

ADOPTED AMENDMENTS

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| Heading of the Part: | Procedures of the Department of Human Rights |
| Admin Code Citation: | 56 Ill. Adm. Code 2520 |
| Section Numbers: | 2520.30, 2520.40, 2520.330 and 2520.587 |
| Illinois Register Citation (Page Number and Publication Date): | 29 Ill. Reg. 804 (January 7, 2005). |
| Type of Rule: (New/Emergency/Amended) | Amended rules. |
| Type of Impact: (Reporting/Cost or Fee/Education Credit/Other - specify) | These adopted amendments do not require businesses covered by the Illinois Human Rights Act to implement any additional procedures or incur any additional costs for compliance. |
| Business or Industry Type Affected: | These adopted amendments will affect any entities subject to the Illinois Human Rights Act. |
| Effective Date: | Effective December 28, 2004. |

Plain Language Explanation:

These adopted amendments codify changes to the Department's Request for Review procedures. Amendments to Sections 2520.30 and 2520.40 add Surreplies to be consistent with the Request for Review procedures in Subpart F of this Part. Section 2520.330 provides that Real Estate Transaction charges under Article 3 of the Illinois Human Rights Act [775 ILCS 5/3-101 et seq.] are to be verified by the Complainant, rather than notarized. Section 2520.587 provides that the Department shall publish Orders of the Chief Legal Counsel on the Department's web-site, consistent with Cooper v. Salazar, 98C2930, Federal District Court, N.D. Illinois, Eastern Division.

Members of the public may submit comments to the agency contact listed above. Comments should be submitted within 45-days of publication in the **Illinois Register**.

Public Hearing Location (if applicable):

(Include date, time and location)

No public hearing was held.

Advisory Opinion (if applicable):

None.