Regulationy Analysis Form (Completed by Promitigating Agency)	Independent Regulatory Review Commission			
(1) Agency: Department of Health	RECEIVED THE STATE OF THE STATE			
(2) Agency Number: 10	- 3 J			
Identification Number: 181	IRRC Number: 2672			
(3) Short Title:				
School Immunization Requirements				
(4) PA Code Cite: 28 Pa. Code §§ 23.83 & 23.86; 28 Pa. Code § 27.77				
(5) Agency Contacts (List Telephone Number, Address, Fax Number	er and Email Address):			
Primary Contact: Heather Stafford, RN, BSN, Director, Division of Immunizations. 717-787-5681				
Secondary Contact: Alexandra McFall, RN, BSN Division of Immunizations 717-787-5681				
(6) Primary Contact for Public Comments (List Telephone Number, Address, Fax Number and Email Address) – Complete if different from #5:				
(All Comments will appear on IRRC'S website)				
(7) Type of Rulemaking (check applicable box):				
☐ Proposed Regulation √ Final Regulation				

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Final Omitted Regulation Emergency Certification Regulation; Certification by the Governor Certification by the Attorney General
(8) Briefly explain the regulation in clear and nontechnical language. (100 words or less) The amendments set out the immunization requirements for children to attend school and enter the seventh grade in the Commonwealth. These amendments revise existing regulations relating to school immunization requirements and require that: (1) for attendance at school, all students must have been immunized with four doses of a tetanus and diphtheria vaccine, three doses of hepatitis B vaccine and have varicella immunity (these requirements were previously required for entry into kindergarten or first grade and/or required for entry into the seventh grade only); (2) a documented dose of TdaP vaccine for all students entering school at the seventh grade or at 12 years of age in an ungraded class if at least five years have elapsed since the last dose of a vaccine containing tetanus and diphtheria toxoid; (3) one dose of MCV for students in the seventh grade; or at 12 years of age in an ungraded class, and (4) a four-day grace period for vaccine administration. The amendments also institute ACIP recommendations regarding an additional dose requirement for mumps and for varicella vaccine. The 2 dose requirement for varicella vaccine will become an all grades requirement beginning for the school year 2010/2011.
Further, the amendments revise the school immunization reporting requirements to require schools to report student's immunization status by doses of individual antigens. All categories of schools, including private, parochial, public, nonpublic and vocational schools, and intermediate units and special education programs, home education programs and cyber and charter schools are required to comply with these amendments. The amendments do not affect existing provisional enrollment provisions or religious and medical exemptions that are currently included in law and regulation.
Finally, the amendments also clarify what immunization requirements apply to children attending child care group settings located in a school. In addition, the amendments clarify that children in a school district operated pre-Kindergarten program, Early Intervention program's early childhood special education classrooms, and in a private academic pre-school are required to obtain appropriate immunizations as a condition of attending those programs.
(9) Include a schedule for review of the regulation including:
A. The date by which the agency must receive public comments: N/A

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	B. The date or dates on which public meetings or hearing will be held:	October 20, 2005, May 23, 2007, December 8, 2009
	C. The expected date of promulgation of the proposed regulation as a final-form regulation:	<u>Aprıl 2010</u>
	D. The expected effective date of the final-form regulation	n: <u>Upon publication</u>
	E. The date by which compliance with the final-form regulation will be required:	School year 2010/1011
	F. The date by which required permits, licenses or other approvals must be obtained:	<u>N/A</u>
(10)) Provide the schedule for continual review of the regulation.	

The Department will review the amendments as well as the remainder of the regulations relating to school immunization requirements on a periodic basis.

(11) State the statutory authority for the regulation. Include specific statutory citation.

The Department obtains its authority to promulgate regulations relating to immunizations in schools from several sources. Generally, the Disease Prevention and Control Law (35 P.S. §521.1 et seq.) (Act) provides the Advisory Health Board (Board) with the authority to issue rules and regulations on a variety of issues relating to communicable and non-communicable diseases, including what control measures are to be taken with respect to which diseases, provisions for the enforcement of control measures, requirements concerning immunization and vaccination of persons and animals and requirements for the prevention and control of disease in public and private schools. (35 P.S. §521.16(a)). Section 16(b) of

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the Act (35 P.S. \$521.16(b)) gives the Secretary of Health (Secretary) the authority to review existing regulations and make recommendations to the Board for changes the Secretary considers to be desirable.

The Department also finds general authority for the promulgation of its regulations in the Administrative Code of 1929 (71 P.S. §51 et seq.). Section 2102(g) of the Administrative Code (71 P.S. §532(g)), gives the Department this general authority. Section 2111(b) of the Administrative Code (71 P.S. §541(b)), provides the Advisory Health Board with additional authority to promulgate regulations deemed by the Board to be necessary for the prevention of disease, and for the protection of the lives and the health of the people of the Commonwealth. That section further provides that the regulations of the Board shall become the regulations of the Department.

The Department's specific authority for promulgating regulations relating to school immunizations is found in the Administrative Code and in the Public School Code of 1949 (24 P.S. §§1-101 et seq.) Section 2111(c.1) of the Administrative Code (71 P.S. §541 (c.1)) provides the Advisory Health Board with the authority to make and revise a list of communicable diseases against which children are required to be immunized as a condition of attendance at any public, private, or parochial school, including kindergarten. The section requires the Secretary to promulgate the list, along with any rules and regulations necessary to insure the immunizations are timely, effective, and properly verified.

Section 1303a of the Public School Code (24 P.S. §13-1303a), provides that the Advisory Health Board will make and review a list of diseases against which children must be immunized, as the Secretary of Health may direct, before being admitted to school for the first time. The section provides that the school directors, superintendents, principals, or other persons in charge of any public, private, parochial, or non public school including kindergarten, must ascertain whether the immunization has occurred, and certificates of immunization will be issued in accordance with rules and regulations promulgated by the Secretary with the sanction and advice of the Board.

(12) Is the regulation mandated by any federal or state law or court order, or federal regulation? Are there any relevant state or federal court decisions? If yes, cite the specific law, case or regulation as well as, any deadlines for action.

No, the amendments are not mandated by any federal or state law, court order, or federal regulation.

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(13) State why the regulation is needed. Explain the compelling public interest that justifies the regulation. Describe who will benefit from the regulation. Quantify the benefits as completely as possible and approximate the number of people who will benefit.

These amendments are intended to prevent dangerous communicable diseases in school-aged children. The required three doses of hepatitis B vaccine and varicella immunity for all grades, previously a requirement for entry into kindergarten or first grade and a requirement for entry into the seventh grade, will ensure protection against these diseases for students who transfer into grades after school entry and especially for students prior to graduation. The requirement for school entry in these grades was intended as a means to phase in these requirements rather than requiring immediate compliance in all grade levels. The requirement for four doses of a tetanus and diphtheria vaccine was first implemented in 1998 for entry into kindergarten or first grade. Ensuring that all students have four doses will help ensure continued immunity against these diseases with older school children who would be affected by waning immunity of their primary immunization series. In 1998, the four-dose tetanus and diphtheria toxoid and hepatitis B immunization requirement for entry into kindergarten or first grade was implemented; in 2002 the varicella immunity requirement for entry into kindergarten or first grade and for entry into seventh grade was implemented.

Children complete their routine series of tetanus and diphtheria toxoid and acellular pertussis (TdaP) vaccinations at four to six years of age. Data suggest that immunity to these diseases declines among children after six years from the initial series of vaccinations. Pertussis (whooping cough) is the most prevalent vaccine preventable disease among older children and adolescents and is easily transmitted to infants who are not immunized or are only partially immunized. A TdaP immunization at seventh grade or at age 12 years in an ungraded class would ensure continued immunity against these diseases in adolescents and help prevent infection in infants. The meningococcal conjugate vaccine is recommended by the Centers for Disease Control and Prevention (CDC) for adolescents (defined as persons 11-12 years old) since the meningococcal disease fatality rate is highest in adolescents. In addition, the second peak incidence of invasive meningococcal disease occurs in adolescents. A requirement for meningococcal conjugate vaccine at seventh grade or at 12 years of age in an ungraded class works to protect the adolescent population from serious disease injury or death from meningococcal disease.

The Department is also requiring that, in order to enter school in kindergarten or first grade, children must have 2 properly spaced doses of varicella vaccine administered at 12 months of age or older. (See paragraph (8)(i)(A)). At the present time, only children entering the 7th grade who are 13 years of age or older are required to have the second varicella dose. At the beginning of school year 2010/2011, all children will be required to have 2 properly spaced doses of varicella. vaccine in order to attend school. The Department believes this is enough of a phase in period, This is in accordance with ACIP recommendations. This phase-in period should be sufficient since the varicella vaccine has been licensed since 1995, and a one dose requirement of the vaccine for school attendance has been in place since 2001. Most children, therefore, already have received one dose of the vaccine. Further, the

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recommendation for a second dose of varicella was issued by ACIP in 2007, and many doctors are already giving the second dose as a result of these recommendations. Because the school immunization regulations of both the Department and DOE provide that a child may attend school so long as he or she has one dose, and then receives subsequent doses within an 8 month provisional period, (See 28 Pa. Code § 23.83(e) (relating to immunization requirements); 22 Pa. Code § 11.20 (relating to nonimmunized children) and 22 Pa. Code § 51.13 (relating to immunizations)), the regulation will not cause hardship to children by causing their immediate exclusion from school.

Further, the Department has added a second mumps dose for children in grades kindergarten through 12, in accordance with ACIP recommendations. Both of these requirements are intended to prevent breakthrough disease, a problem the Commonwealth encountered with recent mumps outbreaks in previously vaccinated children.

The amendments also include a grace period for the provision of immunizations. The 4-day grace period allows a vaccine dose administered 4 days before the minimum interval between doses or before the appropriate age is reached to be counted as a valid dose. There is no scientific basis that a vaccine must be given with a strict interval between doses or at an exact age or the vaccine is ineffective or unsafe. The CDC published recommendations in the February 8, 2002 Morbidity and Mortality Weekly Report (MMWR) to allow less than or equal to a 4 day minimal interval and age limit for a valid dose of vaccine administration. On March 9, 2002, the Department provided notice of its intention to revise the school immunization regulations to take into account this recommendation through a publication of notice in the *Pennsylvania Bulletin*. (32 Pa. B. 1305 (March 9, 2002)).

