1) **Heading of the Part:** Immunization Registry Code

2) **Code Citation:** 77 Ill. Adm. Code 689

3) **Section Numbers:**
   - 689.10 New Section
   - 689.20 New Section
   - 689.30 New Section
   - 689.40 New Section
   - 689.50 New Section
   - 689.60 New Section
   - 689.70 New Section
   - 689.80 New Section
   - 689.90 New Section
   - 689.Appendix A New Section

4) **Statutory Authority:** Implementing and authorized by the Immunization Registry Act [410 ILCS 527],

5) **A Complete Description of the Subjects and Issues Involved:** These rules are being established to ensure that health care providers or school nurses using the Immunization Registry sign the appropriate forms to gain access to the Immunization Registry and adhere to confidentiality policies. The Immunization Registry Act was signed into law on July 11, 2011.

The economic effect on this proposed rulemaking is unknown. Therefore, the Department requests any information that would assist in calculating this effect.

The Department anticipates adoption of this rulemaking approximately six to nine months after publication of the Notice in the Illinois Register.

6) **Published studies or reports, and sources of underlying data used to compose this rulemaking:**

   - CDC. *Progress in Immunization Information Systems - United States, 2012*; MMWR 2013; 62(49);1005-1008
http://www.cdc.gov/vaccines/programs/iis/func-stds.html

7) Will this rulemaking replace any emergency rulemaking currently in effect? No

8) Does this rulemaking contain an automatic repeal date? No

9) Does this rulemaking contain incorporations by reference? No

10) Are there any other proposed rulemakings pending on this Part? No

11) Statement of Statewide Policy Objectives: This rulemaking does not create or expand any state mandates on units of local government.

12) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

Interested persons may present their comments concerning this rulemaking within 45 days after the publication of this issue of the Illinois Register to:

Susan Meister  
Division of Legal Services  
Illinois Department of Public Health  
535 W. Jefferson St., 5th floor  
Springfield, Illinois 62761  
217/782-2043  
e-mail: dph.rules@illinois.gov

13) Initial Regulatory Flexibility Analysis:

A) Types of small businesses, small municipalities and not for profit corporations affected: None

B) Reporting, bookkeeping or other procedures required for compliance: Health care providers administering vaccinations are expected to record the following information as documentation for any vaccination provided: the type of vaccine, date administered, vaccine manufacturer, vaccine lot number and the date of the
Vaccine Information Statement provided to the patient at the time of the vaccination.

C) Types of professional skills necessary for compliance: Only licensed medical professionals can administer vaccinations.

14) Regulatory Agenda on which this rulemaking was summarized: This rule was not included on either of the two most recent Regulatory Agendas because the need for the rulemaking was not apparent when the Regulatory Agendas were prepared.”

The full text of the Proposed Rules begins on the next page:
Section 689.10 Definitions

"Act" means the Immunization Data Registry Act.

"Authorized user" means an individual who has signed an Individual User Agreement and Confidentiality Statement.

"Department" means the Illinois Department of Public Health.

"Designee" means individuals, acting under the authority of a health care provider or another category of authorized user, who have been specifically delegated responsibility to access the Registry and perform functions permitted by the user.

"Director" means the Director of the Department or his or her designee.

"Health care provider" or "provider" means any person licensed and authorized to administer or order the administration of any immunization in Illinois. Health
care provider includes the clinics, facilities, hospitals, and pharmacies where the licensed health care provider works as well as Illinois licensed long-term care facilities.

"Historical records" means a record recorded by a clinic or source other than the provider; or an immunization not given from the provider’s inventory.

"Hospital" means a facility that is licensed under the Hospital Licensing Act.

"Registry" means the Illinois Comprehensive Automated Immunization Registry Exchange (I-CARE), an electronic web-based immunization data registry operated by the Department as authorized by the Act.

"Immunization" means the injection of a killed or weakened infectious organism into a human body to prevent disease.

