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IOWA DEPARTMENTAL RULES

July
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Supplement

Containing

The permanent rules and regulations of general application promulgated
by the state departments from January 1, 1965 to July 1, 1965



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PREFACE

This volume is published in compliance with section 14.3(7) of the Code. The rules of the various boards and departments are arranged in alphabetical order, using the names of the departments in general use.

Not all of the rules and regulations promulgated by the state departments have been included. The Act specifies "permanent" rules of "general application." Where rules have been omitted by the editor there is a notation indicating where such rules may be obtained.

July 1965

THE EDITOR

PUBLICATION OF DEPARTMENTAL RULES

Section 14.3 of the Code, subsection 7, requires the Code Editor to:

"Prepare the manuscript copy, and cause to be printed by the state superintendent of printing in each year in which a Code is published, a volume which shall contain the permanent rules and regulations of general application, promulgated by each state board, commission, bureau, division or department, other than a court, having statewide jurisdiction and authority to make such rules. The code editor may omit from said volume all rules and regulations applying to professional and regulatory examining and licensing provisions and any rules and regulations of limited application. The code editor may make reference in the volume as to where said omitted rules and regulations may be procured.

"This volume shall be known as the Iowa departmental rules and any rule printed therein may be cited as _____ I.D.R. _____ giving the year of publication and the page where the particular rule, by number, may be found.

"The code editor may provide cumulative, semiannual supplements for insertion in the latest published volume and a place shall be provided in the binding of such volume for insertion of such supplements."

IOWA

DEPARTMENTAL RULES

JULY 1965

HIGHWAY COMMISSION

(Filed March 11, 1965)

Pursuant to the authority of Sections 307.5(14) and 321.252 of the 1962 Code of Iowa the following rules and regulations are hereby adopted.

CHAPTER III Manual on Uniform Traffic Control Devices for Streets and Highways

3.1 The manual filed herewith, entitled as above, and dated January 9, 1963 shall con-

stitute the manual and specifications for a uniform system of traffic control devices for use upon the highways of this state.

(Editor's note: For information in regard to the manual, address the State Highway Commission offices at Ames, Iowa.)

MERIT SYSTEM COUNCIL

(Filed May 11, 1965)

Pursuant to the personnel provisions of the State Department of Social Welfare, Section 234.6; the Employment Security Commission, Section 96.11; the State Department of Health, Sections 135.6 and 135.11; the State Services for Crippled Children, Section 263.9; the Civil Defense Administration, Chapter 28A; Code of Iowa, 1962, the Mental Health Authority, Chapter 353, Laws of the 52'd General Assembly of the State of Iowa; and the Standards for a Merit System of Personnel Administration issued by the Federal Social Security Board on January 1, 1963, rules and regulations appearing in 1962. Iowa Departmental Rules, page 295, Article VII, Section 2, lines 48-58 inclusive, (paragraph

5) is hereby deleted, and the following paragraphs substituted therefor:

"If, under Article VIII, an appointing authority passes over the name of an eligible for three separate appointments from the same register, he may request the Director to omit that name from any subsequent certification to his agency from that register. The appointing authority may also request the Director to omit the name of the above eligible from any subsequent certification for a higher class in the same series.

"Any other appointing authority may request the Director to omit the name of an eligible, who is no longer being certified as provided above, on condition that the appointing authority, or his representative, has interviewed the candidate for a vacancy."

PUBLIC SAFETY DEPARTMENT

AMENDMENTS TO FIRE SAFETY RULES AND REGULATIONS FOR SCHOOL AND COLLEGE BUILDINGS

(Filed April 6, 1965)

Pursuant to sections 100.1 and 100.35, Code 1962, the following amendments to the Departmental Rules are adopted:

1. The 1962 I.D.R. beginning with page 450, section 4, is amended as follows:

Subsection 4.1 is amended by striking the period in line four (4) after the word "width" and by inserting the following: ", except in the case of buildings constructed prior to the effective date of this amendment."

2. Section 4, subsection 4.7, page 450, is amended by striking from lines six (6) and seven (7) the words and figures "one and three-eighths (1 3/8)" and inserting in lieu thereof "one and three-fourths (1 3/4)".

