

NOTICES OF PROPOSED RULEMAKING

Unless exempted by A.R.S. § 41-1005, each agency shall begin the rulemaking process by 1st submitting to the Secretary of State's Office a Notice of Rulemaking Docket Opening followed by a Notice of Proposed Rulemaking that contains the preamble and the full text of the rules. The Secretary of State's Office publishes each Notice in the next available issue of the *Register* according to the schedule of deadlines for *Register* publication.

Under the Administrative Procedure Act (A.R.S. § 41-1001 et seq.), an agency must allow at least 30 days to elapse after the publication of the Notice of Proposed Rulemaking in the Register before beginning any proceedings for adoption, amendment, or repeal of any rule. A.R.S. §§ 41-1013 and 41-1022.

NOTICE OF PROPOSED RULEMAKING

TITLE 4. PROFESSIONS AND OCCUPATIONS

CHAPTER 23. BOARD OF PHARMACY

PREAMBLE

1. **Sections Affected**

	<u>Rulemaking Action</u>
R4-23-110	Amend
R4-23-201	Amend
R4-23-202	Amend
R4-23-203	Amend
R4-23-205	Amend
2. **The specific authority for the rulemaking, including both the authorizing statute (general) and the statutes the rules are implementing (specific):**

Authorizing statutes: A.R.S. § 32-1904(A)(1), (A)(5), and (A)(7)
Implementing statutes: A.R.S. §§ 32-1922, 32-1924, 32-1925, and 41-1072
3. **The name and address of agency personnel with whom persons may communicate regarding the rulemaking:**

Name: Dean Wright, Compliance Officer
Address: Board of Pharmacy
5060 North 19th Avenue, Suite 101
Phoenix, Arizona 85015
Telephone: (602) 255-5125, Ext. 131
Fax: (602) 255-5740
4. **An explanation of the rule, including the agency's reasons for initiating the rule:**

This rule was necessitated by a change in the Administrative Procedure Act (APA) in the 1995 legislative session. The legislature created A.R.S. § 41-1072 which requires the establishment of licensure time-frames.

The rule establishes license time-frames to comply with A.R.S. § 41-1072. The rule amends the definition of "AZPLEX" by adding the following sentence: "The Board shall use an examination written and administered by the Board Staff or a Board-approved national pharmacy law examination written and administered in cooperation with NABP". The rule adds new definitions for the terms "day", "delinquent license", "NABP", "NAPLEX", "red C stamp", and "score transfer". The NABP (National Association of Boards of Pharmacy) has changed the name of the national pharmacist licensure examination from NABPLEX (National Association of Boards of Pharmacy Licensure Examination) to NAPLEX (North American Pharmacist Licensure Examination). This change should lead to reciprocal licensure agreements between licensing authorities in the United States and other North American countries. This will allow pharmacists to begin moving from 1 country to the other in the same way they move from 1 state to another today. The rule amends Sections R4-23-201, R4-23-202, and R4-23-203 with extensive grammar, format, and style changes necessary under the current APA and other necessary language changes to provide a clear, concise, and understandable document.

The rule amends R4-23-201(B) by clarifying the testing methods used for licensure. The new language allows the use of new technology as it becomes available. Section R4-23-201(D) is amended by deleting an unused requirement to pass a practical examination before reinstatement. The amended rule requires an appearance before the Board to furnish satisfactory proof of fitness to be licensed as a pharmacist.

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In addition to extensive grammar, format, and style changes, the rule adds new language to R4-23-202(A) that clarifies when a pharmacy degree program is accredited by the American Council on Pharmaceutical Education. The rule amends R4-23-202(B) to show the dual nature of the application process. Pharmacist licensure by examination requires passing 2 examinations, the AZPLEX and NAPLEX. New language is added to denote the individual application requirements for the 2 examinations. New subsection (B)(4) requires registration to take the NAPLEX which is administered for the Board by NABP. Through this agreement, NABP specifies the examination fee and this fee is paid directly to NABP by an applicant. The rule changes existing language and adds new language to subsection (C), establishing passing grade, notification, and re-examination requirements for both the AZPLEX and NAPLEX. The rule amends subsection (D) to clarify the score transfer process. Subsection (E) is amended with new language that requires the Board Office to mail a receipt for payment of the licensure fee to an applicant within 1 working day of receiving the payment. Subsection (F) is deleted as the grade certification process is now totally computerized and no longer requires the payment of a fee by an applicant. The rule adds a new subsection (F) that details the time-frames for licensure by examination, including administrative completeness and substantive review as required by A.R.S. § 41-1072.

In addition to extensive grammar, format, and style changes, the rule adds new language to R4-23-203(B) that specifies when an application for licensure by reciprocity is deemed received by the Board. Additional new language in subsection (B) requires an applicant to submit with the application form the documents specified in the application form. Existing language in R4-23-203(C)(2) requires the Board to "notify all applicants of the result of their examination". The rule amends subsection (C)(2) by adding new language that goes beyond just notification but instead requires the Board to "mail an applicant's AZPLEX results no later than 14 days from the date of the applicant's examination". New language is added to subsection (C)(3) to clarify the reexamination process by requiring that the applicant submit a written request to retake the AZPLEX. Subsection (D) is amended with new language that requires the Board Office to mail a receipt for payment of the licensure fee to an applicant within 1 working day of receiving the payment. The rule adds a new subsection (E) for time-frames for licensure by reciprocity.

The rule amends Section R4-23-205 by completely rewriting subsection (A), adding a new subsection (B), and renumbering subsections (B) through (E) to (C) through (F). To make the rule clear, concise, and understandable, subsection (A) is rewritten so that the licensure fees as specified in statute are clear and understandable by category. The rule amends renumbered subsection (C)(4) to reflect a statutory change by replacing the words "patent and proprietary medicine" with "nonprescription drug" and the number "15" with "30". Renumbered subsection (D)(2) is deleted as this fee is no longer required. Subsection (C)(3) is renumbered to (D)(2) and the word "board" is capitalized. Subsection (C)(4) is renumbered to (D)(3). Renumbered subsection (E) is amended to reflect the only exception for not refunding fees as specified in A.R.S. § 41-1077.

The rule addresses grammar, format, and style changes necessary under the current APA and other necessary language changes to provide a clear, concise, and understandable document.

