FISCAL UPDATE Article

Fiscal Services Division June 29, 2021



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COVID-19 — GOVERNOR'S PROCLAMATIONS — JUNE 25, 2021

Governor Reynolds proclaimed a State of Disaster Emergency on March 9, 2020, in response to the outbreak of COVID-19 following a national public health emergency declaration issued by the United States Department of Health and Human Services on January 31, 2020, and multiple individuals within the State of Iowa testing presumptive positive for COVID-19. The Governor issued an additional Proclamation of Disaster Emergency on March 13, 2020, establishing a State of Public Health Disaster Emergency.

On June 25, 2021, the Governor issued an additional <u>Proclamation of Disaster Emergency</u> in response to the COVID-19 pandemic. This Proclamation orders the following measures:

- All State agencies, school districts, and other local government bodies and agencies are to take all
 efforts to safely provide in-person instruction throughout the school year. These efforts must also
 ensure that schools have flexibility to continue providing education remotely if it becomes necessary
 and that parents have the option to select a learning model that fits the needs of their family. This
 suspension is expiring on June 30, 2021.
- Brick-and-mortar school districts and accredited nonpublic schools are to provide instruction primarily through remote learning opportunities, waiving the requirement to provide an opportunity for full-time in-person instruction only in the following circumstances:
 - If a parent or guardian voluntarily selects the remote learning opportunity from among multiple options provided by the school district or nonpublic school in accordance with its Return-to-Learn Plan.
 - If the lowa Department of Education, in consultation with the IDPH, approves of the temporary move to primarily remote learning for an entire school building or district because of public health conditions in the building or district.
 - If the school district or accredited nonpublic school determines, in consultation with State and local public health departments, that individual students or classrooms, but less than half the students in a school building, must temporarily move to primarily remote learning because of public health conditions in the building.
 - If the school district or accredited nonpublic school determines that an entire school building or
 district must temporarily move to primarily remote learning because of inclement weather for a
 period not exceeding five consecutive school days, unless the IDPH approves of a longer period.

This suspension is expiring on June 30, 2021.

- Regulatory provisions of the Iowa Code and Iowa Administrative Code regarding education workforce licensure relief continue to be temporarily suspended. Iowans should not expect these suspensions beyond July 25, 2021.
- Provisions of the Iowa Code requiring an applicant for a one-year temporary teaching license to
 provide the Board of Educational Examiners proof of an offer of a teaching position from a school
 district that can show it has made every reasonable and good-faith effort to employ a teacher licensed
 under Iowa Code chapter 272 continue to be temporarily suspended. Iowans should not expect this
 suspension beyond July 25, 2021.

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- Regulatory provisions of the Iowa Code and Iowa Administrative Code pertaining to private educational instruction requiring face-to-face instruction continue to be temporarily suspended. These suspensions are expiring on June 30, 2021.
- Regulatory provisions of the Iowa Administrative Code regarding interscholastic athletic requirements
 continue to be temporarily suspended. The suspensions of <u>281 IAC 36.15(3)</u> and <u>281 IAC 36.15(4)</u>
 will expire on June 30, 2021. Iowans should not expect the suspension regarding the scholarship rule
 for interscholastic athletics to extend beyond July 31, 2021.
- Regulatory provisions of the Iowa Code requiring that assessments for remote learning be proctored
 continue to be temporarily suspended, to the extent that a parent or guardian selects the remote
 learning opportunity provided by a school and the school implements testing procedures required by
 the Department of Education. This suspension will expire on June 30, 2021.
- Regulatory provisions of the Iowa Code and Iowa Administrative Code regarding relief to the health care system that were temporarily suspended in the May 27, 2021, Proclamation continue to be suspended. Iowans should not expect many suspensions to extend beyond July 25, 2021.
- Regulatory provisions of the Iowa Code and Iowa Administrative Code previously suspended regarding telehealth services continue to be suspended. These suspensions will expire on June 30, 2021.
- Regulatory provisions of the Iowa Code and Iowa Administrative Code prohibiting pharmacists from
 practicing therapeutic substitution without prior consent by the prescriber continue to be suspended.
 This suspension will expire on June 30, 2021.
- Regulatory provisions of the Iowa Code and Iowa Administrative Code previously suspended in the May 27, 2021, Proclamation regarding professional licensing relief continue to be suspended. The suspensions regarding licensure in Iowa for out-of-state providers that provide services by telephone or other electronic means to individuals in Iowa will expire on June 30, 2021. Iowans should not expect the remaining suspensions to extend beyond July 25, 2021, with the exception of the suspension regarding certification in cardiopulmonary resuscitation.
- Regulatory provisions of the Iowa Code and Iowa Administrative Code requiring in-person clinical
 experience for emergency medical services (EMS) provider training continue to be suspended, to the
 extent that alternative evaluation methods are used.
- Regulatory provisions of the Iowa Code and Iowa Administrative Code requiring a food establishment to renew its license within 60 days of expiration continue to be suspended. Iowans should not expect this suspension to extend beyond July 25, 2021.
- Regulatory provisions of the Iowa Code and Iowa Administrative Code regarding beer, wine, and liquor licenses and permits expiring one year from the date of issuance continue to be suspended. Iowans should not expect this suspension to extend beyond July 25, 2021.
- Regulatory provisions of the Iowa Code and Iowa Administrative Code previously suspended so that
 counties may expend allocations from the county commissions of veteran affairs to aid veterans in
 coping with the disaster continue to be suspended. This suspension will expire on June 30, 2021.
- Regulatory provisions of the Iowa Code and Iowa Administrative Code requiring an executive director
 or administrator of a county commission of veteran affairs to complete veterans' staff certification
 training within one year of employment continue to be temporarily suspended. This suspension will
 expire on June 30, 2021.
- Regulatory provisions of the Iowa Code requiring governmental entities to distribute, receive, open, or record paper documents used under the Iowa Construction Bidding Act continue to be suspended. Iowans should not expect this suspension to extend beyond July 25, 2021.
- Regulatory provisions of the Iowa Code requiring a physical meeting of shareholders, policyholders, or members for corporate shareholder meetings continue to be suspended to the extent a reasonable means of remote communication is provided. Iowans should not expect this suspension to extend beyond July 25, 2021.