Further, the Department has clarified when the requirements relating to school immunization apply and when the requirements relating to childcare group settings apply. This clarification serves an important public health purpose in ensuring that children not yet attending Kindergarten or first grade but who are still surrounded by other children, both older and younger, are protected from potentially dangerous diseases, and that those with whom they come in contact outside a school setting are protected as well.

Lastly, the Department is amending its regulations to change the manner in which schools are required to report immunizations. This alteration in reporting procedures follows changes in the CDC's requirements for states regarding immunization reporting for school students. Currently, the CDC requires annual immunization reporting for school students. The CDC is now requiring this reporting to include the status of the number of doses of individual antigens. The amendments comply with these anticipated CDC school immunization-reporting requirements.

Those children and adolescents who, because of the amendments, will be immunized and will not contract these diseases and suffer discomfort, miss school, or succumb to death, benefit from these amendments. The parents of those children and adolescents who will not have to miss work, worry, pay medical bills, and tend to their sick children also benefit from these amendments. Studies have reported parents lose an average of six days of work to care for an ill child with pertussis and an average cost of

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\$767 for loss of productivity. Physicians and other health care providers, including Department staff, who will not have to treat sick children or take action to control a disease outbreak benefit from these amendments. Taxpayers who will not have to support expensive disease intervention activities; and the health care system, that might have to absorb the cost of some of the direct and indirect effects of these diseases, also benefit.
(14) If scientific data, studies, references are used to justify this regulation, please submit material with the regulatory package. Please provide full citation and/or links to internet source.
The following is a link to CDC MMWRs on the Immunization home page:
http://www.cdc.gov/vaccines/pubs/ACIP-list.htm
(15) Describe who and how many will be adversely affected by the regulation. How are they affected?
Those parents or guardians whose health care plans do not cover immunizations, and for whom payment is a hardship are affected unless they obtain other assistance. This may be alleviated to some extent by the Department's provision of these vaccines at no charge or at a charge based on a sliding fee scale. School districts and staff who must verify whether a child's immunizations are up to date have additional immunizations to review, and may consider themselves as adversely affected by these amendments. Those children who suffer the rare adverse reaction to a required immunization and their parents or guardians may also be adversely affected.

Regulatory Analysis Form (16) List the persons, groups or entities that will be required to comply with the regulation. Approximate the number of people who will be required to comply. Primarily, those persons who would be required to comply with the amendments are parents and guardians whose adolescent children have not received a Td immunization for at least five years; those adolescents who never had the meningococcal conjugate vaccine; and those students who missed the school entry and seventh grade entry requirements for hepatitis B immunizations and varicella immunity. This could affect approximately 150,000 adolescents entering the seventh grade in the Commonwealth on an annual basis; and those students who need catch-up immunizations to have four doses of a tetanus and diphtheria toxoid vaccine, three doses of hepatitis B vaccine and varicella immunity. School districts and their staff that who will have to enforce the additional seventh grade requirements and the additional all grades requirements will be required to comply with these amendments.

SECTION LILE COST AND IMPACT ANALYSIS

(17) Provide a specific estimate of the costs and/or savings to the **regulated community** associated with compliance, including any legal, accounting or consulting procedures which may be required. Explain how the dollar estimates were derived.

To implement the all grades requirement for expansion of hepatitis B immunizations, varicella immunity and a tetanus and diphtheria vaccine, the estimated cost to the regulated community is approximately

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\$40 million; while estimated savings for the regulated community amount to \$209 million. Savings are based on 1997 CDC data, which concludes that \$29.10 is saved for every dollar spent on Diphtheria/Tetanus/Pertussis (DTP) vaccine; \$2.10 is saved for every dollar spent on hepatitis vaccine; and \$5.40 is saved on every dollar spent on varicella vaccine. There are no studies available for savings realized from the MCV, however, if the vaccine serves to spare one adolescent from serious disease injury or death it well justifies this amendment.

(18) Provide a specific estimate of the costs and/or savings to **local governments** associated with compliance, including any legal, accounting or consulting procedures which may be required. Explain how the dollar estimates were derived.

These regulations have no fiscal impact on local governments. Cost savings may result from not having to investigate reports of disease occurrence and/or implement disease outbreak control interventions. Some outbreak control programs in the past have exceeded \$100,000 – \$200,000 or more, of which 25 percent might be borne by local government depending on the magnitude of the outbreak, the disease that is occurring and the population affected.

(19) Provide a specific estimate of the costs and/or savings to **state government** associated with the implementation of the regulation, including any legal, accounting, or consulting procedures which may be required. Explain how the dollar estimates were derived.

The Commonwealth would incur some costs for the purchase of TdaP and meningococcal conjugate vaccines; as well as additional Td, hepatitis B and varicella vaccines. Though all vaccines are paid for through federal immunization grant funds, this is not a limitless funding stream. The Department of Public Welfare will also incur costs through the Medical Assistance Program for administering the vaccines. Medical Assistance is funded by the state with a federal match.

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Cost savings would result from not having to coordinate disease investigations, institute outbreak control measures, and provide medical follow-up for exposed, susceptible individuals.

(20) In the table below, provide an estimate of the fiscal savings and costs associated with implementation and compliance for the regulated community, local government, and state government for the community of the community o

for the current year and five subsequent years.

101 the turn your and 1	Current FY Year	FY+1 Year	FY +2 Year	FY +3 Year	FY +4 Year	FY +5 Year
SAVINGS:	\$	\$	\$	\$	\$	\$
Regulated Community		188,042,562	188,042,562	188,042,562	188,042,562	188,042,562
Local Government						
State Government						
Total Savings		188,042,562	188,042,562	188,042,562	188,042,562	188,042,562
COSTS:						
Regulated Community		38,149,043	13,352,165	13,352,165	13,352,165	13,352,165
Local Government	\$0					
State Government		2,943,037	1,177,215	1,177,215	1,177,215	1,177,215
Total Costs		41,092,080	14,529,380	14,529,380	14,529,380	14,529,380
REVENUE LOSSES:						
Regulated Community	\$0	0	0	0	0	0
Local Government	\$0	0	0	0	0	0
State Government	\$0	0	0	0	0	0
Total Revenue Losses	\$0	0	0	0	0	0

(20a) Provide the past three year expenditure history for programs affected by the regulation.

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Program	FY -3	FY -2	FY -1	Current FY
Immunization	\$7,881,993	\$8,039,909	\$8,417,248	\$11,571,000
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(21) Explain how the benefits of the regulation outweigh any cost and adverse effects.

The expenditure history figures shown above in item 20 are not cost-benefit data. They are gross expenditures for the program excluding direct assistance received from the CDC for vaccines. The only additional costs the Immunization Program must incur because of the amendments are for the purchase of vaccine. The cost to the public, the regulated community and to state and local government, that would be prevented by the implementation of these amendments, and the lives of children and of adults in the Commonwealth that would be saved by the prevention of these vaccine preventable diseases outweighs any adverse effect and cost incurred.

In determining costs related to the implementation of these amendments, the Department considered cost to the regulated community to be realized by the number of children (90%) in an age cohort who would be required to pay out of pocket for these immunizations. The state government costs are realized by the number of children (10%) in an age cohort who would get the immunizations through the Department because they have no other source of obtaining the required immunizations. The Department currently purchases all vaccines with funding from the federal government. Children who already have the immunizations would not be a part of these percentages, nor would the children who received the vaccine within two years of entering seventh grade. Presumably they will have obtained and paid for their immunizations through other mechanisms, for example, private insurance or the Children's Health Insurance Program.

There are approximately 150,000 children born annually in Pennsylvania, therefore there are approximately 150,000 children per grade cohort. Children who might need catch-up hepatitis B and varicella immunizations include those in 4th, 5th, 6th, 7th, 11th and 12th grades. A 1998/1999 school survey (a survey completed prior to the seventh grade requirement being implemented) reported that 80% of middle school students were not immunized with the hepatitis B vaccine. Therefore, assuming that 80% of all school children who missed the kindergarten and seventh grade requirement are still not immunized, approximately 480,000 children will need catch-up immunizations. An estimated 90% or 432,000 children would obtain their immunizations in the regulated community at a cost of \$23.00 per dose of vaccine. This amounts to a total cost of \$9,936,000. An estimated 10% or 48,000 children

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would obtain their immunizations from the State at a cost of \$9.00 per dose. This amounts to a total cost of \$432,000. An assumption is made that 30% of all students who missed the kindergarten and seventh grade requirement are still not immunized or have varicella immunity. Therefore, approximately 270,000 school children would need varicella immunizations with 90% or 243,000 obtaining them from the regulated community at a cost of \$66.81 per dose (a total of \$16,234,830), and 10% obtaining them from the State at a cost of \$52.25 per dose (a total of \$1,410,750).

School children entering the seventh grade will need to be immunized with TdaP and MCV. Based on a 2007 school immunization report, for seventh grade students it was reported that 47% of those children were not immunized within the last five years with a Tetanus diphtheria (TD) containing vaccine. An estimated 70,500 seventh grade children would need immunizations with the TdaP vaccine with 90% of those children obtaining them from the regulated community at \$35.25 per dose This amounts to a total of \$2,236,613. An estimated 10% or 7,050 children would obtain them from the State at a cost of \$28.75 per dose. This amounts to a total of \$202,687. There are no available studies to determine how many seventh grade children are immunized with the MCV; however it is estimated that 88% or 132,000 seventh grade children are not immunized with MCV. Therefore, an estimated 90% or 118,800 children would obtain the MCV from the regulated community at \$82.00 per dose (a total of \$9,741,600), and 10% would obtain the MCV from the State at \$68.00 per dose (a total of \$897,600).

There should be no additional costs for continuing the four day grace period or for implementing the revised reporting requirements.

It should also be noted that the Immunization Program is 100% federally funded.

(22) Describe the communications with and input from the public and any advisory council/group in the development and drafting of the regulation. List the specific persons and/or groups who were involved.

The impetus for these school immunization regulatory revisions stems from the CDC's Advisory Committee on Immunization Practices (ACIP). On June 30, 2005, ACIP recommended the routine use of Tdap in adolescents aged 11-18 years of age. ACIP further recommended that the preferred age for the Tdap immunization, if at least two years have passed, is 11-12 years of age. In addition, the Healthy People 2010 Objectives, intended to increase vaccination coverage levels for adolescents ages 13-15, sets the goal that 90% of the adolescent population should be immunized with a Td vaccine in the age range. In 2005, ACIP recommended the routine vaccination with meningococcal conjugate vaccine of children 11-12 years old. In 2002, the ACIP also recommended allowing a dose of vaccine administered less than or equal to four days of the minimal interval between doses and age limit to be considered a valid dose of administered vaccine.