The Board believes that adoption of these rules will benefit the public by establishing clear time-frame standards for the license application and examination process.

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:

This economic, small business and consumer impact statement for the license time-frame rule analyzes the costs, savings, and benefits that accrue to the Board of Pharmacy, Secretary of State, licensees, and the public.

With the adoption of the proposed rule, the impact on established Board of Pharmacy procedures, Board staff time, and other administrative costs is minimal. The benefits to the Board and its compliance and office staff are nonquantifiable. The estimated additional cost to the Secretary of State's office is minimal. This additional cost stems from Secretary of State's staff time publishing the rules.

The benefits provided by the proposed rule are nonquantifiable. The rule should benefit the agency's relations with the regulated public by preventing misunderstandings about the time necessary for licensure. The public will benefit from clear and concise standards for the license application and examination process.

The rule will have no financial impact unless the Board fails to meet the time-frame limits set by the rule. This failure would send the application fee back to the applicant resulting in a small cost savings for the regulated public. The Board would also pay a penalty for failure into the general fund resulting in a small increase in revenue for the State. The Board does not foresee noncompliance with the time-frames set in the rule. All parties benefit from a clear, concise, and understandable license application and examination process with definite time-frames. The use of definite time-frames prevents misunderstanding and promotes better communication between the Board and the regulated public.

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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: Dean Wright, Compliance Officer
Address: Board of Pharmacy
5060 North 19th Avenue, Suite 101
Phoenix, Arizona 85015
Telephone: (602) 255-5125, Ext. 131
Fax: (602) 255-5740
8. The time, place, and nature of the proceedings for the adoption, amendment, or repeal of the rules or, if no proceeding is scheduled, where, when, and how persons may request an oral proceeding on the proposed rule:
Written comments must be received by 5 p.m., Tuesday, November 4, 1997. An oral proceeding on the proposed rule is scheduled for:
Date: November 4, 1997
Time: 2 p.m.
Location: 5060 North 19th Avenue, Suite 101
Phoenix, Arizona 85015
A person may request information about the oral proceeding by contacting the person listed in question #7 of this Preamble.
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:
None.
11. The full text of the rules follows:

TITLE 4. PROFESSIONS AND OCCUPATIONS

CHAPTER 23. BOARD OF PHARMACY

ARTICLE 1. ADMINISTRATION

Section
R4-23-110. Definitions

ARTICLE 2. PHARMACIST LICENSURE

Section
R4-23-201. General
R4-23-202. Licensure by Examination
R4-23-203. Licensure by Reciprocity
R4-23-205. Fees

ARTICLE 1. ADMINISTRATION

R4-23-110. Definitions

"Active ingredient" means any component which is intended to furnish pharmacological activity or other direct effect in the diagnosis, cure, mitigation, treatment, or prevention of disease or to affect the structure or any function of the body of man or other animals. The term shall include those components which may undergo chemical change in the manufacture of the drug and be present in the finished drug products in a modified form intended to furnish the specified activity or effect.

"Authentication of product history" means identifying the purchasing source, the ultimate fate, and any intermediate handling of any component of a radiopharmaceutical or other drug.

"AZPLEX" means Arizona pharmacy law examination written and administered by the Board Staff or a Board-approved national pharmacy law examination written and administered in cooperation with NABP.

"Batch" means a specific quantity of drug that has uniform character and quality, within specified limits, and is produced according to a single manufacturing order during the same cycle of manufacture.

"Beyond use date" means a date determined by a pharmacist and placed on a prescription label at the time of dispensing intended to indicate a time beyond which the contents of the prescription are not recommended to be used.

"Biological safety cabinet" means a containment unit suitable for the preparation of low to moderate risk agents where there is a need for protection of the product, personnel and environment, consistent with National Sanitation Foundation (NSF) standards, published in the National Sanitation Foundation Standard 49, Class II (Laminar Flow) Biohazard Cabinetry, Revised June 1987 edition, incorporated herein by reference and on file with the Office of the Secretary of State.

"Class 100 environment" means an atmospheric environment in compliance with the Federal Standard 209 Clean Room and Work Station Requirements: Controlled Environment, publication FED-STD-209D, June 15, 1988, edition which includes January 28, 1991, changes, incorporated herein by reference and on file with the Office of the Secretary of State.

"Community pharmacy" means any place under the direct supervision of a pharmacist where the practice of pharmacy occurs or where prescription orders are compounded and dispensed other than a hospital pharmacy or a limited service pharmacy.

"Component" means any ingredient intended for use in compounding or manufacturing drugs in dosage form, including an ingredient that may not appear in the finished product.

"Correctional facility" has the same meaning as set forth in A.R.S. §§ 13-2501 and 31-341.

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"Current good compounding practices" means the minimum standards for methods used in, and facilities or controls used for, compounding a drug to ensure that the drug has the identity and strength and meets the quality and purity characteristics it purports or is represented to possess.

"Cytotoxic" means a pharmaceutical that has the capability of killing living cells.

"Day" means a calendar day unless otherwise specified.

"Delinquent license" means a pharmacist or intern license that is suspended for failure to renew and pay all required fees on or before the date the renewal is due.

"Drug sample" means a unit of a prescription drug that is not intended to be sold and is intended to promote the sale of the drug.

"Extreme emergency" means the occurrence of a fire, water leak, electrical failure, public disaster or other catastrophe constituting an imminent threat of physical harm to pharmacy personnel or patrons.

"First aid stations" means units within a business or industrial organization which are limited to, as the name implies, first aid treatment or injuries incurred in association with the business function.

"Inactive ingredient" means any component other than an "active ingredient" present in a drug.

"Industrial medical stations" means units where drugs are stored, established within businesses and industrial organizations.

"Internal test assessment" means, but is not limited to, performing quality assurance procedures necessary to ensure the integrity of the test.

"Limited-service correctional pharmacy" means a limited-service pharmacy, as defined in A.R.S. § 32-1901, that holds a current permit issued by the Board pursuant to A.R.S. § 32-1931, is located in a correctional facility, and engages in the compounding, production, dispensing, and distribution of drugs.