- Regulatory provisions of the Iowa Code setting requirements for public meetings and hearings for a
 governmental body continue to be suspended to make allowances for electronic meetings and
 hearings, provided that a means for the public to participate is still available. Iowans should not
 expect this suspension to extend beyond July 25, 2021.
- Regulatory provisions of the Iowa Code requiring a lawful custodian of public records to maintain
 office hours to receive in-person record requests continue to be suspended to the extent the
 custodian has posted clear directions for making requests that are easily accessible to the public.
 lowans should not expect this suspension to extend beyond July 25, 2021.
- Regulatory provisions of <u>441 IAC 7.8(1)</u> that require an in-person hearing at the request of an appellant are temporarily suspended so long as no federal law requires an in-person hearing, and the administrative law judge determines that an in-person hearing is not necessary. Iowans should not expect this suspension to extend beyond July 25, 2021.
- Regulatory provisions of the Iowa Code requiring physical presence for notarizations or the witnessing of certain legal documents continue to be suspended. Iowans should not expect this suspension to extend beyond July 25, 2021.
- Regulatory provisions of the Iowa Code requiring in-person case reviews of children receiving foster care continue to be suspended. Iowans should not expect this suspension to extend beyond July 25, 2021.
- Regulatory provisions of the Iowa Code that use the term "forensic interview" that require the
 interview to be conducted face to face continue to be suspended. Iowans should not expect this
 suspension to extend beyond July 25, 2021.
- Previously suspended provisions of the Iowa Code and Iowa Administrative Code restricting the
 movement of oversize and overweight loads and regulating hours of service when transporting certain
 goods continue to be suspended. Iowans should not expect this suspension to extend beyond July
 25, 2021. The Iowa Department of Transportation continues to be directed to monitor the operation
 of this Proclamation.
- Regulatory provisions of the Iowa Code limiting the use of online instruction in determining contact hours for apprenticeship sponsors continue to be suspended. This suspension expires on June 30, 2021.
- Regulatory provisions of the lowa Code and lowa Administrative Code requiring an applicant to retake a high school equivalency degree test if the applicant has not earned a high school equivalency degree within five years of taking the first subtest continue to be suspended. This suspension expires on June 30, 2021.
- Regulatory provisions of the Iowa Administrative Code that set a minimum contact hour requirement for community college instruction continue to be suspended. Iowans should not expect this suspension to extend beyond July 25, 2021.
- Regulatory provisions of the Iowa Code and Iowa Administrative Code providing a maximum teaching load for community college instructors continue to be temporarily suspended with the requirement that a community college administration assigning an instructor a teaching load above the maximum credit load maintains written documentation that the instructor and administration mutually consented to the additional assignments.
- Regulatory provisions of the Iowa Code requiring instructional courses for drinking drivers to be delivered in person rather than online continue to be suspended.
- Regulatory provisions of the lowa Code regarding licensure to engage in the business of applying
 pesticides to the lands or property of another continue to be suspended. lowans should not expect
 this suspension to extend beyond July 25, 2021.
- The disaster response and recovery aspects of the lowa Department of Homeland Security and Emergency Management's (HSEMD) lowa Emergency Response Plan and any additional response plans activated by previous Proclamations continue to be active.

- Regulatory provisions of the Iowa Code prohibiting certain State employees from receiving overtime pay for hours worked in excess of 40 hours continue to be suspended.
- The order to all State agencies to utilize personnel, equipment, and facilities as necessary to assist the HSEMD and IDPH in performing any and all activities necessary to prevent, contain, and mitigate the effects of COVID-19 continues to be in place.
- Regulatory provisions of the Iowa Code and Iowa Administrative Code regarding maximum hours a temporary employee may work for the State continue to be suspended.
- Regulatory provisions of the Iowa Code and Iowa Administrative Code regarding the processes, procedures, approvals, or limitations of the procurement of goods and services when those goods and services are necessary to prevent, contain, or mitigate the effects of COVID-19 continue to be suspended.

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