RULE

Department of Health and Hospitals
Bureau of Health Services Financing

Direct Service Worker Registry
(LAC 48:1.Chapter 92)

The Department of Health and Hospitals, Bureau of Health Services Financing has amended LAC 48:1.Chapter 92 as authorized by R.S. 37:1031-1034 and R.S. 40:2179-2179.2. This proposed Rule is promulgated in accordance with the provisions of the Administrative Procedure Act, R.S. 49:950 et seq.

Title 48
PUBLIC HEALTH—GENERAL
Part I. General Administration
Subpart 3. Health Standards
Chapter 92. Direct Service Worker
RegistrySubchapter A. General Provisions

§9201. Definitions
Able to Self-Direct the Services—a person’s ability to make decisions about his or her own care and actively participate in the planning and directing of that care.

Abuse—
1. the willful infliction of physical or mental injury;
2. causing deterioration by means including, but not limited to:
   a. sexual abuse;
   b. exploitation; or
   c. extortion of funds or other things of value to such an extent that the health, moral or emotional well-being of the individual being supported is endangered; or
3. the willful infliction of injury, unreasonable confinement, intimidation or punishment which results in or which could reasonably be expected to result in physical or mental harm, pain or mental anguish. Lack of awareness or knowledge by the victim of the act which produced or which could have reasonably been expected to produce physical or mental injury or harm shall not be a defense to the charge of abuse.

Board—the Louisiana State Board of Nursing.

Daily Monitoring—activities pursued on a daily basis by a family member, direct service worker and/or other health care providers for the purposes of collecting critical information needed to assure the individual’s welfare. Monitoring activities may include, but are not limited to face-to-face home visits with the person receiving assistance or services and/or daily telephone calls with the individual.

Employer—an individual or entity that pays an individual wages or a salary for performing a job.

Finding—allegations of abuse, neglect, exploitation or extortion that are placed on the registry by the department following a decision by an administrative law judge or a court of law after all appeal delays afforded by law or allegations of abuse, neglect, exploitation or extortion that are place on the registry by the department as a result of failure to timely request an appeal in accordance with the provisions of this Rule.

Health Standards Section—the Department of Health and Hospitals, Bureau of Health Services Financing’s Health Standards Section.

Home and Community-Based Services—those services as defined in R.S. 40:2120.2 or a successor statute. For the purposes of this Rule, home and community-based services do not include services provided in day or residential congregate care settings including, but not limited to, the following:
1. nursing facilities;
2. hospice care facilities;
3. hospitals;
4. intermediate care facilities;
5. adult residential care providers;
6. adult day health care centers; or
7. any other 24-hour facility licensed by the department or the Department of Children and Family Services, exclusive of center-based respite facilities.

Independent Living Environment—a person’s residence which may include the person’s home, apartment, trailer or other unlicensed residence and includes where the person works, attends school or engages in community activities.

Neglect—the failure, or willful forsaking of an adult by a caregiver responsible for an adult’s care or by other parties, to provide the proper or necessary support or medical, surgical, or any other care necessary for his/her well-being.

Noncomplex Task—a health-related task with predictable results that can be safely performed according to exact directions with no need to alter the standard procedure.

Person-Specific Training—a set of knowledge, skills and abilities that pay close attention to the person’s strengths, age, disabilities, health care needs and related factors in order to meet the unique needs of the person receiving care.

Plan of Care—a plan that describes the assistance or services to be provided to a person receiving home and community-based services, as defined herein. The plan also describes who shall provide the assistance and the frequency and/or duration of the services that will be provided.

Provider—
1. an entity that furnishes care and services to consumers and has been licensed by the department to operate in the state;
2. in the case of an authorized departmental self-directed program, provider shall be the entity or individual as specified by the program employing the direct service worker.

Registered Nurse—any individual possessing a valid, active and unencumbered Louisiana license to practice nursing as a registered nurse (RN).

Stable and Predictable—a situation in which the person’s clinical and behavioral status is determined by a licensed RN to be non-fluctuating and consistent. A stable and predictable condition involves long term health care needs which are recuperative in nature and do not require the regular scheduled presence of a RN or licensed practical nurse (LPN).
§9202. Introduction
A. The Department of Health and Hospitals (DHH) shall maintain a registry of individuals for whom specific findings of abuse, neglect, exploitation or extortion have been substantiated by the department, and administrative law judge, or a court of law.