"Individual User Agreement and Confidentiality Statement" means a signed agreement stating that the Registry user agrees that information that identifies a patient will not be released to any other person without the written consent of the patient. (Section 20(d) of the Act)

"Licensed child care center" means a center, private home, or drop-in facility open on a regular basis where children are enrolled for care or education, which is licensed by the Illinois Department of Children and Family Services.

"Licensed child-placing agency" means a child welfare agency licensed in Illinois by the Department of Children and Family Services and operating in Illinois as an adoption agency or placing agency.

"Local health authority " means a local health department that is certified by the Department under the Certified Local Health Department Code, having jurisdiction over a particular area, including city, village, township and county boards of health and health departments and the responsible executive officers of those boards, or any person legally authorized to act for the certified local health department. In areas without a certified local health department, the local health authority shall be the Department.

“Locked” means that the individual patient record information is not available to view other than to the original provider, the Department.
"Long-term care facility" means a location that is licensed under the Nursing Home Care Act or the ID/DD Community Care Act.

"Opt out" means that an individual may request the Registry to lock the record so that it is not retrievable by anyone other than the provider site that marked the record as protected.

"Opt-Out Form" means the form that the Department provides, which is accessible from the Registry, to health care providers who are authorized to administer immunizations and to individuals who request the form. (Section 15(b) of the Act.

"Patient" means an individual for whom an authorized immunization provider submits immunization data to the Registry.

"Provider site" means a health care provider, local health department, elementary or secondary school, licensed child care center, licensed child-placing agency, college or university, to which the Department may release information from the Registry.

"Provider site enrollment" means the agreement that is signed by the provider or designee, who assumes responsibility for the proper use and protection of Registry data at the site.

"School" means a state, county, city or special district system under the jurisdiction of the Illinois State Board of Education.

"Site manager" means the person at the provider site who assumes responsibility for the proper use and protection of the Registry at the site.

"User" means an individual with approved access to the Registry, who has signed an Individual User Agreement.

"Web portal" means a secure website to access Department programs and documentation in addition to registering for user accounts to access the available program information.

Section 689.20 Incorporated and Referenced Materials

a) The following federal statutes are referenced in this Part:
b) The following Illinois statutes are referenced in this Part:

1) Hospital Licensing Act [210 ILCS 85]
2) Immunization Data Registry Act [410 ILCS 527]
3) Nursing Home Care Act [210 ILCS 45]
4) ID/DD Community Care Act [210 ILCS 47]
5) Illinois Health Statistics Act [410 ILCS 520]
6) Medical Studies Act [735 ILCS 5/8-2100]

c) The following Illinois administrative rules are referenced in this Part:
Certified Local Health Department Code (77 Ill. Adm. Code 600)

d) The following federal regulations are incorporated by reference in this Part:
Privacy Rule (Standards for Privacy of Individually Identifiable Health Information) of the Health Insurance Portability and Accountability Act of 1996 (HIPAA) (45 CFR 164.512(a) and (k)(6) (October 1, 2007), 45 CFR 164.506 (October 15, 2002) and 45 CFR 164.501 (October 15, 2002)).

e) All incorporations by reference of federal regulations refer to the regulations on the date specified and do not include any amendments or editions subsequent to the date specified.

Section 689.30 Registry Development and Purposes

a) The Department may develop and maintain an immunization data registry to collect, store, analyze, release, and report immunization data. (Section 10(a) of the Act)

b) The Registry is accessible only to enrolled users who have predefined roles. Enrolled health providers can submit and obtain immunization information for
patients, including tracking and recall. Patient information is confidential and available only to authorized users.

c) Data in the Registry may be used only for the following purposes:

1) To ensure that necessary immunizations are provided and over-immunization is avoided;

2) To assess immunization coverage rates;

3) To determine areas of under-immunization and other epidemiological research for disease control purposes;

4) To document that required immunizations have provided as required for school or child care admission;

5) To determine coverage levels for various subpopulations (geographic, racial and ethnic, and age groups) in this State;

6) To accomplish other public health purposes as determined by the Department. (Section 10(b) of the Act)

d) The Registry may not be used to obtain information necessary to apply for a birth certificate, locate a child, engage in any commercial purpose, or enroll persons in lawsuits. Authorized users who engage in any prohibited use of the Registry may be denied further access to the Registry in addition to any other penalties provided by law.