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In preparation for drafting these amendments as proposed, the Department had two meetings with the School Services Unit, Office of Elementary and Secondary Education of the Department of Education, and a stakeholders meeting with key individuals from school and medical professional organizations to discuss proposed revisions to the school immunization regulations. The Department sought the advice and input of Department of Education and the Office of Childhood Development and Early Learning on its final rulemaking. They are in agreement with these amendments.

A stakeholders meeting was held on October 20, 2005, to gain input from key individuals involved in the education and school systems, the public and private provider community and the managed care and insurance entities.

The Department convened a meeting with the Advisory Health Board to provide an overview of the proposed changes on May 23, 2007. The Advisory Health Board approved the proposed changes.

The Department published proposed rulemaking in the Pennsylvania Bulletin on February 9, 2008 and provided a 30-day public comment period. The title under which the amendments were published failed to include reference to school immunization and only mentioned communicable and noncommunicable diseases and this could have created confusion among potential commentators so the Department extended the public comment period an additional 2 weeks with correct title.

The Department received comments from two commentators as well as IRRC. The Department reviewed those comments, and provided responses in its Preamble to Final Rulemaking. The Department also requested review of the final amendments from the Department of Education, as it had for the proposed rulemaking. The Department of Education is in agreement with this final rulemaking.

On December 1, 2009, the Department held a second meeting of the Advisory Health Board to review the changes to the proposed regulations in light of the comments provided. The Advisory Health Board approved the final rulemaking at that meeting.

(23) Include a description of any alternative regulatory provisions which have been considered and rejected and a statement that the least burdensome acceptable alternative has been selected.

No alternative regulatory provisions were considered. The Department is required by law to amend the list of diseases against which school children are required to be immunized through regulation. Vaccination programs that focus on infants and children have decreased the occurrence of childhood vaccine preventable diseases. However, many adolescents continue to be adversely affected by vaccine preventable diseases because vaccination programs have not focused on improving vaccination coverage among adolescents. The school environment is known to be an ideal setting for the transmission of

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communicable diseases among students who are susceptible due to lack of immunity. Tetanus and diphtheria, although rare, carry the risks of serious illness and even death. Pertussis is the most prevalent vaccine preventable disease among adolescents and adults. Meningococcal disease strikes up to 3,000 Americans, killing 300 people every year. Meningococcal disease is particularly dangerous because it progresses rapidly and can kill within hours. Since the school environment is conducive to the contracting and transmission of diseases among children with no immunity, failure to immunize properly puts children at risk for contracting these debilitating diseases, and also places the public at risk since these diseases are then easily spread by staff and children outside the school setting and into the general public. In promulgating these regulations, the Department has chosen the least burdensome acceptable alternative.

(24) Are there any provisions that are more stringent than federal standards? If yes, identify the specific provisions and the compelling Pennsylvania interest that demands stronger regulations.

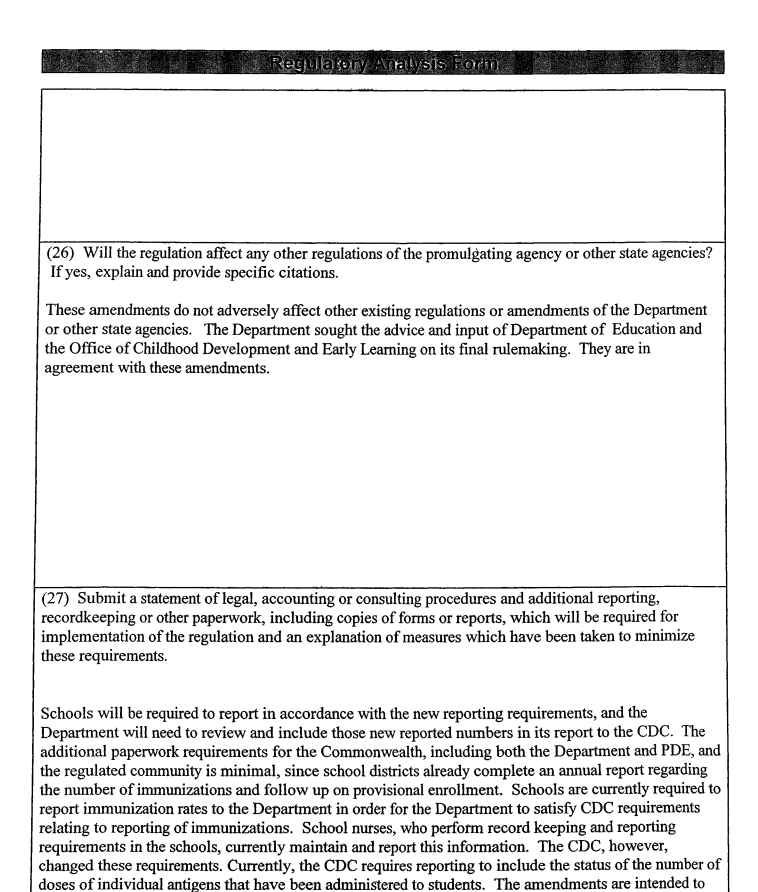
No, there are no provisions in this regulation that are more stringent than federal standards.

(25) How does this regulation compare with those of other states? How will this affect Pennsylvania's ability to compete with other states?

According to the 2006-2007 State Immunization Requirements published by the CDC:

- 46 states have varicella requirements for elementary and/or middle school.
- 46 states have hepatitis B requirements for elementary and/or middle school.
- 27 states have tetanus and diphtheria requirements for middle school.
- To date, no states have school requirements for MCV, but some states are in the process of implementing requirements similar to those being proposed by the Department in this proposed rulemaking.

These regulations have no impact on the Commonwealth's ability to compete with other states.



comply with these CDC school immunization-reporting requirements. The Department provides reporting forms to schools, as it currently does, and the reports would be sent to the same Department

Regulatory Analysis Form area as the current reports. (28) Please list any special provisions which have been developed to meet the particular needs of affected groups or persons including, but not limited to, minorities, elderly, small businesses, and farmers. The vaccines are available from the Department and from the County and Municipal Health Department clinics located in each county of the state, at low or no cost to the parent. Vaccines are made available at no cost to private providers enrolled in the Vaccines For Children (VFC) Program for children through 18 years of age who have no insurance, who are Medicaid eligible or who are Alaskan Native or American Indian. In addition, VFC Program vaccine is also made available to other public clinic sites (Federally Qualified Health Centers and Rural Health Clinics) for the same population as indicated above but also for underinsured children through 18 years of age. Vaccines are made available to schools at no cost through the Department's School Based Catch Up Program for those students who have no medical home or are unable to seek the immunization through a public clinic site.

FACE SHEET FOR FILING DOCUMENTS WITH THE LEGISLATIVE REFERENCE BUREAU

(Pursuant to Commonwealth Documents Law)

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Copy below is hereby approved as to form and legality Attorney General	Copy below is hereby certified to be a and correct copy of a document issue prescribed or promulgated by	1 17 //
BY	DEPARTMENT OF HEALTH (AGENCY)	Wy El Li
DATE OF APPROVAL	DOCUMENT/FISCAL NOTE NO 10-181	JAN 1 5 2010
	DATE OF ADOPTION	DATE OF APPROVAL
	Evel James BY EVERETTE JAMES	(Deputy General Counsel) (Chief Counsel, Independent Agency) (Strike mapplicable title)
9 Check if applicable Copy not approved Objections attached	TITLE SECRETARY OF HEALTH	9 Check if applicable No Attorney General approval or objection within 30 days after submission

NOTICE OF FINAL RULEMAKING

TITLE 28. HEALTH AND SAFETY

DEPARTMENT OF HEALTH

[28 PA. CODE CH. 23]

SCHOOL HEALTH

Subchapter C.

Immunization

[28 PA. CODE CH. 27]

COMMUNICABLE AND NONCOMMUNICABLE DISEASES

Section 27.77. Immunization requirements for children in child care group settings

Notice is hereby given that the Department of Health (Department), with the approval of the State Advisory Health Board (Board), hereby adopts amendments to amend 28 Pa. Code Chapter 23, Subchapter C (relating to immunization) and 28 Pa. Code § 27.77 (relating to immunization requirements for children in child care group settings). The amendments are to read as set forth in Annex A.

I. PURPOSE AND BACKGROUND

The regulation amends immunization requirements that children seeking to enter and attend school in the Commonwealth must meet, and is based upon recommendations of the Advisory Committee on Immunization Practices (ACIP), an advisory committee of the federal Centers for Disease Control and Prevention (CDC).

The regulation is intended to control the spread of diseases in schools, which are known to be ideal settings for the transmission of communicable diseases. Requiring immunity before a child enters school in first grade or kindergarten, or before he or she is permitted to attend a school in the Commonwealth, protects that child before he or she enters an environment which readily lends itself to the transmission of disease. Further, ensuring that children are appropriately immunized carries with it advantages for the public as a whole, including other high-risk populations, as well as for the child. There is less chance of other persons contracting a highly infectious disease if children are vaccinated and less chance of outbreaks of contagious diseases occurring.

The amendments combine the immunization requirements in § 23.83 (relating to immunization requirements) for school entry into kindergarten or first grade with immunization requirements for school attendance in all grades; and add two new immunization requirements for entry into the seventh grade. The Department reviewed the recommendations of the Centers for Disease Control and Prevention's (CDC) Advisory Committee on Immunization Practices (ACIP) and determined that certain ACIP recommendations would serve to meet the needs of the Commonwealth with respect to requirements for school immunizations. The amendments require that students be immunized with the hepatitis B vaccine (previously required for entry into either kindergarten or first grade and entry into the seventh grade) before entering school; and that students entering the seventh grade be immunized with the tetanus, diphtheria and acellular pertussis (TdaP) vaccine, if at least 5 years has elapsed since their last tetanus and diphtheria-containing immunization. The amendments also require that children entering the seventh grade be immunized with the meningococcal conjugate vaccine (MCV).

The amendments also institute ACIP recommendations regarding an additional dose requirement for mumps vaccine and for varicella vaccine. The existing requirement for varicella immunity upon school entry and for entry into the seventh grade will now be an all-grades requirement, however, the amendments will allow for a phase-in of the second dose requirement.