"Limited-service mail-order pharmacy" means a limited-service pharmacy, as defined in A.R.S. § 32-1931, that holds a current permit issued by the Board pursuant to A.R.S. § 32-1931, and dispenses a majority of its prescription medication or prescription-only devices by mailing or delivering the prescription medication or prescription-only device to an individual by the United States mail, a common or contract carrier, or a delivery service.

"Limited-service nuclear pharmacy" means a limited service pharmacy, as defined in A.R.S. § 32-1901, that holds a current permit issued by the Board under A.R.S. § 32-1931, and provides radiopharmaceutical services.

"Limited-service pharmacy permittee" means a person who has applied for and obtained a limited-service pharmacy permit in compliance with A.R.S. §§ 32-1929, 32-1930, 32-1931, and A.A.C. R4-23-606.

"Long-term care consultant pharmacist" means a pharmacist providing consulting services to a long-term care facility.

"Lot" means a batch or any portion of a batch of a drug or in the case of a drug produced by a continuous process, an amount of drug produced in a unit of time or quantity in a manner that assures its uniformity, and in either case which is identified by a distinctive lot number and has uniform character and quality with specified limits.

"Lot number" or "control number" means any distinctive combination of letters or numbers, or both, from which the complete history of the compounding or manufacturing, control, packaging, and distribution of a batch or lot of a drug can be determined.

"Materials approval unit" means any organizational element having the authority and responsibility to approve or reject components, in-process materials, packaging components and final products.

"Mediated instruction" means learning transmitted via intermediate mechanisms such as audio and/or visual tape telephone transmission, etc.

"NABP" means National Association of Boards of Pharmacy.

"NABPLEX" means National Association of Boards of Pharmacy Licensure Examination.

"NAPLEX" means North American Pharmacist Licensure Examination.

"Occupational Medicine" or "Industrial Medicine" means the field of medicine dealing with the medical problems associated with persons employed in any occupation.

"Outpatient" or "Outpatient setting" means a person that receives medical treatment as result of not being a residential patient in a health care institution, or a location where medical treatment is provided to patients not required to be overnight residents of the facility.

"Patient profile" means a readily retrievable, centrally located information record which contains, but is not limited to, patient demographics, allergies, and medication profile.

"Pharmaceutical care" means the provision of drug therapy and other pharmaceutical patient care services intended to achieve outcomes, related to the cure or prevention of a disease, elimination or reduction of a patient's symptoms, or arresting or slowing of a disease process, by identifying potential and actual drug-related problems, resolving actual drug-related problems, and preventing potential drug-related problems.

"Pharmacy law continuing education" means a continuing education activity that addresses practice issues related to state or federal pharmacy statutes, rules or regulations, offered by an Approved Provider.

"Prepackaged drug" means a drug which is packaged, ordinarily in frequently prescribed quantities, labeled, in compliance with A.R.S. §§ 32-1967 and 32-1968, for storage and subsequent dispensing by a pharmacist, or pharmacy intern under the supervision of a pharmacist, who at that time verifies that it is properly labeled for the patient.

"Provider pharmacist" means the pharmacist who supplies medication to a long-term care facility and maintains medication profiles.

"Radiopharmaceutical" means any drug that emits ionizing radiation and includes:

1. Any nonradioactive reagent kit, nuclide generator, or ancillary drug intended to be used in the preparation of any radiopharmaceutical but does not include drugs such as carbon-containing compounds or potassium-containing salts, that contain trace quantities of naturally occurring radionuclides; and
2. Any biological product that is labeled with a radionuclide or intended to be labeled with a radionuclide.

"Radiopharmaceutical quality assurance" means the performance of appropriate chemical, biological, and physical tests on potential radiopharmaceuticals and the interpretation of the resulting data to determine the suitability of the potential radiopharmaceuticals for use in humans and animals. Radiopharmaceutical quality assurance includes internal test assessment, authentication of product history, and the keeping of proper records.

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"Radiopharmaceutical services" means, the procuring, storing, handling, compounding, preparing, labeling, quality assurance testing, dispensing, distributing, transferring, recordkeeping, and disposing of radiochemicals, radiopharmaceuticals, and ancillary drugs, and includes quality assurance procedures, radiological health and safety procedures, consulting activities associated with the use of radiopharmaceuticals, and any other activities required for the provision of pharmaceutical care.

"Red C stamp" means a device used with red ink to make an invoice of a controlled substance in schedules III through V readily retrievable, as required by state and federal rules, by imprinting the invoice with a red letter C at least 1 inch high.

"Remodel" means to structurally alter the pharmacy area or location.

"Remote drug storage area" means an area that is outside the premises of the pharmacy, used for the storage of drugs, locked to deny access by unauthorized persons, and secured against the use of force.

"Resident" means a person admitted to and residing in a long-term care facility.

"Score transfer" means the process that enables an applicant to take the NAPLEX in a jurisdiction and be eligible for licensure by examination in other jurisdictions.

"Sterile pharmaceutical product" means a dosage form free from living micro-organisms.

"Strength" means:

The concentration of the drug substance (for example, w/w, w/v, or unit dose/volume basis).

The potency, that is, the therapeutic activity of the drug substance as indicated by bioavailability tests or by controlled clinical data (expressed, for example, in terms of unity by reference to a standard).

"Supervision" means the pharmacist shall be present, assume legal responsibility, and have personal oversight of activities relating to the acquisition, preparation, distribution, and sale of prescription medications by pharmacy interns or supportive personnel.

"Supplying" is the issuing of 1 or more doses of a proprietary drug in the original container of a manufacturer for subsequent use by the patient.

"Supportive Personnel" means an individual trained to perform activities related to the preparation and distribution of prescription medications, under the supervision of a pharmacist and consistent with policy and procedures as required in R4-23-403.

"Wholesale distribution" means distribution of drugs to persons other than a consumer or patient, but does not include:

The sale, purchase, or trade of a drug or an offer to sell, purchase, or trade a drug for emergency medical reasons. For purposes of this section, "emergency medical reasons" includes transfer of prescription drugs by a community or hospital pharmacy to another community or hospital pharmacy to alleviate a temporary shortage; The sale, purchase, or trade of a drug, an offer to sell, purchase, or trade a drug, or the dispensing of a drug pursuant to a prescription;

The distribution of drug samples by manufacturers' representatives or distributors' representatives; or

The sale, purchase, or trade of blood and blood components intended for transfusion.