B. The Direct Service Worker Registry will contain the following items on each individual for whom a finding has been placed:
   1. name;
      a. - i.v. Repealed.
   2. address;
   3. Social Security number;
   4. state registration number;
   5. an accurate summary of finding(s); and
   6. information relative to registry status which will be available through procedures established by the Health Standards Section (HSS).

C. Employers must use the registry to determine if there is a finding that a prospective hire has abused or neglected an individual being supported, or misappropriated the individual’s property or funds. If there is such a finding on the registry, the prospective employee shall not be hired.

D. Repealed.

A. Repealed.

B. Repealed.

HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 32:2059 (November 2006), amended LR 33:95 (January 2007), amended by the Department of Health and Hospitals, Bureau of Health Services Financing, LR 38:3175 (December 2012).

Subchapter B. Training and Competency Requirements

§9211. General Provisions
Repealed.

A. Repealed.

B. Repealed.

HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 32:2059 (November 2006), amended LR 33:96 (January 2007), repealed by the Department of Health and Hospitals, Bureau of Health Services Financing, LR 38:3176 (December 2012).

§9213. Trainee Responsibilities
Repealed.

A. Repealed.

B. Repealed.

HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 32:2059 (November 2006), amended LR 33:96 (January 2007), repealed by the Department of Health and Hospitals, Bureau of Health Services Financing, LR 38:3176 (December 2012).

§9215. Training Curriculum
Repealed.

A. Repealed.

B. Repealed.


§9217. Training Coordinators
Repealed.

A. Repealed.

B. Repealed.

HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 32:2060 (November 2006), amended LR 33:97 (January 2007), repealed by the Department of Health and Hospitals, Bureau of Health Services Financing, LR 38:3176 (December 2012).

§9219. Competency Evaluation
Repealed.

A. Repealed.

B. Repealed.

HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 32:2060 (November 2006), amended LR 33:97 (January 2007), repealed by the Department of Health and Hospitals, Bureau of Health Services Financing, LR 38:3176 (December 2012).

§9221. Compliance with Training and Competency Evaluation
Repealed.

A. Repealed.

B. Repealed.

HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 32:2060 (November 2006), amended LR 33:97 (January 2007), repealed by the Department of Health and Hospitals, Bureau of Health Services Financing, LR 38:3176 (December 2012).

Subchapter C. Provider Participation

§9231. Provider Responsibilities

A. Prior to hiring any direct service worker or trainee, a licensed provider shall:
   1. assure that the individual is at least 18 years of age, and that they have the ability to read, write and carry out directions competently as assigned; and
   2. access the registry to determine if there is a finding that he/she has abused or neglected an individual being supported or misappropriated the individual’s property or funds. If there is such a finding on the registry, the prospective employee shall not be hired.

B. The provider shall check the registry every six months to determine if any currently employed direct service worker or trainee has been placed on the registry with a finding that he/she has abused or neglected an
individual being supported or misappropriated the individual’s property or funds.

1. The provider shall maintain printed confirmation from the registry website as verification of compliance with this procedure.


AUTHORITY NOTE: Promulgated in accordance with R.S. 40.2179-2179.1.

HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 32:2061 (November 2006), amended LR 33:97 (January 2007), amended by the Department of Health and Hospitals, Bureau of Health Services Financing, LR 38:3176 (December 2012).

Subchapter D. Medication Administration and Noncomplex Tasks in Home and Community-Based Settings

§9241. General Provisions

A. Unless authorized to provide medication administration or non-complex tasks by another state law or regulation, all direct service workers providing medication administration or non-complex tasks shall comply with the provisions of Subchapter D of this Rule.

B. In order to perform any of the authorized procedures specified in this Subchapter, the direct service worker shall not have a finding placed against him/her on the DSW Registry. Any direct service worker who has had a finding placed against him/her on the Direct Service Worker Registry shall not perform any of the authorized procedures specified in this Subchapter.

C. The medication administration and non-complex tasks authorized by this Subchapter may be performed only in home and community-based settings by DSWs who meet the requirements of this Subchapter. The requirements of this Subchapter are in addition to the general training, competency, and provider requirements which generally govern direct service workers.

AUTHORITY NOTE: Promulgated in accordance with R.S. 37:1031-1034.

HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Bureau of Health Services Financing, LR 38:3177 (December 2012).

