**Section 260.300 Registration**

a) No person shall employ day laborers to provide services to or for any third party client pursuant to a contract with itself and the third party client unless that person or entity has obtained a non-transferable certificate from the Department evidencing the person is registered with the Department.

b) A day and temporary labor service agency must register each location or branch office with the Department from which it will be operated.

c) A day and temporary labor service agency shall keep, and prominently display, the certificate of registration in the public access area at each location where it operates.

d) A person that is licensed as a private employment agency must also register with the Department as a day and temporary labor service agency if it engages in the business of employing day and temporary laborers to provide services to or for any third party client pursuant to a contract with the person or entity and the third party client.

e) A person or entity must register as a day and temporary labor service agency with the Department when, on an isolated or incidental basis, it employs persons to provide professional or clerical services to or for any third party client pursuant to a contract with the person and the third party client, in addition to its primary business of employing day and temporary laborers to provide services to or for any third party client pursuant to a contract with the person and the third party client.

f) In the case of a day and temporary labor service agency that operates both day and temporary labor locations and separate locations providing professional, clerical or other non-day labor services, the requirements of subsections (c) and (d) of this Section shall apply only to the agency's day and temporary labor locations.

(Source: Renumbered from Section 260.200 and amended at 30 Ill. Reg. 11557, effective June 22, 2006)