"Wholesale distributor" means anyone engaged in wholesale distribution of drugs, including, but not limited to, manufacturers; repackers; own-label distributors; private-label distributors; jobbers; brokers;

warehouses, including manufacturers' and distributors' warehouses, chain drug warehouses, and wholesale drug warehouses; independent wholesale drug traders; and retail pharmacies that conduct wholesale distributions in the amount of at least 5% of gross sales.

ARTICLE 2. PHARMACIST LICENSURE

R4-23-201. General

- A. Licensure required: Before posing or practicing as a pharmacist in Arizona, a person shall possess a valid pharmacist license issued by the Board. No person may pose or practice as a pharmacist in Arizona until he shall have been licensed as such by the Board. There is no temporary licensure.
- B. Methods of licensure: Licensure as a pharmacist shall be either:
1. By practical examination, using paper and pencil-written testing, computer-adaptive testing, or other Board-approved testing methods; by written and practical examination or
 2. By reciprocity.
- C. Practicing pharmacist holding a delinquent license: Delinquent who has been practicing: Before an Arizona pharmacist license will be reinstated, a Any pharmacist, whose Arizona pharmacist license is has been delinquent for 5 five or more years and who is has been practicing pharmacy outside the Board's jurisdiction with a pharmacist license issued by within another jurisdiction, shall: be required to
1. Pass pass the AZPLEX or other Board-approved a jurisprudence examination,
 2. Pay all delinquent in addition to payment of all back annual renewal fees, and
 3. Pay penalty fees before reinstatement.
- D. Non-practicing pharmacist holding a delinquent license: Delinquent who has not been practicing: Before an Arizona pharmacist license will be reinstated, a Any pharmacist, whose Arizona pharmacist license is has been delinquent for 5 a period of 5 or more years; and who did has not practice been practicing pharmacy within the last year, shall complete the requirements in subsection (C) and appear before the Board to furnish satisfactory proof of fitness to be licensed as a pharmacist, in addition to the requirements in subsection (C) above, be required to pass a practical examination before reinstatement.

R4-23-202. Licensure by Examination

- A. Eligibility: - To be eligible for licensure The Board shall license as a pharmacist by examination; a any person shall who:
1. Have an Has graduated with the undergraduate or first professional degree in pharmacy from a school or college of pharmacy whose professional degree program, at the time the person graduates, is has been accredited by the American Council on Pharmaceutical Education, and -
 2. Complete Has completed not less than 1500 hours of intern training as specified in R4-23-303.
- B. Application:
1. An applicant for licensure by examination the written examinations shall file with the Board:
 - a. A completed an application form for the examinations at least 30 days before prior to the date of the AZPLEX examinations, and
 - b. A completed registration form for the NAPLEX at least 30 days before the applicant's preferred NAPLEX testing window or an Official NABP Score Transfer Report through the Board Office

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- on-line computer link with NABP indicating the applicant's score on the NAPLEX taken in another jurisdiction.
2. The Board Office shall deem an application form or registration form received on the date that the Board Office stamps on the form as the form is delivered to the Board Office and a score transfer received on the date that the NABP transmits the applicant's Official NABP Score Transfer Report through the on-line computer link to the Board Office.
 - 3.2. An applicant shall make The application for licensure by examination shall be made on a form furnished by the Board and shall submit with the application form accompanied by the documents specified in the application form and the examination application fee specified in R4-23-205(C)(1)(a). The fee shall be paid to the Arizona State Board of Pharmacy by money order or certified or personal check.
 3. The Board shall notify the applicant of the time and place of the examination.
 4. An applicant shall make the NAPLEX registration on a form furnished by the Board or NABP and shall submit with the registration form the documents specified in the registration form and the examination fee specified by NABP. The fee shall be made payable to NABP by money order, certified check, or bank draft.
 - 5.4. The Board shall deem a NAPLEX registration The application to take the National Association of Boards of Pharmacy Licensure Examination (NABPLEX) and or AZPLEX application for licensure by examination to be invalid after the Arizona Pharmacy Law Examination (AZPLEX) in Arizona shall be valid for 12 months from the date the completed application or registration form is received by the Board. An applicant whose application or registration form is invalid and who wishes to continue licensure procedures, shall submit a new application form or registration form and fee.
- C. Passing grade; notification; re-examination:
1. To pass the required examinations, an The applicant shall obtain a score of at least 75 on the NABPLEX NAPLEX and 75% on the AZPLEX.
 2. The NABP will forward an applicant's NAPLEX score to the Board 2 weeks after the applicant's examination date. The Board Office shall mail the NAPLEX score to an applicant no later than 7 days after the Board Office receives the applicant's score from NABP.
 - 3.2. The Board Office shall mail an applicant's AZPLEX score to the applicant no later than 14 days after the applicant takes the examination notify all applicants of the result of their examinations.
 - 4.3. If An the applicant who fails the NAPLEX NABPLEX examination, he or she may apply to take for a subsequent examination. An applicant applying to take a subsequent examination shall submit to the Board Office a completed NAPLEX registration form and shall again pay the examination fee specified by NABP, in R4-23-205(A). The fee shall be made payable to NABP by money order, certified check, or bank draft. An applicant who fails the NAPLEX 3 times shall petition the Board for permission before retaking the examination.
 - 5.4. If An the applicant who fails the AZPLEX examination, may apply for reexamination within the 12-month-application period defined in subsection paragraph (B)(5).(4) of this section. An applicant Applicants applying for reexamination shall submit to the Board Office a written
- request to retake the AZPLEX including the examination date preferred by the applicant and pay the examination fee specified in R4-23-205(C)(1)(b) R4-23-205(A). The fee shall be paid to the Arizona State Board of Pharmacy by money order or certified or personal check. An applicant who fails the AZPLEX 3 times shall petition the Board for permission before retaking the examination. Applicants shall be allowed to take up to 2 reexaminations within the 12-month application period.
- D. NAPLEX score transfer: NABPLEX Score Transfer
1. An applicant Applicants who receives a passing score on the NAPLEX taken in another jurisdiction NABPLEX shall complete the licensure procedure within have 12 months from the date the Board receives the applicant's Official NABP Score Transfer Report official scores from the NABP by making application for licensure according to subsection (B)(3). National Association of Boards of Pharmacy office to complete licensure. After 12 months the expiration of the 12-month grace period, an applicant the applicants may apply for licensure in Arizona under the provisions of paragraph (B) of this section R4-23-202(B) or R4-23-203(B).
 2. An applicant Applicants who takes the NAPLEX in another jurisdiction and fails the NABPLEX examination may apply for licensure in Arizona under the provisions of paragraph R4-23-202(B) of this section.
- E. Licensure: The Board shall issue a certificate of licensure to a successful applicants upon receipt of the licensure certificate fee specified in R4-23-205(A)(1)(a). The Board Office shall mail a receipt for payment of the licensure fee to the applicant within 1 working day of receiving the payment.
- F. Certification of grades: The Board shall send a certification of the applicant's examination scores to another licensing board upon request and payment of the certification fee specified in R4-23-205.
- F. Time-frames for licensure by examination:
1. The Board Office shall finish an administrative completeness review within 20 days from the date of receipt of an application or registration form.
 - a. The Board Office shall issue a written notice of administrative completeness to the applicant if no deficiencies are found in the application or registration form.
 - b. If the application or registration form is incomplete, the Board Office shall provide the applicant with a written notice that includes a comprehensive list of the missing information. The 20-day time-frame for the Board Office to finish the administrative completeness review is suspended from the date the notice of incompleteness is served until the applicant provides the Board Office with all missing information.
 - c. If the Board Office does not provide the applicant with notice regarding administrative completeness, the application or registration form shall be deemed complete 20 days after receipt by the Board Office.
 2. An applicant with an incomplete application or registration form shall submit all of the missing information within 30 days of service of the notice of incompleteness.
 - a. If an applicant cannot submit all missing information within 30 days of service of the notice of incompleteness, the applicant may obtain an exten-

