



**Arizona Administrative Register**  
**Notices of Proposed Rulemaking**

new rules proposed which reflect changes in the Arizona Revised Statutes. The proposed rules conform to present rulemaking requirements, both in form and content.

Articles 6 and 7 are being adopted in order to codify the practices and procedures which have been followed by the Board for administrative proceedings before the Board and public participation in rulemaking, respectively. Article 6 includes initiation of a hearing, denial of request for hearing, representation, notice of hearing, filing, computation of time, extension of time, record of hearings, service, proof of service, subpoenas, procedure at hearing, evidence, recommended decision, Board's decision, rehearing or review of decision, and effectiveness of orders. Article 7 provides for the agency rulemaking record; petition for adoption of a rule or review of agency practice or substantive policy statement; public comments to rules; objection to rule based upon economic, small business, or consumer impact; oral rule proceedings; petition for delayed effective date for rules and written criticism of a rule.

5. **A showing of good cause why the rule is necessary to promote a statewide interest if the rule will diminish a previous grant of authority of a political subdivision of this state:**  
Not applicable.
6. **The preliminary summary of the economic, small business, and consumer impact:**  
The addition of new Articles 6 and 7 are anticipated to have no economic impact on either nurses regulated under Chapter 19 or the public. The 2 Articles merely codify the administrative hearing procedures already observed by the Board in accordance with its governing statutes and the Administrative Procedures Act and the procedures available to the public under state law to participate in rulemaking, have access to substantive policy statements, object to agency practices and rules, and contest rules on the basis of the economic impact analysis prepared by the agency. The only costs are to the Secretary of State for publication of the rules and the Board in promulgating them.
7. **The name and address of agency personnel with whom persons may communicate regarding the accuracy of the economic, small business, and consumer impact statement:**  
Name: Audrey Rath, R.N.  
Nurse Practitioner Consultant  
Address: State Board of Nursing  
1651 East Morton, Suite 150  
Phoenix, Arizona 85020  
Telephone: (602) 255-5092  
Fax: (602) 255-5130
8. **The time, place, and nature of the proceedings for the adoption, amendment, or repeal of the rule or, if no proceeding is scheduled, where, when, and how persons may request an oral proceeding on the proposed rule:**  
No public proceeding is scheduled. A person may submit written comments to or request that an oral proceeding be held on the proposed rules by submitting the comments or a written request for hearing no later than 5 p.m., April 1, 1996, to the person listed above.
9. **Any other matters prescribed by statute that are applicable to the specific agency or to any specific rule or class of rules:**  
Not applicable.
10. **Incorporations by reference and their location in the rules:**  
Not applicable.
11. **The full text of the rules follows:**

**TITLE 4. PROFESSIONS AND OCCUPATIONS**

**CHAPTER 19. STATE BOARD OF NURSING**

**ARTICLE 6. PRACTICE AND PROCEDURE**

<u>Section</u>	
<u>R4-19-601.</u>	<u>Definitions</u>
<u>R4-19-602.</u>	<u>Initiation of a Hearing</u>
<u>R4-19-603.</u>	<u>Denial of Request for Hearing</u>
<u>R4-19-604.</u>	<u>Representation</u>
<u>R4-19-605.</u>	<u>Notice of Hearing</u>
<u>R4-19-606.</u>	<u>Filing; Computation of Time; Extension of Time</u>
<u>R4-19-607.</u>	<u>Record of Hearings</u>
<u>R4-19-608.</u>	<u>Service; Proof of Service</u>
<u>R4-19-609.</u>	<u>Subpoenas</u>
<u>R4-19-610.</u>	<u>Procedure at Hearing</u>
<u>R4-19-611.</u>	<u>Evidence</u>
<u>R4-19-612.</u>	<u>Recommended Decision</u>

<u>R4-19-613.</u>	<u>Board's Decision</u>
<u>R4-19-614.</u>	<u>Rehearing or Review of Decision</u>
<u>R4-19-615.</u>	<u>Effectiveness of Orders</u>

**ARTICLE 7. PUBLIC PARTICIPATION PROCEDURES**

<u>Section</u>	
<u>R4-19-701.</u>	<u>Agency Record; Directory of Substantive Policy Statements</u>
<u>R4-19-702.</u>	<u>Petition for Rulemaking; Review of Agency Practice or Substantive Policy Statement; Objection to Rule Based upon Economic, Small Business, or Consumer Impact</u>
<u>R4-19-703.</u>	<u>Public Comments</u>
<u>R4-19-704.</u>	<u>Oral Proceedings</u>