Section 689.40 Immunization Data Provided to the Registry

a) Both demographic and immunization data shall be reported by participants.

1) Patient demographic information shall include, but is not limited to, patient’s name, date of birth, gender, telephone number, home address, birth place, and mother’s maiden name.

2) Patient immunization information shall include, but is not limited to, the type of immunization administered using industry standards such as vaccine groups, Health Level 7 codes, or current procedural terminology codes; date the immunization was administered, identity of the health care provider who administered the vaccines; manufacturer; trade name; lot number; and if present, any contraindications or religious or medical exemptions.
b) The current and historical immunization records of all children and adults in Illinois may be included in the Registry without consent. An individual, parent or legal custodian may have a record locked from other providers at any time by completing the Opt-Out Form, which shall be maintained at the provider site (see Section 700.80).

c) All active Vaccine for Children (VFC) providers shall use the Registry for submission of their immunization records to the Department. Failure of VFC providers to use the Registry may result in suspension from participation in the VFC program. Participation in the Registry by all other authorized immunization providers is voluntary.

d) A health care provider, physician's designee, or pharmacist's designee may provide immunization data to be entered into the Registry as prescribed in subsection (c) and for the purposes allowed under the Act and this Part unless the patient or the patient's parent or guardian, if the patient is less than 18 years of age, has completed and filed with the health care provider, physician's designee, or pharmacist's designee a written immunization data exemption form (Opt-Out Form). (Section 15(a) of the Act)

e) Data shall be provided electronically through the Department's web-based I-CARE system or through a secure electronic system integrated with I-CARE via Health Level 7 (HL7) 2.3.1 format or higher.

f) Users shall provide an acceptable level of data quality, such as correct data fields, data accuracy, and enough information to correctly merge with existing clients. Data shall be reviewed to determine data quality. Any rejected records shall be resolved by the user in a timely way. The Department may suspend system privileges and take any action as appropriate, including termination for any user that submits inaccurate data.

g) The Department will distribute to health care providers, upon request, written information to be disseminated to patients that describes the Registry. The written information will include a description of the Registry and its purpose, as well as the information concerning the opt-out option (see Section 700.90). Section 15(c) of the Act

Section 689.50 Enrollment of Provider Sites

a) As a condition of enrollment in the Registry, the provider site shall enter into and agree to comply with a Provider Site Agreement with the Department, and shall agree to:
DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED RULES

1) Use the Registry only for the immunization needs of patients, and assure that only the provider or his/her staff will have access to the Registry;

2) Assure adequate immunization;

3) Avoid unnecessary immunizations;

4) Confirm compliance with mandatory immunization requirements;

5) Conduct ongoing or special immunization coverage assessments; and

6) Accomplish other public health purposes as determined by the Department.

b) Each provider site staff member needing access to the Registry shall sign an Individual User Agreement and Confidentiality Statement, which shall be kept in the employee’s personnel file (see Section 700.60).

c) The provider site shall promptly furnish demographic and immunization information to the Registry about patients receiving immunizations, striving for submission within one week after immunization administration.

d) In addition to the requirements of subsections (a)-(c), the Provider Site Agreement will include the following provisions:

1) The provider site will abide by the requirements of the Confidentiality Statement (see Section 700.70) and is responsible for assuring that employees comply with confidentiality requirements.

2) The provider site shall supply the name, address and type of health care provider; any additional sites under the same organization; the method of data submission; whether the site is a Vaccine for Children (VFC) provider; contact information; and the signature of the provider or authorized representative.

3) If the Agreement is violated by unauthorized use of the Registry, the Department will terminate access to the Registry.