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- sion by submitting a written request to the Board Office postmarked or delivered no later than 30 days from service of the notice of incompleteness.
- b. The written request for an extension shall document the reasons the applicant is unable to meet the 30-day deadline.
 - c. The Board Office shall review the request for an extension of the 30-day deadline and grant the request if the Board Office determines that an extension of the 30-day deadline will enable the applicant to assemble and submit the missing information. An extension of the 30-day deadline shall be for no more than 30 days. The Board Office shall notify the applicant in writing of its decision to grant or deny the request for an extension. An applicant who requires an additional extension shall submit an additional written request in accordance with this subsection.
3. If an applicant fails to submit a complete application or registration form within the time allowed, the Board Office shall close the applicant's file. An applicant whose file is closed and who later wishes to obtain a license, shall apply again in accordance with subsection (B).
 4. From the date on which the administrative completeness review of an application or registration form is finished, the Board Office shall complete a substantive review of the applicant's qualifications in no more than 20 days.
 - a. If an applicant is found to be ineligible, the Board Office shall issue a written notice of denial to the applicant.
 - b. If an applicant is found to be eligible to take the NAPLEX, the Board Office shall issue a written notice of eligibility to the applicant and the NABP.
 - c. If an applicant is found to be eligible to take the AZPLEX, the Board Office shall issue a written notice of eligibility to the applicant.
 - d. If the Board Office finds deficiencies during the substantive review of an application or registration form, the Board Office shall issue a written request to the applicant for additional documentation.
 - e. The 20-day time-frame for a substantive review of eligibility to take the NAPLEX or AZPLEX is suspended from the date of a written request for additional documentation until the date that all documentation is received. The applicant shall submit the additional documentation in accordance with subsection (F)(2).
 - f. If the applicant and the Board Office mutually agree in writing, the 20-day substantive review time-frame may be extended once for no more than 10 days.
 5. For the purpose of A.R.S. § 41-1072 et seq., the Board establishes the following time-frames for licensure by examination.
 - a. Administrative completeness review time-frame: 20 days.
 - b. Substantive review time-frame: 20 days.
 - c. Overall time-frame: 40 days.
2. ~~Has passed the National Association of Boards of Pharmacy Licensure Examination (NABPLEX) or NAPLEX with a score of 75 or better or was licensed by examination in another jurisdiction having essentially the same standards for licensure as the state of Arizona at the time the pharmacist was licensed; or his or her licensure.~~
 - 3.2. Provides evidence to the Board of having completed the required secondary and professional education and training;
 - 4.3. Has engaged in the practice of pharmacy for a period of at least 1 + year or has met the internship requirements of the state of Arizona within the 1-year period immediately before previous to the date of such application; and;
 - 5.4. Has actively practiced as a pharmacist for 400 or more hours within the last calendar year. If this requirement is has not been met, an the applicant may qualify for licensure by reciprocity by obtaining an Arizona intern license must register as an intern and completing complete 400 hours of internship in an approved internship training site. practice before admittance to the jurisprudence examination.
- B. Application:**
1. A person who is eligible and wishes to be licensed An applicant for licensure by reciprocity shall file an application form at least 20 days before prior to the date of the written Arizona Pharmacy Law examination (AZPLEX).
 2. The Board Office shall deem an application for licensure by reciprocity received on the date that the Board Office stamps on the application form as the form is delivered to the Board Office.
 - 3.2. An applicant shall make The application for licensure by reciprocity shall be made on a form furnished by the Board and shall submit with the application form the documents specified in the application form and accompanied by the reciprocity application fee specified in R4-23-205(B). The fee shall be paid to the Arizona State Board of Pharmacy by money order or certified; or personal-check and entitles the applicant to 1 sitting of the AZPLEX.
 - 4.3. The Board shall deem an application Applications for reciprocal licensure by reciprocity shall be invalid after for 12 months from the date the completed application form is received by the Board. An applicant whose application form is invalid and who wishes to continue licensure procedures, shall submit a new application form and fee.
- C. Passing grade; notification; re-examination:**
1. An The applicant shall obtain a score of at least 75% on the AZPLEX examination.
 2. The Board shall mail an applicant's AZPLEX score to the applicant no later than 14 days after the applicant takes the examination, notify all applicants of the result of their examination.
 3. If an the applicant fails the AZPLEX examination, the applicant may apply for reexamination within the 12-month-application period defined in subsection paragraph (B)(4)(3) of this section. An applicant Applicants applying for reexamination shall submit to the Board Office a written request to retake the AZPLEX, including the examination date preferred by the applicant and pay the examination fee specified in R4-23-205(C)(1)(b)(A). The fee shall be paid to the Arizona State Board of Pharmacy by money order or certified or