3. Section 5, subsection 5.7, page 451, is amended by inserting a comma after the word "frames" in line four (4).

4. Add as a new subsection to section 5, page 451, the following:

"Doors to storage of combustibles off cor-

ridors shall be at least one and three-fourths (1 $\frac{3}{4}$) inch solid core wood."

5. Section 7, subsection 7.1, page 451, is amended by inserting a comma after the word "construction" and after the word "better" in line six (6).

6. Section 9, subsection 9.1, page 451, is amended by striking the word "defined:" in line one (1) and inserting in lieu thereof "as defined in the Uniform Building Code, 1964 Edition of the International Conference of Building Officials:".

7. Add as a new subsection to section 11, page 452, the following:

"All exit lights shall be connected ahead of the service disconnect."

8. Add as a new subsection to section 12, page 452, the following:

"Floor-mounted flame heating equipment shall not be allowed to be installed in any classroom."

9. Add as a new subsection to section 13, page 452, the following:

"Gas piping cannot run in enclosed space without proper venting."

10. Add as a new subsection to section 14, page 452, the following:

"NFPA Bulletin applicable. Vaporizing extinguishers containing halogenated hydrocarbon extinguishing agents shall not be approved."

11. Section 15, subsection 15.1, page 452, is amended by striking the entire subsection and inserting in lieu thereof the following:

"In existing school buildings, basement classrooms may be used provided there is compliance with either paragraphs (a) and (d), or compliance with paragraphs (b), (c), (d), and (e)."

12. Section 15, subsection 15.1, paragraph (a), page 452, is amended by striking the word "access" from line one (1) and inserting in lieu thereof "approved egress".

13. Section 15, subsection 15.1, paragraph (d), page 453, is amended by striking the word and letter "Class B" from line three (3) and inserting in lieu thereof "at least one and three-fourths (1 $\frac{3}{4}$) inch solid core wood".

14. Add as a new subsection to section 16, page 453, the following:

"Storage of paint products and flammable liquids shall be in a fire-resistive room or approved metal cabinet."

15. Section 20, subsection 20.6, page 454, is amended by striking from lines six (6) and seven (7) the words and figures "one and three-eighths (1 $\frac{3}{8}$)" and inserting in lieu thereof "one and three-fourths (1 $\frac{3}{4}$)".

16. Section 21, subsection 21.5, page 455, is amended by inserting a comma after the word "frames" in line four (4).

17. Add as a new subsection to section 21, page 455, the following:

"Doors to storage of combustibles off corridors shall be at least one and three-fourths (1 $\frac{3}{4}$) inch solid core wood."

18. Section 22, subsection 22.1, page 455, is amended by inserting a comma after the word "construction" and after the word "better" in line four (4).

19. Section 24, subsection 24.1, page 455, is amended by striking the word "defined:" in line one (1) and inserting in lieu thereof "as defined in the Uniform Building Code, 1964 Edition of the International Conference of Building Officials:".

20. Add as a new subsection to section 26, page 456, the following:

"All exit lights shall be connected ahead of the service disconnect."

21. Add as a new subsection to section 27, page 456, the following:

"Floor-mounted flame heating equipment shall not be allowed to be installed in any classroom."

22. Add as a new subsection to section 28, page 456, the following:

"Gas piping cannot run in enclosed space without proper venting."

23. Add as a new subsection to section 29, page 456, the following:

"NFPA Bulletin applicable. Vaporizing extinguishers containing halogenated hydrocarbon extinguishing agents shall not be approved."

24. Section 30, subsection 30.1, paragraph (a), page 456, is amended by striking the word "access" in line one (1) and inserting in lieu thereof "approved egress".

25. Add as a new subsection to section 31, page 456, the following:

"Storage of paint products and flammable liquids shall be in a fire-resistive room or approved metal cabinet."

26. Section 35, subsection 35.1, page 458, is amended by striking the period in line four (4) after the word "width" and by inserting the following:

", except in the case of buildings constructed prior to the effective date of this amendment."

27. Section 35, subsection 35.6, page 458, is amended by striking from lines six (6) and seven (7) the words and figures "one and three-eighths (1 $\frac{3}{8}$)" and inserting in

lieu thereof "one and three-fourths (1 $\frac{3}{4}$)".