4) Unauthorized disclosure of confidential information may result in criminal penalties. A person who knowingly, intentionally, or recklessly discloses
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confidential information contained in the Registry in violation of the Act and this Part commits a Class A Misdemeanor. (Section 25 of the Act)

e) The Provider Agreement shall be signed by a representative of the health care provider before any training on the use of the Registry and before gaining access to Registry data.

f) Users shall be assigned defined roles: Key Master, Add/Edit/Delete, Add/Edit, Reports Only, View Only and Offline/Historical.

1) A Key Master can create employees, new clinics, and perform all of the functions listed in this subsection (f).

2) Add/Edit/Delete can add, edit and delete information in the Registry.

3) Add/Edit can only add and edit, but not delete information in the Registry.

4) Reports Only can only run reports in the Registry.

5) View Only can only view information in the Registry.

6) Offline/Historical is not a Registry user.

Section 689.60 Individual User Agreement

a) Each employee of a provider site who needs access to the Registry shall sign an Individual User Agreement, which also includes a confidentiality statement. Patient-specific or provider-specific information is available only to authorized users.

b) Site Managers shall notify the Department within 48 hours after any change in status of any Registry users upon termination of employment or redefining of roles.

c) The Department will revoke the Registry access of a user who misuses information contained in the Registry.

d) Users are responsible for safeguarding their passwords and User IDs and for protecting the security of the computer when a Registry session is open.
Section 689.70 Confidentiality and Access of Information

a) Records maintained as part of the Registry are confidential. (Section 20(a) of the Act). The Department will maintain the confidentiality of information within the Registry that would identify individual patients.

b) The Department may release an individual's confidential information to the individual or the individual's parent or guardian if the individual is less than 18 years of age. (Section 20(b) of the Act) Immunization records will not be released without a notarized consent form signed by the parent or legal guardian.

c) Subject to subsection (d), the Department may release information in the Registry concerning an individual to the following entities if the entity has a provider site agreement with the Department:

1) The immunization data registry of another state;
2) A health care provider or a health care provider's designee;
3) A local health department;
4) An elementary or secondary school that is attended by the individual;
5) A licensed child center in which the individual is enrolled;
6) A college or university that is attended by the individual;
7) The Department of Healthcare and Family Services or a managed care entity contracted with the Department of Healthcare and Family Services to coordinate the provision of medical care to enrollees of the medical assistance program; and
8) Department employees and their authorized agents (e.g., I-CARE staff).

d) By July 1 of each year, the Department of Healthcare and Family Services will provide to the Department a list of managed care entities under contract with the Department of Healthcare and Family Services to coordinate the provision of medical care to enrollees of the medical assistance program. The Department of Healthcare and Family Services will provide updates regarding the list of managed care entities to the Department as needed throughout the year.
e) Before immunization data may be released to an entity listed in subsection (c), the entity must enter into a Confidentiality Agreement with the Department that provides that information that identifies a patient will not be released to any other person without the written consent of the patient. (Section 20(d) of the Act) The Confidentiality Agreement provides that:

1) Only personnel whose assigned duties include functions associated with the immunization of clients can be given access to Registry information.

2) Users who willfully misuse information contained in the Registry will have their access immediately restricted by the Department.

3) Any non-health use of Registry data is prohibited, and no user shall attempt to copy the database or software used to access the Registry without written consent from the Department.

4) Site administrators may enroll users who have been trained in the use of the Registry at the appropriate access level and have signed the Individual User Agreement.

5) Identifying information contained in the Registry will be accessible only to Department personnel, their authorized agents and authorized users (I-CARE staff). Requests for data for research purposes that go beyond the scope of the individual provider’s patients or the local health department area of jurisdiction shall be forwarded to the Department.