R4-23-203. Licensure by Reciprocity reciprocity

- A. Eligibility:** A person is eligible for licensure by reciprocity who:
1. Is licensed as a pharmacist in a another jurisdiction that provides reciprocity to Arizona licensees; if such pharmacist

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- personal check. An applicant who fails the AZPLEX 3 times shall petition the Board for permission before retaking the examination. Applicants shall be allowed to take up to 2 reexaminations within the 12-month application period.
- D. Licensure: The Board shall will issue a certificate of licensure to a successful applicants upon receipt of the licensure certificate fee specified in R4-23-205(A)(1)(a). The Board Office shall mail a receipt for payment of the licensure fee to an applicant within 1 working day of receiving the payment.
- E. Time-frames for licensure by reciprocity: The Board Office shall follow the time-frames established for licensure by examination in R4-23-202(F).
- R4-23-205. Fees**
- A. Licensure Application fees:
1. Pharmacist by examination:
 - a. Initial licensure [Prorated according to A.R.S. § 32-1925(B)]: \$110.00. ~~NABPLEX (National Association of Boards of Pharmacy Licensing Examination): \$200.00.~~
 - b. Licensure renewal: \$110.00. ~~AZPLEX (Arizona Pharmacy Law Examination): \$50.00.~~
 - c. Score Transfer: \$100.00.
 2. Pharmacy or graduate intern: \$10.00. Pharmacist by reciprocity: \$300.00.
 3. Pharmacist biennial renewal: \$110.00.
 4. Pharmacy intern: \$10.00. (Prorated from month of registration to June 30 of even years.)
- B. Reciprocity fee: \$300.00.
- C. Examination fees:
1. AZPLEX:
 - a. Initial: \$100.00.
 - b. Retake: \$50.00.
 2. NAPLEX: specified by and made payable to NABP according to R4-23-202(B)(4).
- D.B. Vendor permit fees:
1. No change.
 2. No change.
 3. No change.
 4. Nonprescription drug Patent and proprietary medicine, retail:
 - a. Category I (30 ±5 or fewer less items): \$100.00 biennially
 - b. Category II (more than 30 ±5 items): \$200.00 biennially
- E.C. Other Fees:
1. No change.
 2. Certification of examination grades: \$10.00.
 - 2.3. Duplicate of any Board board-issued license, registration, certificate, or and permit: \$10.00.
 - 3.4. Certification of electronic security system: \$25.00.
- F.D. Fees are not refunded under any circumstances except for the Board's failure to comply with its established licensure or permit time-frames under A.R.S. § 41-1077.
- G.E. No change.

NOTICE OF PROPOSED RULEMAKING

TITLE 12. NATURAL RESOURCES

CHAPTER 15. DEPARTMENT OF WATER RESOURCES

PREAMBLE

- | 1. Sections Affected | Rulemaking Action |
|-----------------------------|--------------------------|
| R12-15-401 | New Section |
| Table A | New Table |
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. § 45-105(B)(1)
- Implementing Statute: A.R.S. § 41-1073(A)
3. **The name and address of agency personnel with whom persons may communicate regarding the rulemaking:**
- | | |
|------------|---|
| Name: | Martha McConnell Bush, Deputy Counsel |
| Address | Department of Water Resources
500 North 3rd Street
Phoenix, Arizona 85004 |
| | or: |
| | Docket Supervisor |
| | Department of Water Resources
500 North 3rd Street
Phoenix, Arizona 85004 |
| Telephone: | (602) 417-2420 |
| Fax: | (602) 417-2415 |

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4. **An explanation of the rule, including the agency's reasons for initiating the rule:**
A.R.S. § 45-1073 requires adoption of time-frames during which the agency will grant or deny each type of license that it issues.

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 Department will attempt to estimate the possible impacts of the licensing time-frames. It will identify the costs and benefits associated with the time-frame component of the existing package of rules administered by the Department. The analysis will be narrowly focused on the time-frame component and not on the impact of the licenses.

The rules package will be divided into 4 categories: surface water, groundwater, safety of dams, and other. Within each category, each rule will be classified according to frequency of occurrence. These classifications will enable the Department to assess the impact of the rules that are most active in each of these program areas.

Following the requirements in A.R.S. § 41-1055, the EIS will include the following items:

1. An identification of the persons who will be directly affected by, bear the costs of, or directly benefit from the licensing time-frames.
2. A cost benefit analysis of the impacts on the implementing agency, political subdivisions and businesses directly affected by the licensing time-frames.
3. Probable impacts on private and public employment.
4. Probable impacts on small businesses and related issues.
5. Probable effect on state revenues.

Costs

Preliminary staff analysis indicates that the costs to persons, public and private employment, and small businesses are expected to be minimal. Additionally, state revenues should not be adversely impacted.

The Department will be required to either purchase or develop a computerized tracking system to ensure that time-frame goals are met. The cost of the tracking system may be significant and at this time, there is no plan to recover these costs.

Benefits

Expected benefits for the public include increased certainty for applicants of permit decisions in a specified time-frame and the possibility that fees may be returned if the Department fails to meet its time-frame schedule.

The Department may benefit by increasing the efficiency of the approval process and utilizing the tracking system as an additional management tool.

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: Dennis Sundie
Address: Department of Water Resources
500 North 3rd Street
Phoenix, Arizona 85004
Fax: (602) 417-2415

8. **The time, place, and nature of the proceedings for the adoption, amendment, or repeal of the rules or, if no proceeding is scheduled, where, when, and how persons may request an oral proceeding on the proposed rule:**

Date: Wednesday, November 5, 1997
Time: 9 a.m.
Location: Conference Room A, 3rd Floor
Department of Water Resources
500 North 3rd Street
Phoenix, Arizona
Nature: Oral Proceeding

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:**
None.

