

TERMINATED & REJECTED RULES Initiated Before January 1, 1995

Terminated Rules: Under the Administrative Procedure Act in effect before January 1, 1995, an agency shall terminate a proposed rulemaking if the agency does not wish to permanently adopt the rule. Within 120 days after publication of the notice of proposed rulemaking in the *Register* or after the close of the record for the proposed rule, whichever is later, an agency shall either adopt the rule and submit it to the Attorney General for certification or terminate the rule by filing a Notice of Termination with the Secretary of State. A.R.S. § 41-1024. The rules terminated during the time shown below are listed in the left-hand column.

Rejected Rules: Under the Administrative Procedure Act in effect before January 1, 1995, if the Attorney General determines that a rule does not meet the requirements of A.R.S. § 41-1041, the Attorney General may reject the certification of the rule, state the reason for rejection, and return the rule to the agency. The Attorney General also sends the Secretary of State a copy of the rejected rule. Any rejections by the Attorney General received during the timeframe shown below are listed in the right-hand column.

TERMINATED RULES

The table below lists all terminated rules filed April 15, 1995, and April 21, 1995

Rule	Proposed Action	Date Termination Filed	Register Vol.:p. #	Notice Date
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REJECTED RULES

The table below lists all rules rejected by the Attorney General filed April 15, 1995, through April 23, 1995

Rule	Proposed Action	Date Rejection Filed	Register Vol.:p. #	Notice Date
R2-5-207	AM	4-20-95	94:175	8-31-94