§9243. General Requirements for the Performance of Medication Administration and Noncomplex Tasks

A. A registered nurse shall authorize and monitor medication administration and noncomplex tasks performed by the direct service workers. In order for the RN to authorize these tasks, the direct service worker shall:

1. be employed or contracted by an agency licensed by the Health Standards Section or employed as part of an authorized departmental self-directed program; and

2. attend to an individual who:
   a. is receiving home and community-based services;
   b. is able to self-direct the services or resides in a residence where there is daily monitoring by a family member or other health care provider;
   c. has an approved current plan of care; and
   d. receives periodic assessment by a RN based on the person’s health status and specified within the plan of care; in no case shall the periodic assessment be less than annually. A comprehensive assessment performed for a client in accordance with policies and procedures established by Medicaid or by a DHH program office may serve as the basis of the RN assessment but may not be used in lieu of the RN assessment.

B. A registered nurse may delegate to a licensed practical nurse components of the training and supervision of the DSW. The decision is based upon assessment of the individual task to be performed. The RN shall retain the responsibility and accountability for all acts of delegation and ensuring authorization and competency validation.

AUTHORITY NOTE: Promulgated in accordance with R.S. 37:1031-1034.

HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Bureau of Health Services Financing, LR 38:3177 (December 2012).

§9245. Training Requirements for the Performance of Medication Administration and Noncomplex Tasks

A. Person-Specific Training. Direct service workers shall receive person-specific training from a RN who has assessed the health status of the person and who has determined that the direct service worker can competently perform the tasks in a safe, appropriate manner for this person.

1. The RN’s determination of competency shall be certified by the RN in writing, and the written certification shall be maintained in the direct service worker’s personnel file. The RN’s determination of competency shall not be delegated.

2. This training shall be repeated if the RN does not certify that the direct service worker has demonstrated a sufficient level of competency in the subject matter.

3. Based on the nursing assessment and clinical judgment, the RN shall provide additional person-specific training when the person receiving care has a change in health status or physician orders and yet remains in a stable, predictable condition. The RN may make a determination based upon his/her assessment of the worker’s competency that training can be safely performed via telephone contact with the worker. Examples include, but are not limited to:
   a. changes in physician orders concerning health care tasks to be performed;
   b. changes in physician orders regarding routine medications; or
   c. new physician orders for short-term use of medication for a minor acute health condition.

B. Medication Administration Training. Direct service workers shall attain proficiency in the fundamentals of medication administration. Direct Service Staff shall receive 16 hours of medication administration training which has been coordinated and approved by an RN and which shall include the following.

1. Medication Administration Core Curriculum:
   a. legal aspects of administering medication;
   b. roles and responsibilities of medication administration;
   c. medical terminology;
   d. classification and identification of drugs;
   e. measuring medications;
f. effects and side effects;
g. distribution and routes of medication;
h. drug interactions;
i. handling and storage of medicines;
j. six fundamental rights of administering medication:
   i. give the right medication;
   ii. give the right dose;
   iii. give the medication to the right individual;
   iv. give the medication by the right route;
   v. give the medication at the right time; and
   vi. provide the right documentation.
2. Documentation Training. Direct service workers shall attain proficiency in documentation which includes:
   a. the contents of chart or record;
   b. the importance of record keeping;
   c. the rules for charting, including time limits;
   d. documenting vital signs, as applicable;
   e. documenting the condition of the person receiving care and significant changes; and
   f. the name of medication, dose, route and time of administration.
3. Skill Proficiency Training. Direct service workers shall attain proficiency in the following skill areas, either by physical or verbal demonstration to the RN:
   a. universal precautions and infection control;
      i. counting pulse;
      ii. counting respiration;
      iii. taking blood pressure; and
      iv. taking oral, rectal, or axillary temperature.
   b. vital signs, as applicable:
      i. counting pulse;
      ii. counting respirations;
      iii. taking blood pressure; and
      iv. taking oral, rectal, or axillary temperature.
   c. A direct service worker who has not completed didactic training and demonstrated competency in accordance with guidelines established and approved by the Department of Health and Hospitals and the Louisiana Board of Nursing shall not be allowed to perform medication administration or any noncomplex tasks covered by this Rule.
   d. Any direct service worker currently employed to perform the procedures authorized by this Chapter shall complete the training required by this Subchapter no later than 12 months after promulgation of this Rule.