Further, the amendments also clarify what immunization requirements apply to children under the age of 5 years attending child care group settings located in a school. They also make it clear that children in a school district operated pre-kindergarten program, early intervention program operated by a contractor or subcontractor (this includes districts, intermediate units and private vendors), and in a private academic pre-school, are required to obtain age-appropriate immunizations as a condition of attending those programs.

Finally, the proposed amendments add a four-day grace period for vaccine administration, also in accordance with recommendations of ACIP, and revise the Department's requirements for school reporting of immunizations in § 23.86 (relating to school reporting).

The Department published proposed rulemaking in the <u>Pennsylvania Bulletin</u> on February 9, 2008 and provided a 30-day public comment period. (<u>See</u> 38 Pa.B. 750 (Feb. 9, 2008). Because the title under which the proposed regulations were published failed to include reference to school immunization and only mentioned communicable and noncommunicable diseases, and this could have created confusion among potential commentators, the Department extended the public comment period an additional 2 weeks. (<u>See</u> 38 Pa. B. 1150 (March 8, 2008)). The Department received comments from only two commentators and from IRRC. The comments and the Department's responses to them appear in the summary of this final rulemaking.

II. <u>SUMMARY</u>

General Comments

IRRC and one commentator raised the question of whether the Department could simply adopt ACIP's recommendations regarding vaccinations by reference, and avoid the need for the Department's updating of regulations every time ACIP makes a change to its recommendations. If the Department chose not to do so, IRRC recommended that the Department carefully consider the commentator's other recommendations, and warned that IRRC would review the Department's responses in determining whether or not the regulation met the criteria in section 5.2 of the Regulatory Review Act.

The Department has considered this particular comment with regard to ACIP's recommendations on several previous occasions, and after reviewing its previous responses, will not revise the regulations as the commentator has requested. The Department is specifically required by statute to create a list of immunizations through regulation. As part of this process, the Department must go through its Advisory Health Board to obtain approval of the list. See 24 P.S. §13-1303a and 71 P.S. §541(c.1). Any attempt to circumvent this procedure would place the Department in violation of the law.

The Department does, however, consider ACIP's guidelines and recommendations in determining what immunizations to require for attendance at school. The Department is not, however, required by any entity to accept all of ACIP's recommendations, either for the immunizations the Department will require, nor for the standards applicable to those immunizations. In fact, the legislature has recognized the Department and the Advisory

Health Board as authoritative on the issue of immunizations. In the Disease Prevention and Control Law of 1955, (see section 16(a)(6) (35 P.S. 521.16(a)(6)), the Administrative Code of 1929, (see section 2111(c.1) (71 P.S. §541(c.1)), and the School Code of 1949, (see section 1303a (24 P.S. §13-1303a(a)), the legislature has authorized the Department, with the Board, without reference to ACIP, to create a list of diseases against which children must be immunized. It is up to the Department, with the approval of the Board, to determine when and how to add required immunizations to the list. In some cases, ACIP's recommendations may not be readily applicable to school age children. Dosages may differ depending on the age the child begins the vaccine regimen. The Department, with the Board's approval, includes in its regulations the minimum dosages necessary for protection. Adopting ACIP recommendations would, among other things, be confusing for schools and school nurses. Further, ACIP recommendations could change in the middle of a school year. This, too, would be difficult for schools to track. The Department cannot be tied to ACIP's recommendations, since it requires the flexibility to apply its and the Board's expertise to the question of what immunizations to require.

Further, as a governmental agency, the Department only has the authority to do that which the legislature, through statute, allows it to do. The Department may review standards from groups with expertise in the matters the Department is seeking to regulate, and may consult with those groups as well. In fact, the Department has done, and continues to do, just that in many areas falling under its purview. When, however, the legislature has delegated a responsibility to the Department, the final execution of that responsibility rests with the Department under the law. Therefore, the Department may

review and approve standards. The Department could even go so far as to adopt those standards as they exist on the day the Department's regulations are promulgated, since the Department has presumably reviewed and approved those standards, and in doing so has carried out the authority delegated to it by the legislature. The Department cannot, however, adopt <u>future</u> standards and guidelines of any group. To do so would be an impermissible delegation of authority, and a violation of the law.

CHAPTER 23. SCHOOL HEALTH.

§23.83. Immunization Requirements.

Subsection (a). Duties of a school director, superintendent, principal, or other person in charge of a public, private, parochial or nonpublic school.

IRRC noted that the proposed regulation did not specifically address whether the requirements of the regulation would apply to charter and cyber schools. The Public School Code of 1929, upon which the regulations are based in part, states that: "school directors, superintendents, principals, or other persons in charge of any public, private, parochial, or other school including kindergarten," must ascertain whether the immunization has occurred. The statute is sufficiently broad enough to include cyber and charter schools, without the need for that statement appearing in the regulation. Since the regulation is being amended at this time, the Department, however, has no objection to adding language that would make it clear that persons in charge of cyber and charter schools should also ascertain whether a child is in compliance with the appropriate immunization requirements, and that the immunizations required in section 23.83(b) for school attendance are also required for children in cyber and charter schools. Children in

these educational settings are exposed to other children and placed at risk for contracting or spreading a vaccine-preventable disease. These children are able to participate in extra-curricular activities, just as children who attend "regular" schools do, and have regular contact with adults, who may be susceptible to contracting diseases like pertussis. The language in sections 23.82 (relating to definitions; definition of "attendance at school"), 23.83(a) and (c) (relating to duties of school directors, superintendents, principals, or other persons in charge of any public, private, parochial, or nonpublic school), and 23.86(a) (relating to school reporting) has been changed to include a reference to cyber and charter schools.

IRRC recommended that the Department add language to subsection (a) specifically telling persons required by law to ascertain whether a child was in compliance with the appropriate immunization requirements how to make that determination. The commentator suggested that the Department add the language included in section 27.77 (relating to immunization requirements for children in child care group settings) and require that parents provide a written verification from a physician, the Department or a local health department be provided to the school. In the alternative, the commentator recommended that the Department include the language that the Department used with respect to proof of varicella immunity with each of the immunizations required.

The Department has not revised the regulation as recommended. The language that appears in the Department's regulations relating to child care group settings was written because there was no requirement prior to the promulgation of those regulations in 2002

that a child care group setting require certain vaccinations, or how that entity should verify vaccinations. Schools, however, are governed by regulations promulgated both by the Department, and the Department of Education. (See 22 Pa. Code § 11.20 (relating to nonimmunized children) and 22 Pa. Code § 51.13 (relating to immunizations)). The Department has a provision at section 23.85 (relating to responsibilities of schools and school administrators) that discusses how schools are to carry out these responsibilities. Section 23.85(a) requires a school administrator to obtain a certificate of immunization from the child's parents, or a history of the child's immunization, and requires that the information be stored in a database. In general, the information is kept in the child's medical record; schools are required to keep medical records of students, independently of the Department's regulations relating to school immunizations. See 24 P.S. § 14-1402 (relating to health services). While the need existed in the regulations relating to child care group settings to explain how vaccinations would be verified, that requirement is already in place relating to schools, and does not need to be reiterated in these amendments.

Further, with respect to the language included with the varicella vaccine relating to verification of varicella immunity, the language could not be adopted for each immunization listed in subsection (b), because of the nature of the disease and the response of the public to that disease. Chickenpox (varicella) is often considered by parents to be a "right of passage" of childhood, a disease that is not dangerous and need not be treated like a more "serious" disease would be, for example, like measles. Children with varicella are often not taken to the doctor's office. In addition, at the time the

varicella regulation was first promulgated the vaccine had been relatively newly licensed in the United States. The Department, taking all these circumstances into consideration, allowed for <u>immunity</u> to be verified in different ways, and not simply by the recording of the administration of the vaccine. One way, for example, is through a statement of the parent that the child has had the disease. This language would not be applicable, and the same considerations would not hold true, for instance, in the case of a disease like tetanus or diphtheria.

IRRC suggested that the Department cross-reference section 1303a of the Public School Code of 1949 (24 P.S. § 13-1303a) (relating to immunizations required; penalty), in subsection (a) in order to clarify the statutory exemptions and penalties involved.

The Department has added a cross-reference as recommended. With respect to the statutory exemptions, however, it should be noted that those are already included in the Department's school immunizations regulations at section 23.84 (relating to exemption from immunization).

Subsection (b). Required for attendance.

IRRC and one other commentator raised the question of combination vaccines. The commentator suggested that the Department use combination vaccines for several of the immunizations required. IRRC states that the commentator makes a compelling argument for the use of combination vaccines. IRRC requests that the Department

explain why the Department's proposed rulemaking did not include a requirement for combination vaccines.

The commentator strongly urged the Department to encourage the use of combination vaccines where available, and to encourage the use of the correct vaccine for diphtheria, tetanus and pertussis. According to the commentator, children under the age of 6 years should receive 5 doses of DTaP, and adolescents age 11 through 18 should get one booster dose of TdaP based on the CDC guidelines. This would eliminate confusion between the two different vaccines.

The Department has not revised the regulation in response to these comments. The Department's regulations do not include a requirement for either single antigen vaccines or combination antigen vaccines. The regulations require the counting of doses. This allows for either type of vaccine to be counted toward the regulation's requirements. It is necessary to maintain the regulations in this way, because the regulations are intended to determine whether children have the appropriate vaccinations to attend school. Because single antigen vaccines are still given in many other countries, there are children coming to school in the Commonwealth with single antigen measles and mumps vaccines that should be counted as valid doses. Were the regulation to require that only combination vaccines be counted as valid doses, these children would have to be re-vaccinated unnecessarily.

Nothing in the Department's regulations require a practitioner to go against his or her professional judgment in determining what type of vaccination to administer. In fact, it should be noted that in the Commonwealth, single antigen vaccines were not even available until 2007. That means that prior to that time, combination vaccines were the norm in this Commonwealth, and remain so.

The Department supports the commentator's position that combination vaccines are preferable, because of the reduction in cost by eliminating multiple visits, stocking and storing multiple vaccine and stress on the child. The Department presumes that health care professionals, if they have single antigen available to them, will take these concerns into consideration in deciding which vaccine to use. The level of specificity the commentator is recommending in regulation regarding TdaP and DTaP goes beyond what the Department feels is appropriate for regulation in this area, given the possible encroachment on professional judgment resulting from such regulation. The Department is not in a position to substitute its regulatory authority for the professional judgment and knowledge of a health care practitioner. The Department believes that health care practitioners following accepted standards of practice and exercising their professional judgment do not need to be instructed by the Department through regulation of which vaccine to administer and when.