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R4-19-705. Petition for Delayed Effective Date  
R4-19-706. Written Criticism of Rule

**ARTICLE 6. PRACTICE AND PROCEDURE**

**R4-19-601. Definitions**

In this Article, unless the context otherwise requires:

1. "Attorney General" means the Attorney General of the state of Arizona and his designees.
2. "Complaint" means a formal written charge brought by the Board after investigation, inspection, or review to initiate formal proceedings.
3. "Hearing officer" means an individual assigned by the Office of Administrative Hearings to conduct hearings or other proceedings.
4. "Party" means each person or agency named or admitted as a party or properly seeking and entitled as of right to be admitted as a party.

**R4-19-602. Initiation of a Hearing**

- A. A hearing shall be initiated in the manner provided by the statute or rule authorizing the hearing. When a hearing is initiated by a request for hearing served upon the Board, the request for hearing shall be in writing and shall clearly cite:
1. The specific actions of the Board which are the basis of the hearing request, and
  2. The statute or rule entitling the person to a hearing.
- B. A panel of Board members or a designee may serve as hearing officer.

**R4-19-603. Denial of Request for Hearing**

If the Board denies the request for hearing, the Board shall provide to the applicant a written copy of the decision stating the reasons for denial.

**R4-19-604. Representation**

Any party may participate in the hearing in person or through legal counsel, except that a person other than an individual shall be represented by an attorney. A party shall pay for its own legal representation.

**R4-19-605. Notice of Hearing**

- A. The Board shall set the time and place of the hearing and give written notice to all parties.
- B. The notice shall contain:
1. The time, place, and nature of the hearing;
  2. A statement of the legal authority and jurisdiction under which the hearing are to be held;
  3. The name, official title, mailing address, and telephone number of the hearing officer for the hearing;
  4. A statement that a hearing will proceed without a party's presence if a party fails to attend or participate in a hearing;
  5. The names and mailing addresses of persons to whom notice is being given, including any counsel or employee who has been designated to appear for the Board.
- C. The notice may include any other matters that the Board considers desirable to expedite the proceedings.

**R4-19-606. Filing; Computation of Time; Extension of Time**

- A. The Board shall maintain a docket of all proceedings and shall assign each proceeding a number.
- B. All papers in any proceeding shall be filed in the office of the Board of Nursing within the time limit, if any, for such filing. Papers may be transmitted by ordinary or express mail, or otherwise delivered, but must be timely received at the Office of the Board. Service thereof shall be made simultaneously on all parties to the proceeding. A document shall be considered

to be filed on the date received by the Board, established by the date stamp of the office of the Board on its face.

- C. Unless otherwise specifically provided in the rules or by an order of the Board, an original and 1 copy of all papers shall be filed.
- D. In computing any period of time prescribed or allowed by these rules, the day of the act, event, or default after which the designated period of time begins to run shall not be included. The last day of the period shall be included unless it is Saturday, Sunday, or a state holiday, in which event the period runs until the end of the next day which is neither Saturday, Sunday, nor a state holiday. The computation shall include intermediate Saturdays, Sundays, and holidays.
- E. For good cause shown, the hearing officer may grant continuances and extensions of time.

**R4-19-607. Record of Hearings**

The Board shall maintain a complete and separate record containing all documents and exhibits filed in connection with each hearing. Such record shall be made available upon request to the public during regular business hours.

**R4-19-608. Service; Proof of Service**

- A. Service of process shall be required with respect to documents under this Article. The party responsible for filing the document shall serve it. The original shall be filed with and retained by the Board and a copy shall be served on each party. Service shall be complete at the time of personal service or the date when placed in the mail if served by mail.
- B. The following shall establish proof of service:
1. If transmitted by certified mail, the return of the signed return receipt; or
  2. If personally served, filing with the Board a sworn affidavit stating when, how, and by whom the document was served and the date of such service.
  3. If served by publication, evidence of such publication from the newspaper of general circulation in the county in which the nurse licensee last resided or practiced.
- C. Requirements for service of documents shall be:
1. For notices of noncompliance pursuant to A.R.S. § 32-1644(D), notices of hearing or prehearing conference, decisions, or final orders of the Board, transmission either by personal service or by certified mail to the correct address of record.
  2. For all other documents, either by personal service, or by certified or regular mail to the correct address of record.
  3. When a party is represented by an attorney, service shall be made on such attorney.