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11. The full text of the rules follows:

TITLE 12. NATURAL RESOURCES
CHAPTER 15. DEPARTMENT OF WATER RESOURCES

ARTICLE 4. LICENSING TIME-FRAMES

Section

R12-15-401. Licensing time-frames

Table A. Licensing time-frames table

ARTICLE 4. LICENSING TIME-FRAMES

R12-15-401. Licensing time-frames

The following time-frames shall apply to licenses issued by the Department. "License" shall have the meaning prescribed in A.R.S. § 41-1001(11). The licensing time-frames consist of an administrative completeness review time-frame, a substantive review time-frame, and an overall time-frame.

- A. Within the administrative completeness review time-frames set forth in subsection H of this rule, the Department shall notify the applicant in writing whether the application is complete or incomplete. If the application is incomplete, the notice shall specify what information or component is required to make the application complete.
- B. An applicant with an incomplete application shall supply the missing information within 60 days from the date of the notice, or within such further time as the Director may specify, unless another time limit is specified by statute or applicable rule. If the applicant fails to complete the application within the specified time period, the Department may reject the application and close the file.
- C. Within the overall time-frames set forth in subsection H of this rule, unless extended by mutual agreement pursuant to Arizona Revised Statutes § 41-1075, the Department shall notify the applicant in writing that the application is granted or denied. If the application is denied, the Department shall

provide written justification for the denial and a written explanation of the applicant's right to a hearing or the applicant's right to appeal.

- D. In computing any period of time prescribed by this rule, the day of the filing, notice or event from which the designated period of time begins to run shall not be included. The last day of the computed period shall be included, unless it is a Saturday, Sunday, or a legal holiday, in which event the period runs until the end of the next day which is not a Saturday, Sunday, or a legal holiday. When the prescribed administrative completeness review time-frame or substantive review time-frame is less than 11 days, intermediate Saturdays, Sundays and legal holidays shall be excluded from the computation. The overall time-frame shall be the sum of the administrative completeness review time-frame and the substantive review time-frame calculated as prescribed by this section.
- E. If an amendment to an application is allowed and the Director finds the amendment requires new public notice, extensive additional analysis, or is otherwise substantial, the Director may recommence the time-frame for the application.
- F. All time-frames shall be without hearings except where otherwise noted. In cases where a hearing is held, the substantive review time-frame and overall time-frame shall be increased by 120 days.
- G. The Licensing time-frame rules shall be effective from and after December 31, 1998, as prescribed by A.R.S. § 41-1073(A).
- H. The licensing time-frames are set forth in Table A.

TABLE A:
Licensing Time-Frames Table

No.	License	Legal Authority	Completeness Review (Days)*	Substantive Review (Days)*	Overall Time-Frame (Days)*
1	Filling a body of water with poor quality water	A.R.S. § 45-132(C)	30	60	90
2	Interim water use in body of water	A.R.S. § 45-133	30	60	90
3	Temporary emergency permit for use of surface water or groundwater in body of water	A.R.S. § 45-134	10	20	30
4	Permit to appropriate water (non-instream flow)	A.R.S. §§ 45-151 and 45-153	30	420	450
5	Permit to appropriate water (instream flow)	A.R.S. §§ 45-151 and 45-153	50	530	580
6	Change in use of water	A.R.S. § 45-156(B)	30	375	405
7	Exception to limitation on time of completion of construction	A.R.S. § 45-160	5	15	20
8	Primary reservoir permit	A.R.S. § 45-161	30	420	450
9	Secondary reservoir permit	A.R.S. § 45-161	30	420	450
10	Certificate of water right (non-instream flow)	A.R.S. § 45-162	20	100	120

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No.	License	Legal Authority	Completeness Review (Days)*	Substantive Review (Days)*	Overall Time-Frame (Days)*
11	Certificate of water right (instream flow)	A.R.S. § 45-162	20	190	210
12	Reissuance of permit or certificate held by the United States or State of Arizona	A.R.S. § 45-164(C)	10	80	90
13	Severance and transfer	A.R.S. § 45-172 (excluding 172.6)	30	390	420
14	Stockpond certificate	A.R.S. § 45-273	30	190	220
15	Transporting water from this state **	A.R.S. § 45-292	120	300	420
16	Waiver of water conserving plumbing fixture requirement	A.R.S. § 45-315	10	3	13
17	Irrigated acreage in an irrigation non-expansion area	A.R.S. § 45-437	30	90	120
18	Substitution of acres in an irrigation non-expansion area/ flood damage	A.R.S. § 45-437.02	30	90	120
19	Substitution of acres in an irrigation non-expansion area/ impediments to efficient irrigation	A.R.S. § 45-437.03	30	90	120
20	Reversal of substitution of acres irrigated with Central Arizona Project water	A.R.S. § 45-452(G)	30	90	120
21	Type 1 non-irrigation grandfathered right associated with irrigation land retired 1965-1980	A.R.S. §§ 45-463 and 45-476.01	30	90	120
22	Type 2 non-irrigation grandfathered right	A.R.S. §§ 45-464 and 45-476.01	30	90	120
23	Irrigation grandfathered right	A.R.S. §§ 45-465 and 45-476.01	30	90	120
24	Substitution of acres in an active management area/flood damaged acres	A.R.S. § 45-465.01	30	90	120
25	Substitution of acres in an active management area/ impediments to efficient irrigation	A.R.S. § 45-465.02	30	90	120
26	Type 1 non-irrigation right retired after 6/12/80	A.R.S. §§ 45-469 and 45-480	30	90	120
27	Restoration of retired irrigation grandfathered right	A.R.S. §§ 45-469(O) and 45-480	30	90	120
28	Revised certificate for new or additional points of withdrawal for a Type 2 right	A.R.S. § 45-471(C)	45	135	180
29	Conveyance of irrigation grandfathered right for electrical energy generation	A.R.S. § 45-472(B)(2)	30	90	120
30	Conveyance of irrigation grandfathered right for non-irrigation use within service area	A.R.S. § 45-472(C)	30	90	120
31	Contract to supply groundwater	A.R.S. § 45-492(C)	15	90	105