One commentator stated that the commentator felt that it would be more beneficial for the Department to require TdaP and MCV (meningococcal vaccine) for entry into the 8th grade than the 7th grade. This would allow additional time for students to become

vaccinated, and prevent exclusion of those students who fail to obtain the required vaccinations. The commentator based this recommendation on the fact that out of a class of 500 sixth graders in what the commentator classified as a middle class school district there were only 100 students who received MCV, and 176 who received TdaP. Further, as a school nurse, the commentator had sent letters to parents explaining the Department's proposed regulations which would require those vaccinations, and got no significant response.

The Department has considered this comment, and has made no change to the regulation. The Department is unable to draw any conclusion from the parents' lack of response to the commentator's letter. Further, the vaccinations in question were not required for entry into seventh grade at the time the commentator informally surveyed the sixth grade class and sent a letter to parents.

In addition, in 2007, in preparation for the eventual implementation of this regulation, the Department itself conducted a survey of 160 schools in selected school districts. including Philadelphia and Allegheny Counties. That survey showed that 11% of 7th graders had, at that point, received MCV, while 16% received TdaP, without the existence of a requirement that children have these vaccines for entry into the 7th grade. In setting entry into the seventh grade as the time at which children are required to have MCV and TdaP, the Department is following the ACIP guidelines with respect to those vaccinations. Nothing in its study or the commentator's informal survey leads the

Department to the determination that to implement the vaccination in accordance with ACIP requirements would be improper or would create hardship on students.

IRRC and one other commentator asked whether the Department had considered adding requirements for immunization for hepatitis A, rotavirus, haemophilus influenzae type b and human papillomavirus (HPV) to its list of diseases against which children must be immunized prior to school attendance or entry. The Department has not changed the regulation in response to this comment.

The Department did consider the addition of hepatitis A to the list, but determined against including that requirement, since Pennsylvania is not considered a high risk state for that disease.

The Department began consideration of what action to take with respect to vaccination for HPV when that vaccination became licensed several years ago. The Department has formed the Cervical Cancer Task Force to discuss and make recommendations regarding that particular vaccination. At this time, there has been no recommendation for the addition of HPV to the list.

The Department has not added haemophilus influenzae type b or rotavirus to the list, since the regulations that the Department is amending are regulations dealing with school attendance. Typically, children begin school at age 5 and rotavirus and HIB are vaccines licensed for children under the age of 5.

One commentator also requested that the Department give preference to the injectible inactivated polio vaccine, since the oral polio vaccine is no longer considered the standard of care.

The Department has not revised the regulation. Oral polio vaccine is no longer available in the United States. The Department must, however, continue to take into consideration the possibility that children coming from other countries may have had the oral vaccine. The regulation must allow for this to be counted as a dose. Further, the Department relies upon health care practitioners to follow the standard of care demanded by their professional judgment and licensure requirements. The Department cannot regulate standard of care.

IRRC raised the question that the Department continually uses the phrase "properly spaced dose" in subsection (b) without explaining where the definition of "properly spaced dose," is to be found. The commentator recommended that the Department include the standard in the final rulemaking.

The Department has not revised the regulation. This language is not new to the school immunization regulations, although it does appear in the new language relating to mumps, hepatitis b, and varicella. (See subsection (b)(6), (7) and (8)). Physicians or other health care practitioners who have worked with these regulations have never raised a question as to its meaning. The term "properly-spaced dose," refers to the standard of

practice followed by practitioners whose license permits them to administer vaccinations. Practitioners determine appropriate dosing by reference to guidelines developed by their medical associations and other experts in the field of immunizations. The Department does not have the authority to define the standard of practice for licensed practitioners.

Further, within the context of the regulation, the term, "properly-spaced doses" is intended to identify which doses may be counted by the Department for audit purposes and for record checking. From the Department's perspective, a dose which is not a "properly-spaced" dose under the CDC's guidelines means that the Department will not count that dose towards the number of children receiving vaccinations, which is required to be reported to the CDC. The information may also be used in the event of an outbreak of a vaccine reportable disease. In that case, a child not having received properly spaced doses may need to be excluded from attendance by the school; however, such exclusion does not occur under these regulations, nor do these regulations trigger any punitive action against either the school or the practitioner.

Paragraphs (1) and (2). Diphtheria; Tetanus.

One commentator recommended that the language for diphtheria and tetanus be changed from requiring one dose on or after the 4th birthday, to the final dose being administered at 4 years of age. This is intended to clarify that the initial 3 doses have already been given, and that the booster shot should be administered at 4 years of age.

The Department agrees that the language of the paragraph should be changed to reflect that the three initial doses should occur prior to the 4th birthday. The Department believes that the language suggested by the commentator, that the final dose be given "at 4 years of age" is too restrictive, and could be read to mean that the dose must be given on the 4th birthday. Therefore, the Department has revised the paragraph to read "The fourth dose shall be administered on or after the 4th birthday." This takes into consideration the commentator's concern that the regulation lacks clarity regarding when the first 3 doses may be given, and requires that the fourth and final dose be given on or after the child turns 4 years of age.

Paragraphs (4) and (5). Measles (Rubeola); German Measles (Rubella).

IRRC questioned the Department's removal of the requirement in subsections (b)(4) and (5) that serological evidence showing antibodies to rubeola (subsection (b)(4)) or rubella (subsection (b)(5)) determined by the hemagglutination inhibition test or any comparable test be the specific type of testing used as an alternative to evidence of vaccination. The Department has changed that requirement to allow acceptance of "laboratory testing" as evidence of immunization. IRRC recognized that, as the Department had stated in its Preamble to Proposed Rulemaking, the Department's intention was to allow for changing technology to be recognized, but questioned whether the requirement had now become too broad. IRRC asked what type of laboratory testing the Department would accept, and whether the testing procedure and laboratory would be required to be approved or accredited by an appropriate medical authority.

It is the Department's intention to allow for the most current testing to be utilized, and the language that has been removed from the regulation would have prevented that from occurring. In considering this comment, the Division of Immunization sought the advice of the Department's Bureau of Laboratories (BOL). There are numerous tests on the market for detection of Rubella and Rubeola antibodies. The majority are ELISA (enzyme linked immunoabsorbent assay) tests, although there are other methods available. These tests could all be considered "comparable" to the hemagglutination inhibition test. Use of any of these tests would require licensure for nonsyphilis serology under the state Clinical Laboratory Act, and certification for general immunology under the federal Clinical Laboratory Improvement Amendments of 1988 (CLIA).

Under the CLIA requirements, a laboratory offering one or more of these tests would require a CLIA certificate of compliance (the agency inspecting the laboratory would be the CLIA state agency, which in the Commonwealth is BOL) or a certificate of accreditation (the agency inspecting the laboratory would be a federally approved accrediting agency). CLIA certified and state permitted laboratories are inspected at least every two years. In addition, laboratories must participate regularly and successfully in an external proficiency testing program (usually 3 times per year). The Department has changed the regulation to clarify that the laboratory performing the testing must have the appropriate certification. (See paragraphs (4) and (5)).

Once a laboratory has met these requirements, it may perform testing to determine immunity for rubella and rubeola without any additional approvals by the Department.

Paragraph (8). Chickenpox (Varicella).

IRRC asked the Department to clarify how it determined that the school year 2010/2011 allowed a reasonable amount of time for children to meet the requirement for the two dose varicella vaccine.

The Department has drawn on its experience in phasing in vaccine requirements in choosing school year 2010/2011 as the school year by which children will be required to have received two doses of varicella vaccine for attendance. The Department did not wish to delay an unduly long period of time in creating an all grades requirement, since there is a need for a second dose to ensure that children are appropriately immunized, and not either contracting or spreading a serious disease. The varicella vaccine has been licensed since 1995, and a one dose requirement of the vaccine for school attendance has been in place since 2001. Most children, therefore, already have received one dose of the vaccine. Further, the recommendation for a second dose of varicella was issued by ACIP in 2007, and many doctors are already giving the second dose as a result of these recommendations. Because the school immunization regulations of both the Department and DOE provide that a child may attend school so long as he or she has one dose, and then receives subsequent doses within an 8 month provisional period, (See 28 Pa. Code § 23.83(e) (relating to immunization requirements); 22 Pa. Code § 11.20 (relating to nonimmunized children) and 22 Pa. Code § 51.13 (relating to immunizations)), the regulation will not cause hardship to children by causing their immediate exclusion from school.

IRRC also recommended adding the qualifier, "or older" to proposed paragraph 8(i)(A), which required the first dose of the vaccine to be administered at 12 months of age, since the existing regulation contained that language. The Department agrees, and has changed the regulation to include the recommended language.

IRRC requested that the Department explain the difference between section (b)(8)(i)(B) and (C).

The Department's intention in paragraph (8)(i) was to phase in the new 2 dose varicella immunization requirement. ACIP now recommends, and the Department accepts, that children age 4 and older receive two doses of the varicella vaccine. (See "Prevention of Varicella," MMWR, Vol. 56, No. RR-4 (June 22, 2007)). The Department, in its proposed regulations, chose to break the phase-requirement into a separate requirement for two distinct age groups, children entering school at first grade or kindergarten (see proposed paragraph (8)(i)(A)) and children attending school who were 13 years of age or older. (See proposed paragraph (8)(i)(B)). In proposed paragraph (8)(i)(A), for the phase-in period, which is to end with school year 2010/2011, children entering school at first grade or kindergarten would have been required to have 2 properly-spaced doses of varicella vaccine, the first dose administered at 12 months of age. In proposed paragraph (8)(i)(B), for the phase-in period, children 13 years of age or older would have been required to have 2 properly spaced doses to attend school. Proposed paragraph (8)(i)(C) would have been the end of the phase-in, and all children attending school in school year 2010/2011, would have been required to have 2 properly spaced doses of the vaccine.

The Department has reviewed the drafting of this paragraph again, and agrees that it should be clarified. Therefore, the Department has revised paragraph (8)(i) to clarify its intentions, as explained in the preceding paragraph. The Department has removed paragraph (8)(i)(B) in its entirety as unnecessary. The phase-in period will now require children entering school in kindergarten or the first grade to have two properly spaced doses, as set out in the regulation. As of school year 2010/2011, all children attending school will be required to have two properly spaced doses of the varicella vaccine.

