INTERAGENCY COMMITTEE ON ADMINISTRATIVE RULES (ICAR) AGENDA
Wednesday, December 15, 2021, 1:00 p.m.

Virtual Option: Via Microsoft Teams
Physical Location: Montpelier, VT

To join in-person or for virtual public comment, please email ADM.Secretary@vermont.gov or call (802) 828-3322 to request information.

• Welcome
• Review and approval of the minutes from the November 15, 2021 meeting
• Note: The following emergency rules were supported by ICAR Chair Clouser:
  o Emergency Administrative Rules for Notaries Public and Remote Notarization’, Secretary of State, Office of Professional Regulation, on 12/7/21
    ▪ These Emergency Rules define the "personal appearance" requirement for remote notarial acts conducted through a secure audio-visual communication link.
  o At Home COVID-19 Antigen Test Coverage, Department of Financial Regulation, on 12/8/21
    ▪ The emergency rule requires health insurers to waive or limit certain cost-sharing requirements directly related to COVID-19 antigen tests (commonly referred to as “rapid” tests), including over-the-counter tests for use at home.
• Note any additions or deletions from the agenda
• Public comment
• Presentation of the following proposed rules:
  1) Reportable and Communicable Diseases Rule, Agency of Human Services, Department of Health
    a. This rulemaking adds COVID-19 and multisystem inflammatory syndrome in children to the list of reportable diseases and removed animal diseases based on the latest public health data and stakeholder input. Additional definitions were added, and portions of the rule have been reorganized for clarity. Moreover, demographic information is now required to be reported, which is critical to the State's ability to track and respond accordingly. It also clarifies administrative specimen collection procedures to ensure accuracy. It defines the timeframe VDH is to receive reportable laboratory findings. It also establishes a clear connection in data sharing between the Vermont Information Exchange and the Vermont Department of Health.
  2) Licensing Regulations for Afterschool Child Care Programs, Agency of Human Services, Department for Children and Families
    a. Rule 3.15 is amended to include non-discriminatory enrollment language found in both the Center Based Child Care and Preschool Program (CBCCPP) licensing regulations and Registered and Licensed Family Child Care Homes (FCCH) licensing regulations. Rule 4.7 is amended to include the non-discrimination assurance language found in both the CBCCPP and
FCCH licensing regulations. Rule 8.6 is amended to include the respect for diversity language found in both the CBCCPP and FCCH licensing regulations. Rule 18.66 (Rule Variance) is amended to exempt rules 3.15, 4.7, and 8.6.

3) Child Care Licensing Regulations: Center Based Child Care and Preschool Programs, Agency of Human Services, Department for Children and Families
   a. Rule 2.7 (Rule Variance) is amended to exempt rules 3.5 (Nondiscriminatory Enrollment), 4.7 (Communicating CBCCPP Policies and Procedures), 6.1.4.3 (Respect for Diversity), and 6.2.5.1 (Quality of Interactions).

4) Licensing Regulations for Registered and Licensed Family Child Care Homes, Agency of Human Services, Department for Children and Families
   a. Rule 2.7 (Rule Variance) is amended to exempt rules 3.4 (Nondiscriminatory Enrollment), 4.7 (Communicating FCCH Policies and Procedures), 6.1.4.3 (Respect for Diversity), and 6.2.3 (Quality of Interactions).

5) Rule 1: Licensing of Cannabis Establishments, Cannabis Control Board
   a. Rule 1 regulates the licensing of any person or entity that seeks to participate in the legal market for cannabis.

6) Rule 2: Regulation of Cannabis Establishments, Cannabis Control Board
   a. Rule 2 regulates the operation of any entity that has received a license to participate in the legal market for cannabis.

- Committee discussion of administrative rules in other states (if time allows)
- Other business
- Next meeting date: Wednesday, January 12, 2022, 1:00 PM
- Adjournment

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