**R4-19-609. Subpoenas**

- A. The Board may issue a subpoena pursuant to A.R.S. § 32-1664(I), either at the hearing officer's discretion or at the request of any party. The Board may decline to issue a subpoena for irrelevant, immaterial, or cumulative evidence.
- B. A request for subpoena shall be in writing, filed with the Board and served on each party at least 7 days prior to the date set for hearing and shall state:
1. The identification of the person or document requested;
  2. All addresses at which the subpoena shall be served; and
  3. The facts expected to be established by the person or document subpoenaed, which are necessary for a determination of relevancy and materiality.
- C. If more than 2 subpoenas are requested to establish a single fact in dispute, the request for subpoena must state the reason why the additional subpoena is not merely repetitive.
- D. The person to whom a subpoena is directed shall comply with its provisions unless, prior to the date set for hearing, the hear-

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ing officer grants a written request to quash or modify the subpoena. The request shall briefly, but thoroughly, state the reasons therefor. The hearing officer shall grant or deny such request by order.

- E.** The party requesting the subpoena shall serve it upon the person to whom it is directed.

**R4-19-610. Procedure at Hearing**

At a hearing:

1. The Board shall regulate the course of the proceedings and shall conform with any prehearing order.
2. To enable disclosure of relevant facts and issues, the Board shall give all parties the opportunity to testify, respond, present evidence and argument, present witnesses, conduct examination and cross-examination, and submit rebuttal evidence.
3. The hearing officer shall give all parties an opportunity to cross-examine a witness, challenge, or rebut a statement.
4. The Board may conduct all or part of the hearing by telephone, television, or other electronic means, so long as each party has an opportunity to participate in the entire proceeding as it takes place.
5. All hearings shall be open to public observation, except where closed pursuant to an express provision of law. A hearing conducted by telephone, television, or other electronic means shall be made available to members of the public by the opportunity during the hearing to hear the proceedings by speakerphone, monitor, or other electronic means. In addition, members of the public shall be allowed during regular office hours to hear or inspect the record of the Board and to inspect any transcript of the hearing obtained by the Board.

**R4-19-611. Evidence**

- A.** All witnesses at a hearing shall testify under oath. All parties shall have the right to present such oral or documentary evidence and to conduct such cross-examination as may be required for a full and true disclosure of the facts. The Board shall receive relevant, probative, and material evidence; rule upon offers of proof; and exclude all evidence the hearing officer has determined to be irrelevant, immaterial, or unduly repetitious. The Board shall admit the kind of evidence on which reasonably prudent people would rely, even if it would be inadmissible in a civil court trial.
- B.** A party submitting documentary evidence shall furnish a copy of each documentary exhibit to each party of record present, the Board and the court reporter attending the hearing. All documentary evidence offered shall be subject to appropriate and timely objection. When ordered by the Board, the parties shall exchange copies of exhibits prior to or at the hearing.

**R4-19-612. Recommended Decision or Board Decision**

- A.** When a matter is not heard by the Board, a hearing officer shall render a recommended decision.
- B.** A recommended decision or a decision by the Board shall include separately stated findings of fact, conclusions of law, and the reasoning for the disciplinary action, if any, recommended.
- C.** Findings of fact shall be as required by A.R.S. § 41-1061(G). The experience, technical competence, or specialized knowledge of the hearing officer or Board may be utilized in evaluating evidence.
- D.** A recommended decision pursuant to this Section shall be rendered within 60 days after conclusion of the hearing or after submission of proposed findings by the parties, unless the Board waives or extends this period for good cause.
- E.** The recommended decision shall be delivered to the Board.

- F.** The Board shall transmit a copy of the recommended decision to each party. Each party may file a memorandum of objections or exceptions to it. The memorandum shall detail reasons why the recommended decision is in error, with appropriate citations to the record, statutes, rules, and other authority. A recommended decision shall not be subject to a request for review, rehearing, or judicial review.