§23.83(e). Pre-kindergarten programs, Early Intervention programs' early childhood special education classrooms and private academic pre-schools.

The Department sought the expertise of the Departments of Public Welfare and Education with respect to the language included in this section. The Office of Childhood Development and Early Learning provided clarification regarding the types of programs and the age of the children that are intended to be covered by this section. The Department has revised the language and title of the section to reflect those clarifications.

 $\S 23.83(f)$. Grace period.

IRRC requested that the final form regulation explain who will monitor the 4-day grace period, and what the consequences are for exceeding it.

The implementation of a 4-day grace period for the provision of doses of vaccine was instituted by the Department through a notice published in the Pennsylvania Bulletin in March of 2002 (32 Pa. B. 1305 (March 9, 2002)). The grace period was intended to

allow for the acceptance of vaccinations as valid that were given at a time less than or equal to 4 days prior to the minimal interval or age limit for a valid dose of vaccine administration. A vaccine given outside this grace period would result in that dose being considered an invalid dose, and could result in a child not having the necessary—immunizations for the purpose of school attendance. A vaccine counted as an invalid dose could cause the child to be excluded from school if he or she did not meet the requirements for provisional admission. (See 28 Pa. Code 23.85 (relating to responsibilities of schools and school administrators); 22 Pa. Code § 11.20 (relating to nonimmunized children) and 22 Pa. Code § 51.13 (relating to immunizations)).

With respect to monitoring, the Department does random school audits where it checks for compliance with dosage requirements. School nurses and administrators are also aware of these requirements and monitor the immunization status of children.

§ 23.86. School Reporting.

Although the Department received no comments on this section, in reviewing the proposed regulations, the Department determined that nonsubstantive changes were necessary to subsection (d)(6) and (7). The Department revised those sections to mirror the language in earlier paragraphs.

CHAPTER 27. COMMUNICABLE AND NONCOMMUNICABLE DISEASES.

Section 27.77. Exemptions to immunization requirements for children in child care group settings

One commentator recommended that the fourth dose of necessary vaccines should be given between the ages of 4 and 6, since this reflects the recommendations of ACIP, the American Academy of Pediatrics, and the American Academy of Family Practitioners.

The commentator noted that this would alter the language of 28 Pa. Code § 27.77(d)(1)(i) and (ii) (relating to immunization requirements for children in child care group settings).

The Department has not made changes to its amendments in response to this comment.

This final rulemaking is not intended to set out general rules of medical practice for the provision of immunizations to children. The Department's authority in promulgating these regulations is to set out a list of diseases against which children must be immunized for entry to and attendance at school. Therefore, the regulations are written to set out requirements for school attendance.

Because the age of children attending a school-based setting is changing, and many children younger than the typical age for school entry at kindergarten (5 years of age), are found in school-based settings, the Department has found it necessary to clarify its regulations relating to immunizations for children. This could, potentially, create confusion with the Department's separate set of regulations promulgated under a different authority addressing the issue of children in child care group settings. See 28 Pa. Code § 27.77 (relating to immunization requirements for children in child care group settings). In order to ensure that confusion does not continue, the Department has also revised section 27.77(d) (relating to exemptions from the regulations relating to child

care group settings), to ensure that children attending kindergarten, elementary or higher school who are 5 years of age or older are not subject to those child care group setting requirements, and are required, even in a child care group setting, to receive the immunizations set out in Chapter 23.

D. <u>COST AND PAPERWORK ESTIMATE</u>

1. Cost

a. Commonwealth

The Commonwealth will incur some costs for the purchase of TdaP and meningococcal conjugate vaccines, as well as additional Td, hepatitis B and varicella vaccines; and the mumps containing vaccine (MMR), through the expenditure of federal immunization grant funds. The Commonwealth will also incur costs through the Medical Assistance Program, which pays for administering the vaccines for eligible persons. The Department makes vaccines available at no cost to private providers enrolled in the Vaccines For Children (VFC) Program for children through 18 years of age who have no insurance, who are Medicaid eligible or who are Alaskan Native or American Indian. In addition, VFC Program vaccine is also made available to other public clinic sites (Federally Qualified Health Centers and Rural Health Clinics) for the same population, and also for underinsured children through 18 years of age. Vaccines are made available to schools at no cost through the Department's School Based Catch-Up Program for those students who have no medical home or are unable to seek the immunization through a public clinic site. The Commonwealth will realize savings, however, based on the

amount of funds that will not be needed to control the outbreak of vaccine preventable diseases.

The inclusion of a grace period into the regulations adds no cost for the Commonwealth, including either the Department or PDE. The 4-day grace period is intended to allow a vaccine dose administered 4 days before the minimum interval between doses or before the appropriate age is reached to be counted as a valid dose. Since there is no scientific basis for taking a position that a vaccine must be given with a strict interval between doses or at an exact age or the vaccine is ineffective or unsafe, the grace period would merely allow schools to accept vaccines provided within this period for purposes of determining compliance with the Department's regulations relating to school attendance.

b. Local Government

There will be no fiscal impact on local governments. Local governments may see a slight cost savings, since local governments do bear some of the cost of disease outbreak investigations and control measures. (The Department addresses the potential impact of these proposed amendments on school districts, which may be considered to be local government, under the heading of "Regulated Community.")

c. Regulated Community

Families whose children's vaccinations are covered by their insurance plans (public or private) pursuant to State law will not see any out-of-pocket cost for the added vaccines.

Families whose insurance plans do not cover these vaccinations, or who do not have

insurance, will need to seek other assistance to pay for the vaccines, or pay out-of-pocket. In general, there is other assistance provided for vaccinations from the Department, if no third party payer is available. The Department, through its state health centers, provides vaccinations. The Department also provides vaccines to providers for certain eligible children through the VFC Program, and to schools through its Catch-Up program. The savings in prevention of childhood illness would outweigh the minimal cost of the vaccine.

The inclusion of a grace period does not add cost for school districts. School districts currently decide which children are appropriately immunized, and which are not appropriately immunized and so are to be excluded from attendance. The inclusion of a 4-day grace period, which is intended to allow a vaccine dose administered 4 days before the minimum interval between doses or before the appropriate age is reached to be counted as a valid dose, will now be taken into consideration in making this determination. This amendment does not add significantly to the cost of determining whether children are appropriately immunized, since the recommendation for a waiver period has been in place since the Department published its notice in 2002.

The amendments do add two additional immunizations for school officials to review, two additional vaccine doses to account for (2 doses of varicella and 2 doses of mumps), and may increase the amount of follow-up needed to ensure that provisionally enrolled students in all grades receive the necessary doses in the series for all required

immunizations¹ prior to the expiration of the eight-month provisional enrollment deadline. Provisional enrollment allows for a child who has not had all the required vaccine doses described in section 23.83 to continue attendance at school if he or she has had at least one dose of each required vaccine and there is a plan for that child obtaining all required immunizations. (28 Pa. Code § 23.85(e)). A child provisionally admitted to school must have completed the immunizations required by section 23.83 within an 8 month period from the date of his or her provisional admission, or the school administrator may neither admit the child to school, nor permit the child's continued admission. (Id.) Again, the savings in the prevention of an outbreak of a childhood illness in a school district outweighs the minimal cost in staff time to review two additional immunizations and to follow-up on provisional enrollments.

No additional cost will be added to the regulated community by the deletion of the requirements that the hemagglutination test or a comparable test be used to show a history of immunity to measles or German measles, and that a more current test be used. Even without any amendment to the regulations, there would be a cost associated with choosing this particular method of showing immunity -- the cost of the hemagglutination test. Since the amendment does not prohibit that particular test from being used in the future, no cost beyond that of the hemagglutination test would be incurred, and the cost of the regulations in this regard remains stable. Future tests may, in fact, decrease in price, which would provide a cost savings for affected persons. Further, use of this method of proving immunity is not required.

¹ Children lacking the TdaP and MCV vaccinations would not qualify for a provisional period, since those immunizations only call for one dose, and in order to qualify for provisional status, a child must have at least one dose. (28 Pa. Code § 23.85(e)).

Lastly, no additional cost is added by the Department's clarification regarding children in child care group settings located in schools. The requirements for attendance at school and school reporting do not apply to those children. The regulations that apply are those immunization requirements that are already in place that deal with child care group settings at 28 Pa. Code § 27.77.

d. General public

The general public will not see an increase in cost. The general public will see a decrease in costs resulting from a reduction in medical treatment needed to treat the disease and a reduction in the loss of work in order to stay home with a sick child. The general public may see a benefit in the reduction of vaccine preventable diseases, such as pertussis, chickenpox, mumps and meningitis. Since the school environment is conducive to the contracting and transmission of diseases among children with no immunity, failure to immunize properly not only puts children at risk for contracting these debilitating diseases, it also places the public at risk since these diseases are then easily spread by staff and children outside the school setting and into the general public.

2. Paperwork Estimates

a. Commonwealth and the Regulated Community

Schools will be required to report in accordance with the new reporting requirements, which require them to report the number of doses of individual antigens that have been administered to students. The Department will need to review and include those new

reported numbers in its report to the CDC. Schools are currently required to report immunization coverage status for their students to the Department in order for the Department to satisfy CDC requirements relating to reporting of immunizations. The additional paperwork requirements for the Commonwealth, including both the Department and PDE, and the regulated community would be minimal, however, since school districts already complete this annual report regarding the number of immunizations and follow up on provisional enrollment. School nurses, who perform record keeping and reporting requirements in the schools, currently maintain and report this information. The CDC, however, is in the process of changing these requirements. The Department will provide reporting forms to schools, as it currently does, and the reports will be sent to the same Department office as the current reports. Schools also have the option of electronic reporting.

b. Local Government

There is no additional paperwork requirement for local government. (The Department has included school districts, which may be considered to be local government, under the heading of "Regulated Community.")

c. General Public

There is no additional paperwork requirement for the general public.