28. Section 36, subsection 36.6, paragraph (b), page 458, is amended by striking from line three (3) the figures "48" and inserting in lieu thereof "49".

29. Section 36, subsection 36.7, page 458, is amended by inserting a comma after the word "frames" in line four (4).

30. Add as a new subsection to section 36, page 458, the following:

"Doors to storage of combustibles off corridors shall be at least one and three-fourths (1 $\frac{3}{4}$) inch solid core wood."

31. Section 38, subsection 38.1, page 458, is amended by inserting a comma after the word "construction" and after the word "better" in line six (6).

32. Add as a new subsection to section 43, page 459, the following:

"Floor-mounted flame heating equipment shall not be allowed to be installed in any classroom."

33. Add as a new subsection to section 44, page 459, the following:

"Gas piping cannot run in enclosed space without proper venting."

34. Add as a new subsection to section 45, page 459, the following:

"NFPA Bulletin applicable. Vaporizing extinguishers containing halogenated hydrocarbon extinguishing agents shall not be approved."

35. Section 46, subsection 46.1, paragraph (a), page 459, is amended by striking the word "access" in line one (1) and inserting in lieu thereof "approved egress".

36. Add as a new subsection to section 47, page 460, the following:

"Storage of paint products and flammable liquids shall be in a fire-resistive room or approved metal cabinet."

REGENTS, BOARD OF

IOWA STATE UNIVERSITY STATE COLLEGE OF IOWA UNIVERSITY OF IOWA

5. General Facts

Pursuant to the authority conferred in Section 262.9 (3), Code of Iowa, 1962, Rules and Regulations of the State Board of Regents, classification of residents and nonresidents for admission and fee purposes, as they appear on pages 468 and 469, Section 5, General Facts, are hereby rescinded and the following adopted in lieu thereof:

The resident of a wife is that of her husband. A nonresident female student may attain residence through marriage, and correspondingly, a resident female student may lose residence by marrying a nonresident. Proof of marriage should be furnished to the Registrar at the time change of status is requested.

Persons who are moved into the state as the result of military or civil orders from the government, or the minor children of such persons, are entitled to residence status after residing in Iowa for six months. However, if the initial registration of the minor children precedes the arrival of the parents, nonresident tuition will be charged in all cases until the next registration after the conditions set forth above are met.

Dependents of persons whose legal residence is permanently established in Iowa, who have been classified as residents for tuition purposes may continue to be classified as residents so long as such residence is

maintained, even though circumstances may require extended absence of said persons from the state. It is required that persons who claim an Iowa residence while living in another state or country will provide proof of a continual Iowa domicile such as (1) evidence that they have not acquired a domicile in another state, (2) they have maintained a continuous voting record in Iowa, and (3) they have filed regular Iowa Income tax returns during their absence from the state.

Full time faculty and staff members and their immediate families of the colleges and universities under the State Board of Regents will be classified as residents on the effective date of their employment.

Ownership of property in Iowa, or the payment of Iowa taxes, does not in itself establish residence.

A student from another state who has enrolled for a full program or substantially a full program, in any type of educational institution will be presumed to be in Iowa primarily for educational purposes, and will be considered not to have established residence in Iowa. Continued residence in Iowa during vacation periods or occasional periods of interruption to the course of study does not of itself overcome the presumption.

All students not classified as resident students shall be classified as non-residents for

admission, fee and tuition purposes. A student who willfully gives incorrect or misleading information to evade payment of the nonresident fees and tuition shall be subject to serious disciplinary action and must also pay the nonresident fee for each session attended.

An alien who has entered the United States on an immigration visa and who has established a bona fide residence in Iowa by living in the state for at least twelve consecutive months immediately preceding registration may be eligible for resident classification providing he is in the state for purposes other than to attempt to qualify for resident status as a student.

Men in military service (except career service men) who listed Iowa as their residence prior to entering service and who, immediately upon release, return to Iowa to establish their residence or enter college, will be classified as residents unless their parents moved from the state while the individual was still a minor.

Change of classification from nonresident to resident will not be made retroactive beyond the semester or session in which application for resident classification is made.

These rules shall become effective on September 1, 1965.