§9247. Annual Competency Evaluation
A. The direct service worker shall undergo an annual competency evaluation performed by a RN to determine whether he/she is competent to perform the authorized person-specific medication administration and noncomplex tasks safely and appropriately.
   B. The RN shall use professional judgment in assessing whether or not the tasks are being performed correctly and safely by the DSW.

§9249. Authorized Medication Administration and Noncomplex Tasks
A. Direct service workers who meet the requirements of this Rule, including training and competency assessment, and who are so authorized may perform medication administration and non-complex tasks authorized by this Subchapter. Such a direct service worker may perform the following tasks for a person who is in stable condition only when the tasks may be performed according to exact directions, there is no need to alter the standard procedure, and the results are predictable:
   1. administration of oral and topical medication, ointments, suppositories or a pre-measured dosage unit provided by the manufacturer of an oral inhalant aerosol, as ordered by an authorized prescriber;
      a. any medication administered by a direct service worker under these provisions shall be in a container which meets acceptable pharmaceutical standards and is marked with:
         i. clear instructions;
         ii. the prescriber’s name;
         iii. the prescription number, if any;
         iv. the name of the medication;
         v. the dosage;
         vi. the route;
         vii. the frequency; and
         viii. the time to be administered, if applicable;
   2. provision of routine hydration, nutrition or medication by way of an established gastro-tube; and
   3. other noncomplex tasks as identified by guidelines established and approved by the Department of Health and Hospitals and the Louisiana Board of Nursing.

HISTORICAL NOTE: Promulgated in accordance with R.S. 37:1031-1034.

§9251. Direct Service Worker Responsibilities
A. The responsibilities of the direct service worker include, but are not limited to:
   1. following the exact instructions of the RN in the performance of all authorized procedures;
   2. notifying the employer or the RN when the health status of the person receiving assistance changes so the RN can reassess to determine whether or not the procedures can still be performed by the direct service worker in a safe manner;
   3. notifying the employer or the registered nurse when the prescribed procedures or medications or dosages change so additional person-specific training can be conducted by the RN if applicable; and
   4. notifying the employer, the RN, and the person receiving assistance or services if a finding has been placed against him/her on the Direct Service Worker Registry.

HISTORICAL NOTE: Promulgated in accordance with R.S. 37:1031-1034.
§9253. Registered Nurse Responsibilities

A. The responsibilities of the registered nurse include, but are not limited to:
   1. assuring that during person-specific trainings and required evaluations, the direct service worker performs the authorized medication administration and non-complex tasks according to exact directions making certain there is no need to alter the standard procedures and the results are predictable;
   2. assuring no direct service worker is authorized to perform medication administration and non-complex tasks if the health status of the person receiving services is not stable and predictable;
   3. assuring that the direct service worker demonstrates a sufficient level of competency in the subject matter as set forth in training;
   4. assuring in the development of the plan of care for the person receiving assistance or services;
   5. assisting the person’s planning team to determine the frequency needed for RN assessments of the health status of the person receiving assistance or services;
   6. at least annually, completing the competency evaluation of the direct service worker; and
   7. completing and submitting the required documentation to the licensed agency employing the direct service worker.

AUTHORITY NOTE: Promulgated in accordance with R.S. 37:1031-1034.

HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Bureau of Health Services Financing, LR 38:3178 (December 2012).

§9255. Employer Responsibilities

A. The responsibilities of the employer employing the direct service worker include, but are not limited to:
   1. assuring that only direct service workers authorized under these provisions, or other provisions authorized through state laws or regulations, perform medication administration and non-complex tasks;
   2. assuring that the direct service worker performs the authorized procedures as trained by the RN and written in the plan of care;
   3. maintaining all of the required documentation in the agency’s permanent files;
   4. assuring that the registered nurse assesses the health status of the person receiving assistance at least annually, or if required, more frequently as determined by the assessment of the RN and as specified in the plan of care;
   5. assuring that the direct service worker received the required training and annual competency evaluation;
   6. assuring that the direct service worker does not have a finding placed against him/her on the DSW Registry;
   7. assuring that no direct service worker whose authorization has terminated continues to perform the procedures that had been previously authorized;
   8. notifying the RN of any changes in the health status of the person receiving services or any concerns regarding the ability of the direct service worker to continue to perform the authorized procedures safely;
   9. cooperating with the Health Standards Section during any monitoring of these provisions including, but not limited to:
      a. providing access to required documentation; and
      b. providing access to the direct service worker and supervisory staff; and
   10. assisting the Health Standards Section with obtaining access to persons receiving assistance and their guardians.

