed proposed amendments to this administrative regulation to address concerns by the Children's Alliance. The Children's Alliance provided 15 specific concerns, and the board was able to come to an agreement for all except six.

In response to a question by Co-Chair West, Ms. Sanborn stated that the Children's Alliance had remaining concerns, including an insufficient definition for "telehealth service," which seemed to expand beyond the statutory limits. This definition was different between the administrative regulation itself and the glossary in material incorporated by reference. Additionally, communication, rather than just teletherapy services themselves, required encryption, which could be burdensome and costly. Section 2 of this administrative regulation needed clarification because it was unclear if the requirements were for each patient contact or initial contact only. Remaining concerns had been provided to members prior to this subcommittee meeting.

In response to a question by Co-Chair West, Mr. Cecil stated that the board wished to defer consideration of this administrative regulation to the April subcommittee meeting to continue to work on the remaining provisions of concern.

Senator Raque Adams stated that this subcommittee had made clear members' wishes, that this administrative regulation be revised to address stakeholder concerns.

In response to a question by Representative Grossberg, Mr. Cecil stated that, while the board had informed the subcommittee that stakeholder agencies other than Children's Alliance were in support of this administrative regulation, he was not at liberty to name those agencies at this time.

Representative Grossberg stated that, while he was glad to see the parties closer to a compromise, legislation had been proposed to address these issues. Because a consensus had not been reached in a timely manner, a finding of deficiency was likely. In response, Mr. Cecil stated that there had been misunderstandings regarding certain provisions. There were free digital applications to address concerns about encryption requirements. The board needed more time to continue working with stakeholders.

In response to questions by Co-Chair West and Representative Grossberg, Ms. Sanborn stated that, while emails had been exchanged, the board had been unable to meet with Children's Alliance in person since January 3, 2024. Her request to speak to the board at their regular meeting was declined, although she was allowed to attend.

A motion was made and seconded at the December 11, 2023, subcommittee

meeting to approve the following amendments: to amend the STATUTORY AUTHORITY and NECESSITY, FUNCTION, AND CONFORMITY paragraphs and Sections 1 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.

Senator Raque Adams made a motion, seconded by Senator Thayer, to find this administrative regulation deficient. A roll call vote was conducted and, with seven votes for deficiency, this administrative regulation was found deficient.

Representative Bridges explained his yes vote by stating that the board had had sufficient time to address concerns about this proposed administrative regulation. The board needed to be more accessible to stakeholders during the development of administrative regulations.

Representative Grossberg explained his yes vote by stating that, while he believed that the board had tried to resolve the issues of concern, there had been insufficient progress, especially without any stakeholders publicly supporting this administrative regulation.

Compiler's Note: Pursuant to KRS 13A.335(3)(a), a new Section 8 was added to this administrative regulation to reflect the finding of deficiency.

Administrative Regulations Reviewed

EDUCATION AND LABOR CABINET: Education Professional Standards Board: Certification Procedures

<u>016 KAR 004:020</u>. Certification requirements for teachers of exceptional children. Cassie Trueblood, counsel, represented the board.

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.

FINANCE AND ADMINISTRATION CABINET: Kentucky Public Pensions Authority: General Rules

<u>105 KAR 001:390</u>. Employment after retirement. Carrie Bass, staff attorney supervisor, and Jessica Beaubien, policy analyst, represented the authority.

A motion was made and seconded to approve the following amendments: to amend Sections 4 and 6 through 8 to comply with the drafting requirements of KRS Chapter 13A; to amend Section 4 to clarify that the agency may also consider rules issued by the US Department of Labor for determining whether a worker is an employee or an independent contractor under federal wage and hour law; and to amend Sections 4, 5, and 7 for clarity, including to correct cross references. Without objection, and with agreement of the agency, the amendments were approved.

105 KAR 001:455. In line of duty Hazardous Retirement Disability Benefits.

A motion was made and seconded to approve the following amendments: to amend the RELATES TO and STATUTORY AUTHORITY paragraphs and Sections 1, 5, 7 through 11, 13, 14, and 17 to comply with the drafting and formatting requirements of KRS Chapter 13A; to amend Section 1 to add a definition for "medical examiner"; to amend Sections 6 and 7 to specify that the medical examiner is the only third-party vendor that can order an independent evaluation by relocating language; and to reorganize Section 14 for succinctness. Without objection, and with agreement of the agency, the amendments were approved.

<u>105 KAR 001:470</u>. Agency communications.

A motion was made and seconded to approve the following amendments: to amend Sections 1 through 3, 6, 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.