6) Registry data identifying clients will not be disclosed to unauthorized individuals, including law enforcement, without the approval of the Director.

f) All enrolled sites shall maintain reasonable and appropriate administrative, technical and physical safeguards to ensure the integrity and confidentiality of the Registry information. The Department will conduct periodic assessments on privacy and security policies.

g) A person who knowingly, intentionally, or recklessly discloses confidential information contained in the Registry in violation of the Act and this Part commits a Class A Misdemeanor. (Section 25 of the Act)

h) The Department may release summary statistics regarding information in the immunization data registry if the summary statistics do not reveal the identity of
an individual. (Section 20(e) of the Act) Aggregate data from which personal identifying data has been removed may be released for the purposes of statistical analysis, research, or reporting only after approval by the Department. Release of data will be done in accordance with the Illinois Health Statistics Act.

i) Identifiable data may be released to the extent necessary for the treatment, control, investigation and prevention of diseases and conditions dangerous to the public health. Identifiable data can be shared for conditions of public health significance, e.g., as permitted by HIPAA regulations, the Medical Studies Act, and the Health Statistics Act. As described in the Health Statistics Act, a Department-approved Institutional Review Board, or its equivalent on the protection of human subjects in research, will review and approve requests from researchers for individually identifiable data.

Section 689.80 Opt-Out Option

a) Before entering immunization data into the Registry, authorized immunization providers who provide immunization data into the Registry shall provide the patient or the patient's parent or guardian, if the patient is less than 18 years of age, with a printed Opt-Out Form at least once. (Section 17 of the Act)

b) Op-out forms must include all of the following information:

1) A description of the Registry and its purpose;

2) That the health care provider may report immunization data to the Department to be entered into the Registry;

3) That the patient or the patient's parent or guardian, if the patient is less than 18 years of age, has a right to exempt disclosure of immunization data to the Registry and may prevent disclosure by signing an immunization data exemption form;

4) That the patient or the patient's parent or guardian, if the patient is less than 18 years of age, may have the individual's information removed from the Registry; and

5) Instructions on how to have the information removed. (Section 15(c) of the Act)

c) Completed Opt-Out Forms shall be maintained at the provider site, and a copy shall be provided to the patient or the patient's parent or guardian. If any provider
subsequently tries to add the same client to the Registry, the provider will be warned that the client's record has been locked, and the provider will be unable to save the record. Only the Department and the provider site that originally submitted the patient record have the ability to view or unlock a locked record.

d) The Opt-Out Form shall also be used to opt the patient back into the Registry if the patient decides to do so.

**Section 689.90 Use of Registry For Public Health Emergency Purposes**

a) If an epidemic or an outbreak of a vaccine-preventable disease or any disease of public health significance occurs, the Department may access and release data in the Registry without obtaining the prior consent of patients.

b) The Department may designate additional persons to view Registry information during a public health emergency.

c) The Department may use the Registry as a vaccination management and tracking system in preparation for a public health emergency and during a public health emergency.

d) The Department may include public health emergency announcements and notices or guidelines on the main screen of the Registry for immediate viewing by the Registry users and participants.

**Section 689.Appendix A Registry Access Allowed for Each User Group Type**

<table>
<thead>
<tr>
<th>User Type</th>
<th>View Immunizations</th>
<th>View Demographics</th>
<th>Add/Edit Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Health Care Providers</td>
<td>•</td>
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<tr>
<td>Local Health Department</td>
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<td>Schools/Colleges/University</td>
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<td>Child Care Centers</td>
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• Has authorization to access all information
• Has authorization to access a subset of information, with contact information removed.

**View Immunizations** means that the user has permission to view the entire immunization history and status (i.e., whether or not the client is up to date with recommended immunizations)

**View Demographics** means that the user can view information about the client, including the client’s name, date of birth, mother’s maiden name, address and telephone number.

**Add/Edit Information** means that the user can add new immunizations to a client’s record and edit immunizations already previously recorded in a client’s record. If an immunization was recorded as new, meaning that it was drawn from a provider’s inventory, no other provider may edit the immunization. Providers may edit historical immunizations not marked as given by a provider site. Users may add a new client record into the Registry or alter the details on a client already contained in the Registry.