B. The employer shall maintain the following documentation within its permanent files:
   1. documentation by the RN to show that the person is able to self-direct the services or resides in a residence where there is daily monitoring by a family member, a direct service worker, or other health care provider;
   2. a current plan of care for the person receiving services;
   3. copies of the RN assessments of the person’s health status;
   4. documentation that the direct service worker does not have a finding placed against him/her on the DSW Registry;
   5. documentation that the direct service worker has met the training requirements, including the additional person-specific training required when tasks or medications or dosages change, as determined by the RN;
   6. documentation that the direct service worker has met the medication administration training requirements, including documentation that the RN conducting the training has assessed the proficiency and determined that the direct service worker exhibits sufficient proficiency to be able to administer medications safely and/or to perform non-complex tasks safely;
   7. a statement signed by the RN who conducted the annual competency evaluation specifying when it was conducted and what tasks the direct service worker is authorized to perform; and
   8. if applicable, a statement regarding termination of authorization with the date that authorization was terminated and the reason for termination. If the termination is due to a RN assessment of the health status of the person receiving assistance, the statement shall be written and signed by the RN.

AUTHORITY NOTE: Promulgated in accordance with R.S. 37:1031-1034.

HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Bureau of Health Services Financing, LR 38:3179 (December 2012).

§9257. Liability

A. Any registered nurse who has properly trained and documented that a direct service worker is competent to perform the prescribed tasks shall not be liable for any civil damages as a result of any act or omission of the direct service worker.

B. Any physician licensed to practice medicine by the Louisiana State Board of Medical Examiners, whether or not the physician developed the person’s plan of care, including but not limited to the prescribed medical regime, who is rendering professional medical care services shall not be liable for any civil damages as a result of any
negligent or intentional act or omission of the direct service worker or licensed agency.

C. Not withstanding any other provision of law, licensed agencies that employ direct service workers shall be liable for acts or omissions of the direct service worker.

AUTHORITY NOTE: Promulgated in accordance with R.S. 37:1031-1034.

HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Bureau of Health Services Financing, LR 38:3179 (December 2012).

§9259. Termination of Authorization to Perform Services

A. Authorization for a direct service worker to perform medication administration and noncomplex tasks shall terminate for any of the following reasons.

1. The condition of the person for whom the direct service worker is performing the tasks has become unstable.
2. A registered nurse certifies that the direct service worker can no longer perform the prescribed tasks safely.
3. The direct service worker has a finding placed on the DSW Registry.
4. The direct service worker failed to comply with any provision of the enabling statute.
5. Additional person-specific training by a RN was not completed after the tasks to be performed or the types of medications to be administered changed.
6. The annual competency evaluation was not completed.
7. The person receiving assistance or their guardian has requested that the direct service worker no longer be authorized to administer or perform the authorized procedures for the person.

AUTHORITY NOTE: Promulgated in accordance with R.S. 37:1031-1034.

HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Bureau of Health Services Financing, LR 38:3179 (December 2012).

§9261. Violations and Noncompliance

A. The Health Standards Section is responsible for investigation of complaints and noncompliance with these provisions.

B. If a direct service worker is found to be administrating medication or performing noncomplex tasks in a manner not consistent with these provisions or other state regulations, the HSS shall require that the direct service worker immediately cease performing such procedures.

C. If the professional performance of a registered nurse or a licensed practical nurse is found to be questionable by the Health Standards Section, a referral shall be made to the respective professional licensing board for review and consideration.

AUTHORITY NOTE: Promulgated in accordance with R.S. 37:1031-1034.

HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Bureau of Health Services Financing, LR 38:3180 (December 2012).

Subchapter E. Violations

§9271. Disqualification of Training Programs

Repealed.

AUTHORITY NOTE: Promulgated in accordance with R.S. 40:2179-2179.1.

HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 32:2061 (November 2006), amended LR 33:98 (January 2007), repealed by the Department of Health and Hospitals, Bureau of Health Services Financing, LR 38:3180 (December 2012).

§9273. Allegations of Direct Service Worker Wrong-Doing

A. The department, through the Division of Administrative Law, or its successor, has provided for a process of the review and investigation of all allegations of wrong-doing by direct service workers. Direct service workers and trainees must not:

1. ... 2. ... 3. ... 4. ... 5. ... 6. ...

AUTHORITY NOTE: Promulgated in accordance with R.S. 40:2179-2179.1.

HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 32:2061 (November 2006), amended LR 33:98 (January 2007), amended by the Department of Health and Hospitals, Bureau of Health Services Financing, LR 38:3180 (December 2012).

§9277. Informal Dispute Resolution

A. When a direct service worker feels that he/she has been wrongly accused, the following procedure should be followed:

1. The direct service worker may request an informal dispute resolution (IDR) within 15 calendar days of the receipt of the department’s notice of violation. The request for an IDR must be made to the department in writing.

2. ... 3. ...

AUTHORITY NOTE: Promulgated in accordance with R.S. 40:2179-2179.1.

HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 32:2061 (November 2006), amended LR 33:98 (January 2007), amended by the Department of Health and Hospitals, Bureau of Health Services Financing, LR 38:3180 (December 2012).

Subchapter F. Administrative Hearings

§9285. General Provisions

A. ...

1. The request for an administrative hearing must be made in writing to the Division of Administrative Law, or its successor.

2. ...

3. Unless a timely and proper request is received by the Division of Administrative Law or its successor, the findings of the department shall be considered a final and binding administrative determination.

a. ...

B. When an administrative hearing is scheduled, the Division of Administrative Law, or its successor, shall notify the direct service worker, his/her representative and the agency representative in writing.

1. - i.e. ...

C. The administrative hearing shall be conducted by an administrative law judge from the Division of
Administrative Law, or its successor, as authorized by R.S.
46:107 and according to the following procedures.

1. - 8. ...
9. When the allegation(s) supporting placement of a
finding is substantiated, the direct service worker may not
rest on the mere denial in his/her testimony and/or
pleading(s) but must set forth specific facts and produce
evidence to disprove or contest the allegation(s).

D. - H. ...

AUTHORITY NOTE: Promulgated in accordance with

HISTORICAL NOTE: Promulgated by the Department
of Health and Hospitals, Office of the Secretary, Bureau of
Health Services Financing, LR 32:2063 (November 2006),
amended LR 33:100 (January 2007), amended by the
Department of Health and Hospitals, Bureau of Health
Services Financing, LR 38:3181 (December 2012).

§9287. Preliminary Conferences
A. - A.6. ...

B. When the Division of Administrative Law, or its
successor, schedules a preliminary conference, all parties
shall be notified in writing. The notice shall direct any
parties and their attorneys to appear on a specific date and
at a specific time and place.

C. - C.1. ...

AUTHORITY NOTE: Promulgated in accordance with

HISTORICAL NOTE: Promulgated by the Department
of Health and Hospitals, Office of the Secretary, Bureau of
Health Services Financing, LR 32:2062 (November 2006),
amended LR 33:98 (January 2007), amended by the
Department of Health and Hospitals, Bureau of Health
Services Financing, LR 38:3180 (December 2012).

§9289. Witnesses and Subpoenas

Repealed.

AUTHORITY NOTE: Promulgated in accordance with

HISTORICAL NOTE: Promulgated by the Department
of Health and Hospitals, Office of the Secretary, Bureau of
Health Services Financing, LR 32:2063 (November 2006),
amended LR 33:99 (January 2007), repealed by the
Department of Health and Hospitals, Bureau of Health
Services Financing, LR 38:3181 (December 2012).

§9291. Continuances or Further Hearings

Repealed.

AUTHORITY NOTE: Promulgated in accordance with

HISTORICAL NOTE: Promulgated by the Department
of Health and Hospitals, Office of the Secretary, Bureau of
Health Services Financing, LR 32:2063 (November 2006),
amended LR 33:100 (January 2007), repealed by the
Department of Health and Hospitals, Bureau of Health
Services Financing, LR 38:3181 (December 2012).

§9293. Failure to Appear at Administrative Hearings

A. If a direct service worker fails to appear at an
administrative hearing, a notice/letter of abandonment may
be issued by the Division of Administrative Law, or its
successor, dismissing the appeal. A copy of the notice shall
be mailed to each party.

B. - B.2. ...

AUTHORITY NOTE: Promulgated in accordance with

HISTORICAL NOTE: Promulgated by the Department
of Health and Hospitals, Office of the Secretary, Bureau of
Health Services Financing, LR 32:2063 (November 2006),
amended LR 33:100 (January 2007), amended by the
Department of Health and Hospitals, Bureau of Health
Services Financing, LR 38:3181 (December 2012).

Bruce D. Greenstein
Secretary