E. STATUTORY AUTHORITY

The Department obtains its authority to promulgate regulations relating to immunizations in schools from several sources. Generally, the Disease Prevention and Control Law of 1955 (35 P.S. § 521.1 et seq.) (Act) provides the Advisory Health Board (Board) with the authority to issue rules and regulations on a variety of matters relating to communicable and non-communicable diseases, including what control measures are to be taken with respect to which diseases, provisions for the enforcement of control measures, requirements concerning immunization and vaccination of persons and animals, and requirements for the prevention and control of disease in public and private schools. (35 P.S. § 521.16(a)). Section 16(b) of the Act (35 P.S. § 521.16(b)) gives the Secretary of Health (Secretary) the authority to review existing regulations and make recommendations to the Board for changes the Secretary considers to be desirable.

The Department also finds general authority for the promulgation of its regulations in the Administrative Code of 1929 (71 P.S. § 51 et seq.) Section 2102(g) of the Administrative Code (71 P.S. § 532(g)) gives the Department this general authority. Section 2111(b) of the Administrative Code of 1949 (71 P.S. § 541(b)) provides the Board with additional authority to promulgate regulations deemed by the Board to be necessary for the prevention of disease, and for the protection of the lives and the health of the people of the Commonwealth. That section further provides that the regulations of the Board shall become the regulations of the Department.

The Department's specific authority for promulgating regulations relating to school immunizations is found in the Administrative Code and in the Public School Code of

1949 (24 P.S. § 1-101 et seq.) Section 2111(c.1) of the Administrative Code (71 P.S. § 541(c.1)) provides the Board with the authority to make and revise a list of communicable diseases against which children are required to be immunized as a condition of attendance at any public, private, or parochial school, including kindergarten. The section requires the Secretary to promulgate the list, along with any rules and regulations necessary to insure the immunizations are timely, effective, and properly verified.

Section 1303a of the Public School Code (24 P.S. § 13-1303a) provides that the Board will make and review a list of diseases against which children must be immunized, as the Secretary may direct, before being admitted to school for the first time. The section provides that the school directors, superintendents, principals, or other persons in charge of any public, private, parochial, or other school including kindergarten, must ascertain whether the immunization has occurred, and certificates of immunization will be issued in accordance with rules and regulations promulgated by the Secretary with the sanction and advice of the Board.

F. <u>EFFECTIVENESS/SUNSET DATES</u>

The amendments are effective upon their publication in the <u>Pennsylvania Bulletin</u> as final rulemaking. No sunset date has been established. The Department will continually review and monitor the effectiveness of these regulations.

G. <u>REGULATORY REVIEW</u>

Under Section 5(a) of the Regulatory Review Act (71 P.S. §§ 745.1 – 745.15), the

Department submitted a copy of a Notice of Proposed Rulemaking, published at 36 Pa.B.

6403 on October 21, 2006, to the Independent Regulatory Review Commission ("IRRC")

and to the Chairpersons of the House Health and Human Services Committee and the

Senate Public Health and Welfare Committee. In compliance with Section 5(c) of the

Regulatory Review Act, the Department also provided IRRC and the Committees with

copies of all comments received during the formal comment period, as well as other

documentation.

In compliance with Section 5.1(a) of the Regulatory Review Act, the Department
submitted a copy of the final-form regulations to IRRC and the Committees on
In addition, the Department provided IRRC and the Committees
with information pertaining to commentators and a copy of a detailed Regulatory
Analysis Form prepared by the Department in compliance with Executive Order 1996-1,
"Regulatory Review and Promulgation." A copy of this material is available to the public
upon request.
In preparing this final-form regulation the Department has considered all comments
received from IRRC, the Committees and the public.
This final-form regulation was (deemed) approved by the House Health and Human
Services Committee on and (deemed) approved by the Senate Public
Health and Welfare Committee on IPPC met on

______, and approved the regulation in accordance with Section 5.1(e) of the Regulatory Review Act

H. CONTACT PERSON

Questions regarding these regulations may be submitted to Heather Stafford, Director, Division of Immunization, Department of Health, 625 Forster St., Harrisburg, PA 17108, (717) 787-5681, within 30 days after publication of this notice in the Pennsylvania Bulletin. Persons with a disability who wish to submit comments, suggestions, or objections regarding the proposed regulation may do so by using the above number or address. Speech and/or hearing impaired persons may use V/TT (717) 783-6514 or the Pennsylvania AT&T Relay Service at (800-654-5984[TT]). Persons who require an alternative format of this document may contact Ms. Stafford so that necessary arrangements may be made.

I. FINDINGS

The Department finds that:

- (1) Public notice of intention to adopt the regulations adopted by this order has been given under sections 201 and 202 of the act of July 31, 1968 (P.L. 769, No. 240) (45 P.S. §§1201 and 1202), and the regulations thereunder, 1 Pa. Code §§7.1 and 7.2.
- (2) A public comment period was provided as required by law and all comments were considered.

(3) The adoption of regulations in the manner provided by this order is necessary and appropriate for the administration of the authorizing statute.

J. ORDER

The Department, acting under the authorizing statute, orders that:

- (1) The regulations of the Department at 28 Pa. Code Chapters 23 and 27, are amended by amending §§ 23.82-23.83, 23.86 and 27.77 as set forth in Annex A.
- (2) The Secretary of Health shall submit this order and Annex A to the Office of General Counsel and the Office of Attorney General for approval as required by law.
- (3) The Secretary of Health shall submit this Order, Annex A and a Regulatory Analysis Form to IRRC, the House Committee on Health and Human Services and the Senate Committee on Public Health and Welfare for their review and action as required by law.
- (4) The Secretary of Health shall certify this order and Annex A and deposit them with the Legislative Reference Bureau as required by law.
- (5) This order shall take effect immediately upon publication in the *Pennsylvania Bulletin*.

LISTING OF COMMENTATORS FOR FINAL REGULATION NO. 10-181 SCHOOL IMMUNIZATION REQUIREMENTS 28 PA. CODE CHAPTER 23

- Pennsylvania Medical Society 777 East Park Drive PO Box 8820 Harrisburg, PA 17105 Peter S. Lund MD, FACS President
- M. Catherine Roth, RN, CRNP Manheim Township Middle School Neff Sixth Grade PO Box 5134 School Road Lancaster, PA 17606

ANNEX A

TITLE 28. HEALTH AND SAFETY

PART III. PREVENTION OF DISEASES

CHAPTER 23. SCHOOL HEALTH

Subchapter C. IMMUNIZATION

§23.82. Definitions.

The following words and terms, when used in this subchapter, have the following meanings, unless the context clearly indicates otherwise:

* * *

Attendance at school — The attendance at a grade, or special classes, kindergarten through 12th grade, including public, private, parochial, vocational, intermediate unit and home education students **AND STUDENTS OF CYBER AND CHARTER SCHOOLS**. This definition does not cover the attendance of children at a child care group setting, defined by 28 Pa. Code § 27.1 (relating to definitions), located in a public, private, or vocational school, or in an intermediate unit.

§ 23.83. Immunization requirements.

(a) [Required for entry] <u>Duties of a school director, superintendent, principal, or other person in charge of a public, private, parochial or nonpublic school.</u> [The following immunizations are required for entry into school for the first time at the kindergarten or first grade level, at public, private or parochial schools in this Commonwealth, including special

education and home education programs:

- (1) Hepatitis B. Three properly spaced doses of hepatitis B vaccine or a history of hepatitis B immunity proved by laboratory testing.
- (2) Diphtheria. Four or more properly-spaced doses of diphtheria toxoid, which may be administered as a single antigen vaccine, in combination with tetanus toxoid or in combination with tetanus toxoid and pertussis vaccine. One dose shall be administered on or after the 4th birthday.
- (3) Tetanus. Four or more properly-spaced doses of tetanus toxoid, which may be administered as a single antigen vaccine, in combination with diphtheria toxoid or in combination with diphtheria toxoid and pertussis vaccine. One dose shall be administered on or after the 4th birthday,
- (4) *Poliomyelitis*. Three or more properly-spaced doses of any combination or oral polio vaccine or enhanced inactivated polio vaccine.
- (5) Measles (rubeola). Two properly spaced doses of live attenuated measles vaccine, the first dose administered at 12 months of age or older, or a history

of measles immunity proved by serological evidence showing antibody to measles as determined by the hemagglutination inhibition test or a comparable test. Each dose of measles vaccine may be administered as a single antigen vaccine.

- (6) German measles (rubella). One dose of live attenuated rubella vaccine, administered at 12 months of age or older or a history of rubella immunity proved by serological evidence showing antibody to rubella determined by the hemagglutination inhibition test or any comparable test. Rubella vaccine may be administered as a single antigen vaccine.
- (7) Mumps. One dose of live attenuate mumps vaccine, administered at 12 months of age or older or a physician diagnosis of mumps disease indicated by a written record signed by the physician or the physician's designee. Mumps vaccine may be administered as a single antigen vaccine.
- (8) Chickenpox (varicella). One of the following:
 - (i) One dose of varicella vaccine, administered at 12 months of age or older.

(ii) A history of chickenpox immunity proved by laboratory testing or a written statement of a history of chickenpox disease from a parent, guardian or physician.]

Each school director, superintendent, principal, or other person in charge of a public, private,
parochial or nonpublic school in this Commonwealth, including vocational schools, intermediate
units, and special education and home education programs, CYBER AND CHARTER

SCHOOLS, shall ascertain that a child has been immunized in accordance with the requirements
in subsections (b), (c) and (e) prior to admission to school for the first time, PURSUANT TO

24 p.s. § 13-1303A (RELATING TO IMMUNIZATION REQUIRED; PENALTY).

- (b) Required for attendance. The following immunizations are required as a condition of attendance at school in this Commonwealth[if the child has not received the immunizations required for school entry listed in subsection (a)].
 - (1) Diphtheria. [Three] Four or more properly-spaced doses of diphtheria toxoid, which may be administered as a single antigen vaccine, in combination with tetanus toxoid or in combination with tetanus toxoid and pertussis vaccine. One THE FOURTH dose shall be administered on or after the 4th birthday.

(2) Tetanus. [Three] Four or more properly-spaced doses of tetanus toxoid, which may be administered as a single antigen vaccine, in combination with diphtheria toxoid or in combination with diphtheria toxoid and pertussis vaccine. One-THE FOURTH dose shall be administered on or after the 4th birthday.