**R4-19-613. Board's Decision**

- A.** No later than the next regularly scheduled non-telephonic Board meeting following receipt of a recommended decision from the hearing officer, the Board shall consider the recommended decision, together with any sufficient, timely exceptions filed.
- B.** The Board may adopt, reject, or amend the hearing officer's or Board panel's recommended findings of fact, conclusions of law, and recommended remedy.

**R4-19-614. Rehearing or Review of Decision**

- A.** Any party in a contested case before the Board who is aggrieved by a decision rendered in such case may file with the Board, not later than 10 days after service of the decision, a written motion for rehearing or review of the decision specifying the particular grounds therefor. For purposes of this subsection, a decision shall be deemed to have been served when personally delivered or mailed to the party at the party's last known residence or place of business.
- B.** A motion for rehearing under this rule may be amended at any time before it is ruled upon by the Board. A response may be filed within 7 days after service of such motion or amended motion by any other party. The Board may require the filing of written briefs upon the issues raised in the motion and may provide for oral argument.
- C.** A rehearing or review of the decision may be granted for any of the following causes materially affecting the moving party's rights:
1. Irregularity in the administrative proceedings of the agency or its hearing officer or the prevailing party, or any order or abuse of discretion, whereby the moving party was deprived of a fair hearing;
  2. Misconduct of the Board or its hearing officer or the prevailing party;
  3. Accident or surprise which could not have been prevented by ordinary prudence;
  4. Newly discovered material evidence which could not with reasonable diligence have been discovered and produced at the original hearing;
  5. Excessive or insufficient penalties;
  6. Error in the admission or rejection of evidence or other errors of law occurring at the administrative hearing;
  7. That the decision is not justified by the evidence or is contrary to law.
- D.** Upon the Board's receipt of a motion for rehearing, the Board may affirm or modify the decision or grant a rehearing to all or any of the parties and on all or part of the issues for any of the reasons set forth in subsection (C). An order granting a rehearing shall specify with particularity the ground or grounds on which the rehearing is granted, and the rehearing shall cover only those matters so specified.
- E.** Not later than 10 days after a decision is rendered, the Board may on its own initiative order a rehearing or review of its decision for any reason for which it might have granted a rehearing on motion of a party. After giving the parties or their counsel notice and an opportunity to be heard on the matter, the Board may grant a motion for rehearing for a reason not stated in the motion. In either case, the order granting such a rehearing shall specify the grounds therefor.

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F. When a motion for rehearing is based upon affidavits, they shall be served with the motion. An opposing party may within 7 days after such service serve opposing affidavits.

**R4-19-615. Effectiveness of Orders**

- A. Except as provided in subsection (B), a decision shall be final when the decision is rendered, if further review is unavailable; or, upon expiration of the time for filing a request for rehearing or upon denial of such request, whichever is later. If a rehearing is granted, the decision shall be stayed until readopted or another order is issued.
- B. If, in a particular decision, the Board makes specific findings that the immediate effectiveness of such decision is necessary for the immediate preservation of the public peace, health, and safety and that a rehearing or review of the decision is impracticable, unnecessary, or contrary to the public interest, the decision may be issued as a final decision without an opportunity for a rehearing or review. If a decision is issued as a final decision without an opportunity for rehearing, the decision shall be effective when issued and any application for judicial review of the decision shall be made within the time limits permitted for applications for judicial review of the Board's final decisions.

**ARTICLE 7. PUBLIC PARTICIPATION PROCEDURES**

**R4-19-701. Agency Record; Directory of Substantive Policy Statements**

The official rulemaking record and directory of substantive policy statements is located in the office of the Board and may be reviewed any working day, Monday through Friday, from 8 a.m. until 5 p.m., except state holidays.

**R4-19-702. Petition for Rulemaking; Review of Agency Practice or Substantive Policy Statement; Objection to Rule Based upon Economic, Small Business, or Consumer Impact**

A petition to adopt, amend, or repeal a rule or a review of an existing agency practice or substantive policy statement that the petitioner alleges to constitute a rule, pursuant to A.R.S. § 41-1033, or to object to a rule in accordance with A.R.S. § 41-1056.01, shall be filed with the Board as prescribed in this Section. Each petition shall contain:

1. The name and current address of the person submitting the petition;
2. For the adoption of a new rule, the specific language of the proposed rule;
3. For the amendment of a current rule, the citation for the applicable A.A.C. number and title. Included in the request shall be the specific language of the current rule; any language to be deleted shall be stricken through but legible, and any new language shall be underlined;
4. For the repeal of a current rule, the citation for the applicable A.A.C. number and title of the rule proposed for repeal.
5. The reasons the rule should be adopted, amended, or repealed, specifically stating in reference to an existing rule, why the rule is inadequate, unreasonable, unduly burdensome, or otherwise not acceptable. Additional supporting information for the petition may be provided, including:
  - a. Any statistical data or other justification, with clear references to attached exhibits;
  - b. An identification of what persons or segment of the public would be affected and how they would be affected; and
  - c. If the petitioner is a public agency, a summary of relevant issues raised in any public hearing, or any

written comments offered by the public.

6. For a review of an existing agency practice or substantive policy statement alleged to constitute a rule, the reasons the existing agency practice or substantive policy statement constitutes a rule and the proposed action requested of the agency.
7. For an objection to a rule based upon the economic, small business, or consumer impact, the reasons or other supporting evidence of either or both of the following:
  - a. The actual economic, small business, or consumer impact significantly exceeded the impact estimated in the economic, small business, and consumer impact statement submitted on adoption of the rule;
  - b. The actual economic, small business, or consumer impact was not estimated in the economic, small business, and consumer impact statement on adoption of the rule and that actual impact imposes a significant burden on persons subject to the rule.
8. The signature of the person submitting the petition.

**R4-19-703. Public Comments**

- A. Any person may comment upon a rule proposed by the Board by submitting written comments on the proposed rule or any other matter noticed for public comment in the Register to the Board on or before the date of the close of record.
- B. Any document is considered to have been submitted on the date it is received by the Board, except if a document is mailed, in which case the date of receipt shall be the post-marked date.
- C. All written comments received pursuant to A.R.S. § 41-1023 shall be considered by the Board.

**R4-19-704. Oral Proceedings**

- A. Requests for oral proceedings, as prescribed in A.R.S. § 41-1023(C), shall:
1. Be filed with the Board;
  2. Include the name and current address of the person making the request; and
  3. Refer to the proposed rule and include, if known, the date and issue of the Register in which the notice was published.
- B. The oral proceeding shall be recorded either by an electronic recording device or stenographically, and any resulting cassette tapes or transcripts, registers, and all written comments received shall become part of the official record.
- C. The presiding officer shall utilize the following guidelines to conduct oral proceedings:
1. Voluntary registration of attendees;
  2. Registration of persons intending to speak. Registration information shall include the registrant's name, representative capacity, if applicable, a notation of their position with regard to the proposed rule and the approximate length of time they wish to speak;
  3. Opening of the record. The presiding officer shall open the proceeding by identifying the rules to be considered, the location, date, time, and purpose of the proceeding, and present the agenda;
  4. A statement by Board representatives. The statement shall explain the background and general content of the proposed rules;
  5. A public oral comment period. Comments may be limited to a reasonable time period, as determined by the presiding officer. Oral comments may be limited to prevent undue repetition;
  6. Closing remarks. The presiding officer shall announce the location where the written public comments are to be received and the date and time of the close of record;

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**R4-19-705. Petition for Delayed Effective Date**

- A. A written petition to delay the effective date of the rule, pursuant to A.R.S. § 41-1032 shall be filed with the Board. The petition shall contain:**
- 1. The name and current address of the person submitting the petition;**
  - 2. Identification of the proposed rule;**
  - 3. The need for the delay, specifying the undue hardship or other adverse impact that may result if the request for a delayed effective date is not granted, and the reasons why the public interest will not be harmed by the later date; and**
  - 4. The signature of the person submitting the petition.**

- B. The Board shall make a decision and notify the petitioner of the decision within 60 days of receipt of the petition.**

**R4-19-706. Written Criticism of Rule**

- A. Any person may file a written criticism of an existing rule with the Board.**
- B. The criticism shall clearly identify the rule addressed and specify why the existing rule is inadequate, unduly burdensome, unreasonable, or otherwise considered to be improper.**
- C. The Board shall acknowledge receipt of any criticism within 10 working days and shall place the criticism in the official record for review by the Board pursuant to A.R.S. § 41-1056.**