GENERAL GOVERNMENT CABINET: Department of Military Affairs: Disaster and Emergency Circumstances

<u>106 KAR 001:131</u>. Kentucky Emergency Response Commission civil penalty assessment and hearings procedure. Corey Ann Jackson, legislative liaison, and Charla Sands, counsel, represented the department.

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 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.

BOARDS AND COMMISSIONS: State Board of Accountancy

<u>201 KAR 001:200</u>. Board of Accountancy Scholarship Funding. Joseph Donohue, executive director, represented the board.

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

GENERAL GOVERNMENT CABINET: Department of Agriculture: Ginseng

<u>302 KAR 045:020</u>. Ginseng Growers Pilot Program. Anna Lucio, marketing specialist, and Clint Quarles, attorney, represented the department.

In response to a question by Co-Chair Lewis, Mr. Quarles stated that the pilot program was designed to generate a source for propagating native ginseng plants and seeds. This administrative regulation would address the gap between the required harvesting period and the requirements pertaining to holding ginseng out of season.

Ms. Lucio stated that Kentucky was traditionally considered the largest harvester of wild ginseng. The pilot program would allow participants to take advantage of available federal specialty-crop grants and insurance programs and eventually allow growers the opportunity to build a sustainable and viable cultivated ginseng crop program separate from wild ginseng.

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

ENERGY AND ENVIRONMENT CABINET: Department for Environmental Protection: Special Waste

<u>401 KAR 045:010</u>. Definitions for 401 KAR Chapter 045. Tony Hatton, commissioner, and Michael Mullins, environmental scientist consultant, represented the department. Tom Fitzgerald, former director, Kentucky Resources Council, appeared in opposition to these administrative regulations.

In response to a question by Co-Chair West, Mr. Fitzgerald stated that this package of administrative regulations should be found deficient because these requirements were not protective of farmers, farmland, and the public. These changes were the result of Senate Bill 213 from the 2023 Regular Session of the General Assembly, which was advanced after complaints by cities regarding the cabinet's implementation of provisions for land application of biosolids. In 2018, US EPA's Inspector General examined the sludge regulation program and determined that there were over 350 contaminants of concern, other than those for which regular sampling was being conducted. Maine had prohibited land application of biosolids after serious contamination relating to Per- and polyfluoroalkyl substances (PFAS), known as "forever chemicals." Before these sewage sludges are used by farmers, these biosolids should be tested for contamination. Cities were only required to inform farmers receiving biosolids for land application that, "biosolids may contain constituents from an industrial pretreatment program." This disclaimer was insufficient to alert farmers of potential risks.

In response to a question by Co-Chair West, Mr. Hatton stated that the majority of cities were disposing of sewage sludge via landfills. Disposing of these biosolids, which were a non-optional result of treating wastewater, was becoming more challenging. Land application of biosolids was an alternative to landfills. Statutory requirements required these administrative regulations to comply with 40 C.F.R. Part 503. The department was continuing to research the issues around PFAS, but did not believe it had the statutory authority to establish standards for contaminants not currently required to be regulated in Kentucky, except on a case-by-case basis and under certain circumstances, as established in 40 C.F.R. Part 503.

Representative Frazier Gordon stated that a disclaimer for farmers who accepted biosolids sludge for land application seemed like a prudent idea.

In response to a question by Co-Chair Lewis, Mr. Hatton stated that US EPA did not submit comments regarding this regulatory package. If US EPA wished to include other contaminant standards, those would be added to 40 C.F.R. Part 503.

In response to a question by Co-Chair Lewis, Mr. Fitzgerald stated that the cabinet was not limited by 40 C.F.R. Part 503 and Senate Bill 213 from the 2023 Regular Session of the General Assembly. The cabinet had broad authority under KRS Chapter 224 to establish additional, reasonable requirements as necessary. This program was at that point of needing those additional requirements, including broad-spectrum testing of sludges to be used for land application and a more comprehensive disclaimer for farmers accepting biosolids.

In response to questions by Representative Bridges, Mr. Hatton stated that sludge analysis for PFAS might be in the cost range of \$2,500 to \$3,000. The department's laboratory team developed procedures for testing sludge for PFAS; however, it was a complex process. Sampling procedures related to PFAS required strict protocols to prevent false positives from artificial introduction of PFAS from other sources in the environment. Because sources of contamination fluctuated significantly, sampling would need to be done on a frequent basis in order to provide accurate data. That would not be viable for many smaller municipalities. The department had not received a permit application for a new landfarm application in two years. Mr. Fitzgerald stated that, in addition to the costs of sampling and testing, it was also important to consider the costs associated with contamination, such as compensation to landowners, litigation, and remediation.