* * *

- (4) Measles (rubeola). Two properly-spaced doses of live attenuated measles vaccine, the first dose administered at 12 months of age or older, or a history of measles immunity proved by [serological evidence showing antibody to measles as determined by the hemagglutination inhibition test or a comparable test]laboratory testing BY A LABORATORY WITH THE APPROPRIATE CERTIFICATION. Each dose of measles vaccine may be administered as a single antigen vaccine.
- (5) German measles (rubella). One dose of live attenuated rubella vaccine, administered at 12 months of age or older or a history of rubella immunity proved by [serological evidence showing antibody to rubella determined by the hemagglutination inhibition test or any comparable test]laboratory testing BY A LABORATORY WITH THE APPROPRIATE

 CERTIFICATION. Rubella vaccine may be administered as a single

antigen vaccine.

- (6) Mumps. [One dose]Two properly-spaced doses of live attenuated mumps vaccine, administered at 12 months of age or older or a physician diagnosis of mumps disease indicated by a written record signed by the physician or the physician's designee. Mumps vaccine may be administered as a single antigen vaccine.
- (7) Hepatitis B. Three properly-spaced doses of hepatitis B vaccine, unless a child receives a vaccine as approved by the Food and Drug Administration for a two-dose regimen, or a history of hepatitis B immunity proved by laboratory testing.
- (8) Chickenpox (varicella). One of the following:
 - (i) Varicella vaccine:
 - (A) Required for school entry in kindergarten or the first grade

 until the school year 2010/2011, 2 properly-spaced doses

 of varicella vaccine, the first dose administered at 12

 months of age OR OLDER.

- (B) Required for school attendance until the school year

 2010/2011, 2 properly-spaced doses of varicella vaccine
 for children 13 years of age or older.
- Required for school attendance as of the school year

 2010/2011, 2 properly-spaced doses of varicella vaccine.
- (ii) Evidence of immunity. -- Evidence of immunity may be shown by one of the following:
 - (A) Laboratory evidence of immunity or laboratory confirmation of disease.
 - (B) A written statement of a history of chickenpox disease from a parent, guardian or physician.
- (c) Required for entry into 7th grade. In addition to the immunizations listed in subsection (b), the following immunizations are required at any public, private, parochial or [vocational]nonpublic school in this Commonwealth, including vocational schools, intermediate units-and, special education and home education programs, AND CYBER AND CHARTER SCHOOLS as a condition of entry for students entering the 7th grade; or, in an ungraded class, for students in the school year that the student is 12 years of age:
 - (1) [Hepatitis B. Three properly-spaced doses of hepatitis B vaccine, unless a

child receives a vaccine approved by the FDA as a two-dose regimen.

- (2) Chickenpox (varicella). One of the following:
 - (i) One dose of varicella vaccine, administered at 12 months of age or older.
 - (ii) Two properly-spaced doses of varicella vaccine for children 13 years of age and older.
 - (iii) A history of chickenpox immunity proved by laboratory testing or a written statement of history of chickenpox disease from a parent, guardian or physician.]

Tetanus and diphtheria toxoid and acellular pertussis vaccine

(Tdap)(TDAP). One dose if at least five years have elapsed since
the last dose of a vaccine containing tetanus and diphtheria as
required in subsection (b).

- (3) <u>Meningococcal Conjugate Vaccine (MCV)</u>. One dose of Meningococcal Conjugate Vaccine.
- (d) Child care group setting. Attendance at a child care group setting located in a

public, private, or vocational school, or in an intermediate unit is conditional upon the child's satisfaction of the immunization requirements in 28 Pa. Code § 27.77 (relating to immunization requirements for children in child care group settings), unless the child is 5 years of age or older.

Attendance of a child who is 5 years of age or older at a child care group setting is conditional upon the child's satisfaction of the immunization requirements in this subchapter.

(e) Pre-kindergarten programs, eEarly iIntervention programs' EARLY

CHILDHOOD SPECIAL EDUCATION CLASSROOMS and private academic pre-schools.

Attendance at a pre-kindergarten program operated by a school district, an early intervention program operated by a contractor or subcontractor including intermediate units, school districts and private vendors, or at private academic pre-schools is conditional upon the child's satisfaction of the immunization requirements in 28 Pa. Code § 27.77 (relating to immunization requirements for children in child care group settings). If a child is 5 years of age or older, the child's attendance shall be conditional upon the child's satisfaction of the immunization requirements set out in subsection (b).

(f) Grace period. A vaccine dose administered within the 4-day period prior to the minimum age for the vaccination or prior to the end of the minimum interval between doses shall be considered to be a valid dose of the vaccine for purposes of this chapter. A DOSE

ADMINISTERED GREATER THAN 4 DAYS PRIOR TO MINIMUM AGE OR INTERVAL FOR A DOSE IS INVALID FOR PURPOSES OF THIS REGULATION AND SHALL BE REPEATED.

* * *

§23.86. School reporting.

- (a) A public, private, [or] parochial or nonpublic school in this Commonwealth, including vocational schools, intermediate units, and special education and home education programs. AND CYBER AND CHARTER SCHOOLS, shall report immunization data to the Department by October 15 of each year, using forms provided by the Department.
- (b) The school administrator or the administrator's designee shall forward the reports to the [Immunization Program, Bureau of Communicable Diseases, Post Office Box 90, Harrisburg, Pennsylvania 17108]Department as indicated on the reporting form provided by the Department.
- (c) Duplicate reports shall be submitted to the county health department if the school is located in a county with a full-time health department.

- (d) The school administrator or the administrator's designee shall ensure that the school's identification information, including the name of the school, school district, county and school address, is correct, and shall make any necessary corrections, prior to submitting the report.
- [(d)](e) Content of the reports shall include the following information:
 - (1) [The identification of the school including the name of the school, the school district, the county, the intermediate unit and the type of school.
 - (2)] The month, day and year of the report.
 - [(3)](2) The number of students attending school [by]in each grade-level, or in an ungraded school in each age group, as indicated on the reporting form.
 - [(4) The number of students attending school by grade level who were completely immunized.]
 - (3) The immunization status by doses of individual antigens of every enrolled student in each grade-level, or in an un-graded school, in each age group,

- as indicated on the reporting form.
- [(5)](4) The number of students attending school [by grade-level] who were classed as medical exemptions in each grade-level, or in an un-graded school, in each age group, as indicated on the reporting form.
- [(6)](5) The number of students attending school [by grade level] who were classed as religious exemptions in each grade level, or in an un-graded school, in each age group, as indicated on the reporting form.
- [(7)](6) The number of students provisionally admitted to any IN EACH grade

 LEVEL or, in an un-graded school, in any age group AS INDICATED

 ON THE REPORTING FORM.
- [(8)](7) The number of [children]students in any EACH grade level who were denied admission because of [their] the student's inability to qualify for provisional admission or, in an un-graded school, in any EACH age group AS INDICATED ON THE REPORTING FORM.
- [(9)](8) Other information as required by the Department.

[(e) For purposes of reporting the immunization status of a school's students to the Department, the following grade-levels will be used: kindergarten, grades 1-6, 7-9, 10-12 and special education.]

* * *

CHAPTER 27. COMMUNICABLE AND NONCOMMUNICABLE DISEASES SUBCHAPTER C. QUARANTINE AND ISOLATION

COMMUNICABLE DISEASES IN CHILDREN AND STAFF ATTENDING SCHOOLS AND CHILD CARE GROUP SETTINGS

Section 27.77. Immunization requirements for children in child care group settings.

* * *

- (d) Exemptions.
 - (1) This section does not apply to the following:
 - (i) <u>Children attending [Kindergarten] kindergarten</u>, elementary school or higher school who are 5 years of age or older. These caregivers shall comply with §§ 23.81—23.87 (relating to immunization).

(ii) Children who are known by the caregiver to be [6] 5 years of age
or older or to attend a kindergarten, elementary school or higher
school.



COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF HEALTH

8TH FLOOR WEST, HEALTH & WELFARE BUILDING 625 FORSTER STREET, HARRISBURG, PA 17120

SECRETARY OF HEALTH

717-787-6436 FAX 717-787-0191

January 28, 2010

Mr. Kim Kaufman Executive Director Independent Regulatory Review Commission 14th Floor, 333 Market Street Harrisburg, Pennsylvania 17101

Re: Department of Health – Final Regulations No. 10-181

School Immunization Requirements. 28 Pa. Code Chapter 23

Dear Mr. Kaufman:

Enclosed is a copy of final-form regulations for review by the Commission pursuant to the Regulatory Review Act (Act) (71 P.S. §§745.1-745.15). Section 5.1(a) of the Act provides that, upon completion of the agency's review of comments following proposed rulemaking, the agency is to submit to the Commission and the Standing Committees, a copy of the agency's response to the comments received, the names and addresses of commentators who have requested additional information relating to the final-form regulations, and the text of the final-form regulations which the agency intends to adopt.

The Department received two (2) comments to the proposed rulemaking. While only one commentator requested a copy of the final regulations, both have been provided copies of the regulations. A list of the names and addresses of these commentators is enclosed. These comments, which discussed a number of provisions contained in the proposed regulations, were forwarded to the Commission upon receipt by the Department.

Section 5.1(e) of the Act provides that within 10 days following the expiration of the Standing Committee review period, or at its next regularly scheduled meeting, the Commission shall approve or disapprove the final-form regulations.

The Department will provide the Commission with any assistance it requires to facilitate a thorough review of the regulations. If you have any questions, please contact Neil Malady, Director, Office of Legislative Affairs.

Sincerely,

Everette James

Secretary of Health

Enclosures

TRANSMITTAL SHEET FOR REGULATIONS SUBJECT TO THE REGULATORY REVIEW ACT

I.D. NUMBEI	R: 10-181	
SUBJECT:	School Immunization Requirements	
AGENCY:	Department of Health	
	TYPE OF REGULATION Proposed Regulation	
X	Final Regulation	
	Final Regulation with Notice of Proposed Rulemaking Omitted	
	120-day Emergency Certification of the Attorney General	
	120-day Emergency Certification of the Governor	
	Delivery of Tolled Regulation a. With Revisions b. Without Revisions	
FILING OF REGULATION		
DATE	SIGNATURE DESIGNATION	
1/28/10	HOUSE COMMITTEE ON HEALTH & HUMAN SERVICES	
1/28/10	MAJORITY CHAIRMAN Frank L. Oliver	
1/28/10/	Ma Standers lagger senate committee on public health & welfare	
1/28 8.	Caller MAJORITY CHAIRMAN Patricia H. Vance	
1/28/10	INDEPENDENT REGULATORY REVIEW COMMISSION	
	ATTORNEY GENERAL (for Final Omitted only)	
	LEGISLATIVE REFERENCE BUREAU (for Proposed only)	