**NOTICE OF PROPOSED RULEMAKING**

**TITLE 19. ALCOHOL, HORSE AND DOG RACING, LOTTERY, AND GAMING**

**CHAPTER 3. ARIZONA STATE LOTTERY COMMISSION**

**PREAMBLE**

- |                                    |                                 |
|------------------------------------|---------------------------------|
| <b><u>1. Sections Affected</u></b> | <b><u>Rulemaking Action</u></b> |
| R19-3-312                          | New Section                     |
| R19-3-313                          | New Section                     |
- 2. The specific authority for the rulemaking, including both the authorizing statute (general) and the statutes the rules are implementing (specific):**  
Authorizing statute: A.R.S. § 5-504(B)  
Implementing statute: A.R.S. § 5-504(B)
- 3. The name and address of agency personnel with whom persons may communicate regarding the rulemaking:**  
Name: Sandy Williams, Executive Director  
Address: Arizona State Lottery Commission  
4740 East University Drive  
Phoenix, Arizona 85034  
Telephone: (602) 921-4400
- 4. An explanation of the rule, including the agency's reasons for initiating the rule:**  
R19-3-312 and R19-3-313 set forth provisions unique to the conduct of Arizona Lottery's instant games. The provisions of these rules are necessary to implement the requirements of A.R.S. § 5-504(B) which have not been specified generically in R19-3-301. The unique provisions described in these rules are the nature and location of play symbols, the ticket number, the validation code, the prize denominations, and the method of selecting a winning ticket.
- 5. A showing of good cause why the rule is necessary to promote a statewide interest if the rule will diminish a previous grant of authority of a political subdivision of this state:**  
Not applicable.
- 6. The preliminary summary of the economic, small business, and consumer impact:**  
These games will provide our players with a larger variety of instant games with a potential increase in sales. The only impact these rules have upon Lottery retailers is to specify how they determine if a ticket is a winning ticket and, if so, the prize amount.
- 7. The name and address of agency personnel with whom persons may communicate regarding the accuracy of the economic, small business, and consumer impact statement:**  
Name: Sandy Williams, Executive Director  
Address: Arizona State Lottery Commission  
4740 East University Drive  
Phoenix, Arizona 85034  
Telephone: (602) 921-4400
- 8. The time, place, and nature of the proceedings for the adoption, amendment, or repeal of the rule or, if no proceeding is scheduled, where, when, and how persons may request an oral proceeding on the proposed rule:**  
An oral proceeding has been scheduled as follows:

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Date: April 19, 1996  
 Time: 10 a.m.  
 Location: Arizona State Lottery Commission  
 4740 East University  
 Phoenix, Arizona

9. Any other matters prescribed by statute that are applicable to the specific agency or to any specific rule or class of rules:  
 The close of record for written comments is 5 p.m., April 18, 1996.  
 The close of record for oral comments is at the end of the public hearing.
10. Incorporations by reference and their location in the rules:  
 Not applicable.
11. The full text of the rules follows:

**TITLE 19. ALCOHOL, HORSE AND DOG RACING, LOTTERY, AND GAMING**

**CHAPTER 3. ARIZONA STATE LOTTERY COMMISSION**

**ARTICLE 3. INSTANT LOTTERY GAMES**

**ARTICLE 3. INSTANT LOTTERY GAMES**

Section

- R19-3-312. "Five Card Stud"  
 R19-3-313. "Bowling for Bucks"

**R19-3-312. "Five Card Stud"**

- A. Five play symbols, which are contiguous to each other in 3 rows, appear under the latex in the play area located on the right side on the front of the ticket with the words "YOUR HANDS" printed above. The play symbols captions correspond with and verify the play symbols as follows:



- B. To the right of the play symbols, 3 prize symbols appear in a vertical row with "PRIZE" printed above. The play symbol captions correspond with and verify the play symbols as follows:

\$1	=	ONEDOL	\$25	=	TWFDOL
\$2	=	TWODOL	\$50	=	FTYDOL
\$5	=	FIVEDOL	\$100	=	ONEHUND
\$10	=	TENDOL	\$1,000	=	ONETHOU

- C. The pack-ticket number begins with 000001. The pack-ticket number is located in the lower-left side on the back of the ticket.