In response to questions by Co-Chair West, Mr. Fitzgerald stated that US EPA's first priority related to PFAS was public drinking water, followed by wastewater discharges. Sewage sludge seemed to be a lower priority. US EPA might classify PFAS as a hazardous substance under Superfund provisions, which would include some farms. It would likely take years for US EPA to move forward. Litigation was also impacting the decisions of cities. Farmers needed to be alerted that there was a regulatory lag. Contaminants classified as hazardous would result in sampling under high and low flow scenarios, careful documentation, and management to protect municipalities from litigation. Anaerobic digestion of sludges was being used in some regions to reduce odors and other negative impacts of biosolids disposal. Some newer facilities were able to filter PFAS. Mr. Hatton stated that the prioritization related to PFAS was derived from historic protocols for addressing contamination. PFAS in public drinking water supplies was manageable with adequate resources. Other PFAS contamination was more complex to mitigate. There might be liability for failing to disclose risks.

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

401 KAR 045:020. Types of special waste permits.

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 through 3 to comply with the drafting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

<u>401 KAR 045:025</u>. Permit review and determination timetables.

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

<u>401 KAR 045:030</u>. Obtaining a special waste site or facility permit.

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 Sections 1 through 3, 5 through 14, and 16 to comply with the drafting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

<u>401 KAR 045:040</u>. Modification, transfer or revocation of special waste permits.

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 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.

<u>401 KAR 045:050</u>. Public information procedures for special waste site or facility permits.

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 Sections 1, 3, 4, and 6 through 9 to comply with the drafting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

401 KAR 045:080. Financial requirements and bonds for special waste facilities.

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 through 11 to comply with the drafting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

<u>401 KAR 045:100</u>. Landfarming and composting of special waste.

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 through 12 to comply with the drafting and formatting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

401 KAR 045:105. Land application of biosolids.

A motion was made and seconded to approve the following amendments: to amend the STATUTORY AUTHORITY and NECESSITY, FUNCTION, AND CONFORMITY paragraphs and Sections 3 and 5 through 11 to comply with the drafting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

401 KAR 045:140. Conditions applicable to all special waste permits.

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

<u>401 KAR 045:160</u>. Surface and groundwater monitoring and corrective action for special waste sites or facilities.

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 Sections 1 through 8 to comply with the drafting and formatting requirements of KRS Chapter 13A; and to amend Section 5(8) to include the division's standards, as established in KRS 224.1-400, to require abatement before approval of a groundwater assessment plan. Without objection, and with agreement of the agency, the amendments were approved.

401 KAR 045:250. Special waste permit fees.

A motion was made and seconded to approve the following amendments: to amend the 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.

Merchant Electric Generating Facilities (MEGF)

<u>401 KAR 103:005</u>. Definitions related to 401 KAR Chapter 103. Louanna Aldridge, environmental scientist consultant; Tony Hatton, commissioner; and Tyler Shields, environmental control supervisor, represented the department.

In response to a question by Co-Chair West, Mr. Hatton stated that the \$6,000 fee was an annual charge for each Merchant Electric Generating Facility in operation or decommissioning status.

A motion was made and seconded to approve the following amendments: to amend the TITLE; the 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.

<u>401 KAR 103:010</u>. Notification and transfer procedures for merchant electric generating facilities.

A motion was made and seconded to approve the following amendments: to amend the RELATES TO, STATUTORY AUTHORITY, and NECESSITY, FUNCTION, AND CONFORMITY paragraphs, Sections 1 through 6, and incorporated material to comply with the drafting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

401 KAR 103:020. Decommissioning standards.

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 through 4 to comply with the drafting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

401 KAR 103:030. Financial requirements.

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 Sections 1 through 4 to comply with the drafting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

TRANSPORTATION: Department of Vehicle Regulation: Driver's License

<u>601 KAR 012:080</u>. Drivers license or personal ID renewal or replacement for persons without an established and fixed nighttime residence. Kyle Ray, staff attorney manager and assistant general counsel, and Christy Walker director, Driver License Division, represented the department.

Representative Bridges thanked the department for establishing provisions for youth to obtain identification cards.

A motion was made and seconded to approve the following amendments: to amend Section 2 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: Department for Medicaid Services

<u>907 KAR 001:061</u>. Payments for ambulance transportation. Jonathan Scott, regulation coordinator, represented the department.

A motion was made and seconded to approve the following amendments: to amend Section 2(2)(g) and (h) to remove the coding system references and specify that the base rates shall be consistent with the Kentucky Medicaid Transportation Fee Schedule; to amend Section 2(2)(h) to add a new paragraph stating that the rates in subsection (2) may be increased consistent with the fee schedule; to amend Section 2(4)(b) to specify that the upper limit is \$3,500 or as increased consistent with the fee schedule; and to amend Section 2(2) and (4) to include the Web site address for the fee schedule. Without objection, and with agreement of the agency, the amendments were approved.