- D. The retailer-validation code verifies instant winners of \$1, \$2, \$5, \$10, \$20, \$25, \$50, \$100, and \$300 tickets. The retailer-validation code which corresponds with and verifies each of these winners is as follows:

ONE	=	\$1	TWY	=	\$20
TWO	=	\$2	TWF	=	\$25
FIV	=	\$5	FFY	=	\$50
TEN	=	\$10	ONH	=	\$100
			TRN	=	\$300

- E. A prize winner in the "FIVE CARD STUD" instant game is determined by removing the latex from the play area on the front of the ticket to determine the 5 play symbols in "HAND 1", "HAND 2", and "HAND 3". Neither the retailer-validation code (or any portion thereof), the pack-ticket number (or any portion thereof), nor the validation number (or any portion thereof) are play symbols and are not usable or playable as

- such. If the ticket owner matches 2 like play symbols in either "HAND 1", "HAND 2", or "HAND 3", the player wins the corresponding prize under "PRIZE" for that hand.

1. If the player receives 2 like play symbols in either "HAND 1", "HAND 2", or "HAND 3", the player will receive 1 of the following prizes in the columns labeled "PRIZE" (a player may win up to 3 times per ticket):

\$1	=	\$1 (one dollar) or
\$1 + \$1	=	\$2 (two dollars) or
\$2	=	\$2 (two dollars) or
\$2 + \$2 + \$1	=	\$5 (five dollars) or
\$5	=	\$5 (five dollars) or
\$5 + \$5	=	\$10 (ten dollars) or
\$10 + \$10 + \$5	=	\$25 (twenty-five dollars) or
\$50	=	\$50 (fifty dollars) or
\$300	=	\$300 (three hundred dollars)

2. If a player receives 3 like play symbols in either "HAND 1", "HAND 2", or "HAND 3", the amount in the "PRIZE" column will be doubled. The following prizes may be won (a player may win up to 3 times per ticket):

\$1 (double)	=	\$2 (two dollars) or
\$5 (double)	=	\$10 (ten dollars) or
\$10 (double)	=	\$20 (twenty dollars) or
\$25 (double)	=	\$50 (fifty dollars) or
\$50 (double)	=	\$100 (one hundred dollars)
		or

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\$1,000 (double) = \$2,000 (two thousand dollars)

\$20  
\$100  
\$1,000  
TWYDOL  
ONEHUND  
ONETHOUD

**R19-3-313. "BOWLING FOR BUCKS"**

**A.** Three play symbols appear in a column under the latex in the play area located on the right portion of the ticket with the words "YOUR SCORE" printed above. Play-symbol captions correspond with and verify each of the play symbols as follows:

<u>140</u>	=	<u>HNFRTY</u>	<u>200</u>	=	<u>TWOHUN</u>
<u>142</u>	=	<u>HNFRTW</u>	<u>210</u>	=	<u>TWOTEN</u>
<u>145</u>	=	<u>HNFRTV</u>	<u>215</u>	=	<u>TWOFIN</u>
<u>146</u>	=	<u>HNFRSX</u>	<u>220</u>	=	<u>TWOTWY</u>
<u>149</u>	=	<u>HNFRTN</u>	<u>223</u>	=	<u>TWOTTR</u>
<u>150</u>	=	<u>HNFFTY</u>	<u>225</u>	=	<u>TWOTFV</u>
<u>154</u>	=	<u>HNFTFR</u>	<u>227</u>	=	<u>TWOTSV</u>
<u>156</u>	=	<u>HNFTSX</u>	<u>230</u>	=	<u>TWOTRY</u>
<u>160</u>	=	<u>HNSXTY</u>	<u>235</u>	=	<u>TWOTRV</u>
<u>180</u>	=	<u>HNEGTY</u>	<u>245</u>	=	<u>TWFRFV</u>
<u>185</u>	=	<u>HNETFV</u>	<u>250</u>	=	<u>TWOFTY</u>
<u>187</u>	=	<u>HNETSV</u>	<u>256</u>	=	<u>TWVFSX</u>

**B.** Three play symbols appear in a column under the latex in the play area located on the right portion of the ticket with the words "THEIR SCORE" printed above. Play-symbol captions correspond with and verify each of the play symbols as follows:

<u>140</u>	=	<u>HNFRTY</u>	<u>200</u>	=	<u>TWOHUN</u>
<u>142</u>	=	<u>HNFRTW</u>	<u>210</u>	=	<u>TWOTEN</u>
<u>145</u>	=	<u>HNFRTV</u>	<u>215</u>	=	<u>TWOFIN</u>
<u>146</u>	=	<u>HNFRSX</u>	<u>220</u>	=	<u>TWOTWY</u>
<u>149</u>	=	<u>HNFRTN</u>	<u>223</u>	=	<u>TWOTTR</u>
<u>150</u>	=	<u>HNFFTY</u>	<u>225</u>	=	<u>TWOTFV</u>
<u>154</u>	=	<u>HNFTFR</u>	<u>227</u>	=	<u>TWOTSV</u>
<u>156</u>	=	<u>HNFTSX</u>	<u>230</u>	=	<u>TWOTRY</u>
<u>160</u>	=	<u>HNSXTY</u>	<u>235</u>	=	<u>TWOTRV</u>
<u>180</u>	=	<u>HNEGTY</u>	<u>245</u>	=	<u>TWFRFV</u>
<u>185</u>	=	<u>HNETFV</u>	<u>250</u>	=	<u>TWOFTY</u>
<u>187</u>	=	<u>HNETSV</u>	<u>256</u>	=	<u>TWVFSX</u>

**C.** A pack-ticket number beginning with 100001 is located in the lower-left portion on the back of the ticket.

**D.** Prize-symbol captions correspond with and verify each of the prize symbols as follows:

<u>Prize Symbol</u>	<u>Caption</u>
<u>\$1</u>	<u>ONEDOL</u>
<u>\$2</u>	<u>TWODOL</u>
<u>\$5</u>	<u>FIVDOL</u>
<u>\$10</u>	<u>TENDOL</u>

**E.** Beneath the 3 rows will be a "BONUS BOX" with 1 of the following symbols and captions:

BOWL FREE = ONE FREE GAME  
TRY AGAIN = TRY AGAIN

**F.** The retailer-validation code verifies instant winners of \$1, \$2, \$5, \$10, \$20, \$50, \$100, \$200, or \$300. The retailer-validation code which corresponds with and verifies each of these winners is as follows:

<u>ONE</u>	=	<u>\$1</u>	<u>TWY</u>	=	<u>\$20</u>
<u>TWO</u>	=	<u>\$2</u>	<u>ONH</u>	=	<u>\$100</u>
<u>FIV</u>	=	<u>\$5</u>	<u>TWH</u>	=	<u>\$200</u>
<u>TEN</u>	=	<u>\$10</u>	<u>TRN</u>	=	<u>\$300</u>
			<u>BOL</u>	=	<u>BOWL FREE</u>

**G.** A prize winner in the "BOWLING FOR BUCKS" instant game is determined by removing the latex from the play area on the front of the ticket to determine the 3 pairs of 2 play symbols. Neither the retailer-validation code (or any portion thereof), the pack-ticket number (or any portion thereof), nor the validation number (or any portion thereof) are play symbols and are not usable or playable as such. If the ticket holder's "YOUR SCORE" beats "THEIR SCORE" in either "GAME 1", "GAME 2", or "GAME 3", the player wins the amount indicated in the "PRIZE" box. There may be 3 chances to win cash prizes on a ticket. The prizes are as follows:

<u>\$1</u>	=	<u>\$1 (one dollar) or</u>
<u>\$1 + \$1</u>	=	<u>\$2 (two dollars) or</u>
<u>\$2</u>	=	<u>\$2 (two dollars) or</u>
<u>\$5</u>	=	<u>\$5 (five dollars) or</u>
<u>\$5 + \$5</u>	=	<u>\$10 (ten dollars) or</u>
<u>\$10</u>	=	<u>\$10 (ten dollars) or</u>
<u>\$10 + \$10</u>	=	<u>\$20 (twenty dollars) or</u>
<u>\$20</u>	=	<u>\$20 (twenty dollars) or</u>
<u>\$100</u>	=	<u>\$100 (one hundred dollars)</u>
		<u>or</u>
<u>\$100 + \$100</u>	=	<u>\$200 (two hundred dol-</u>
		<u>lars) or</u>
<u>\$100 + \$100 + \$100</u>	=	<u>\$300 (three hundred dol-</u>
		<u>lars) or</u>
<u>\$1,000</u>	=	<u>\$1,000 (one thousand dol-</u>
		<u>lars) or</u>

**BONUS BOX PRIZES:**  
BOWL FREE = one free game of bowling  
TRY AGAIN = Non-winning ticket