Department for Aging and Independent Living: Aging Services

<u>910 KAR 001:170</u>. Older Americans Act supportive services for the elderly. Edward Clark, branch manager, and Phyllis Sosa, assistant director, represented the department.

A motion was made and seconded to approve the following amendments: to amend the RELATES TO paragraph and Sections 1, 3 through 5, and 15 to comply with the drafting requirements of KRS Chapter 13A; to amend Sections 3 and 4 to add references to "home modification"; to amend Section 3 to add references to "natural supports" and "supportive service provider"; and to amend Section 6 to include that "AAAIL" stands for "area agency of aging and independent living." Without objection, and with agreement of the agency, the amendments were approved.

Protection and Permanency: Adult Services

<u>922 KAR 005:070</u>. Adult protective services. Laura Begin, regulation coordinator, and Cliff Bryant, branch manager, Adult Protection Branch, represented the department.

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, 4, 6, 7, and 12 to comply with the drafting requirements of KRS Chapter 13A. Without objection, and with agreement of the agency, the amendments were approved.

The following administrative regulations were deferred or removed from the March 11, 2024, subcommittee agenda:

OFFICE OF THE GOVERNOR: Department of Veterans' Affairs: Veterans' Programs

<u>017 KAR 006:020</u>. Kentucky Women Veterans Program and coordinating committee, administrative procedures.

<u>017 KAR 006:030</u>. Kentucky Wounded or Disabled Veterans Program, administrative procedures.

KENTUCKY COMMISSION ON HUMAN RIGHTS

<u>104 KAR 001:010</u>. Posting, distribution and availability of notices and pamphlets.

<u>104 KAR 001:040</u>. Guidelines for advertising employment or licensing opportunities.

<u>104 KAR 001:050</u>. Standards and procedures for providing equal employment opportunities.

<u>104 KAR 001:080</u>. Guidelines on fair housing.

<u>104 KAR 001:100</u>. Nondiscrimination on the basis of disability by a place of public accommodations, licensing agencies and trade organizations.

BOARDS AND COMMISSIONS: Board of Licensed Professional Counselors

201 KAR 036:100E. Counseling compact.

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

<u>301 KAR 001:155</u>. Commercial Fishing requirements.

JUSTICE AND PUBLIC SAFETY CABINET: Internal Investigations Branch: Abuse Investigation

500 KAR 013:020. Internal Investigations Branch.

EDUCATION AND LABOR CABINET: Department of Education: Office of Instruction

<u>704 KAR 003:095</u>. The use of a multitiered system of supports.

CABINET FOR HEALTH AND FAMILY SERVICES: Office of Data Analytics: Data Reporting and Public Use Data Sets

900 KAR 007:030. Data reporting by health care providers.

900 KAR 007:040. Release of public data sets for health facility and services data.

Office of Inspector General: Health Services and Facilities

<u>902 KAR 020:036</u>. Operation and services; personal care homes.

902 KAR 020:048. Operation and services; nursing homes.

<u>902 KAR 020:086</u>. Operation and services; intermediate care facilities for individuals with intellectual disabilities.

Department for Medicaid Services

<u>907 KAR 001:044</u>. Coverage provisions and requirements regarding community mental health center behavioral health services.

Payment and Services

<u>907 KAR 003:066</u>. Nonemergency medical transportation waiver services and payments.

Behavioral Health

907 KAR 015:005. Definitions for 907 KAR Chapter 015.

<u>907 KAR 015:090</u>. Crisis continuum services provided or mediated by an administrative service organization.

Department for Behavioral Health: Developmental and Intellectual Disabilities: Substance Abuse

908 KAR 001:410. Recovery housing.

Department for Community Based Services: K-TAP, Kentucky Works, Welfare to Work, State Supplementation

<u>921 KAR 002:015</u>. Supplemental programs for persons who are aged, blind, or have a disability.

Protection and Permanency: Child Welfare

922 KAR 001:140. Permanency services.

922 KAR 001:145. Subsidized permanent custody.

<u>922 KAR 001:495</u>. Training requirements for foster parents, adoptive parents, and respite care providers for children in the custody of the cabinet.

<u>922 KAR 001:565</u>. Service array for a relative or fictive kin caregiver.

Adult Services

<u>922 KAR 005:120</u>. Vulnerable adult maltreatment registry and appeals.

The subcommittee adjourned at 2:15 p.m. The next meeting of this subcommittee was tentatively scheduled for April 8, 2024, at 1 p.m. in Room 149 of the Annex.