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No.	License	Legal Authority	Completeness Review (Days)*	Substantive Review (Days)*	Overall Time-Frame (Days)*
32	Extension of service area to provide disproportionately large amount of water to large user	A.R.S. § 45-493(A)(2)	15	90	105
33	Addition/exclusion of acres by irrigation district	A.R.S. § 45-494.01(A)	30	90	120
34	Delivery of groundwater from an irrigation district to a general industrial use permit holder	A.R.S. § 45-497(B)	15	60	75
35	Issuance/renewal/modification of dewatering permit	A.R.S. §§ 45-513 and 45-527	30	70	100
36	Issuance/renewal/modification of mineral extraction and metallurgical processing permit	A.R.S. §§ 45-514 and 45-527	30	70	100
37	Issuance/renewal/modification of general industrial use permit	A.R.S. §§ 45-515, 45-521, 45-522, 45-523, 45-524, and 45-527	30	70	100
38	Issuance/renewal/modification of poor quality groundwater withdrawal permit	A.R.S. §§ 45-516 and 45-527	30	70	100
39	Issuance/renewal/modification of temporary permit for electrical energy generation	A.R.S. §§ 45-517 and 45-527	30	70	100
40	Issuance/extension/modification of temporary dewatering permit	A.R.S. §§ 45-518 and 45-527	30	70	100
41	Emergency temporary dewatering permit	A.R.S. § 45-518(D)	3	7	10
42	Issuance/renewal/modification of drainage water withdrawal permit	A.R.S. §§ 45-519 and 45-527	30	70	100
43	Issuance/renewal/modification of hydrologic testing permit	A.R.S. §§ 45-519.01, 45-521, 45-522, 45-524, and 45-527	30	30	60
44	Change of location of use	A.R.S. §§ 45-520(A), 45-521, and 45-527	30	30	60
45	Conveyance of a groundwater withdrawal permit	A.R.S. § 45-520(B)	30	30	60
46	Transportation of groundwater withdrawn in McMullen Valley Basin to an active management area	A.R.S. § 45-552(B)	45	105	150
47	Transportation of groundwater withdrawn in Harquahala irrigation non-expansion area to an initial active management area	A.R.S. § 45-554(B)	45	105	150

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No.	License	Legal Authority	Completeness Review (Days)*	Substantive Review (Days)*	Overall Time-Frame (Days)*
48	Transportation of groundwater withdrawn in Big Chino subbasin to an initial active management area	A.R.S. § 45-555(B)	45	105	150
49	Well spacing requirements for withdrawing groundwater for transportation to an active management area	A.R.S. § 45-559	45	105	150
50	Groundwater replenishment district's preliminary or long-term replenishment plan **	A.R.S. § 45-576.03	As prescribed by A.R.S. § 45-576.03(A)	As prescribed by A.R.S. § 45-576.03(B), (C), (D), and (E)	As prescribed by A.R.S. § 45-576.03
51	Conservation district or water district long-term replenishment plan **	A.R.S. §§ 45-576.03, 45-576.02(C), and 45-576.02(E)	As prescribed by A.R.S. § 45-576.03(I)	As prescribed by A.R.S. § 45-576.03(J), (K), (L), and (M)	As prescribed by ARS § 45-576.03
52	Notice of intent to abandon a well	A.R.S. § 45-594 and A.A.C. R12-15-816	15	15	30
53	Well construction request for variance	A.R.S. §§ 45-594, 45-596(D), and A.A.C. R12-15-820	15	35	50
54	Well driller license	A.R.S. § 45-595(C)	25	105	130
55	Single well license	A.R.S. § 45-595(D)	25	105	130
56	Renewal or reactivation of well drilling license	A.A.C. R12-15-806	25	15	40
57	Notice of intent to drill	A.R.S. § 45-596, and A.A.C. R12-15-810	15	0	15
58	Well construction permit	A.R.S. § 45-599	30	60	90
59	Alternative water measuring devices	A.R.S. § 45-604, and A.A.C. R12-15-909	15	60	75
60	Underground storage facility permit	A.R.S. §§ 45-811.01 and 45-871.01	As prescribed by A.R.S. § 45-871.01(B)	As prescribed by A.R.S. § 45-871.01(D), (G), and (H)	As prescribed by A.R.S. § 45-871.01
61	Groundwater savings facility permit	A.R.S. §§ 45-812.01 and 45-871.01	As prescribed by A.R.S. § 45-871.01(B)	As prescribed by A.R.S. § 45-871.01(D), (G), and (H)	As prescribed by A.R.S. § 45-871.01
62	Storage facility permit/renewal/conveyance/modification	A.R.S. §§ 45-814.01 and 45-871.01	As prescribed by A.R.S. § 45-871.01(B)	As prescribed by A.R.S. § 45-871.01(D), (G), and (H)	As prescribed by A.R.S. § 45-871.01
63	Water storage permit/modification/conveyance	A.R.S. §§ 45-831.01 and 45-871.01	As prescribed by A.R.S. §§ 45-831.01(G) and 45-871.01(B) and (E)	As prescribed by A.R.S. §§ 45-831.01(G) and 45-871.01(D), (E), (G), and (H)	As prescribed by A.R.S. §§ 45-831.01(G) and 45-871.01
64	Recovery well permit	A.R.S. §§ 45-834.01 and 45-871.01	As prescribed by A.R.S. § 45-871.01(B)	As prescribed by A.R.S. § 45-871.01(F), (G), and (H)	As prescribed by A.R.S. § 45-871.01
65	Emergency temporary recovery well permit	A.R.S. § 45-834.01(D)	5	10	15
66	Issuance/renewal/modification of water exchange permit	A.R.S. §§ 45-1041, 45-1042, and 45-1045	As prescribed by A.R.S. § 45-1042(A)	As prescribed by A.R.S. § 45-1042(B), (C), and (D)	As prescribed by A.R.S. § 45-1042
67	Modification of previously enrolled or permitted water exchange/non-Colorado River	A.R.S. § 45-1041(B)	60	90	150

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No.	License	Legal Authority	Completeness Review (Days)*	Substantive Review (Days)*	Overall Time-Frame (Days)*
68	<u>Construction, enlargement, repair, alteration, or removal of a dam</u>	<u>A.R.S. §§ 45-1203, 45-1206, and 45-1207</u>	<u>120</u>	<u>60</u>	<u>180</u>
69	<u>Weather modification license</u>	<u>A.R.S. § 45-1601</u>	<u>15</u>	<u>60</u>	<u>75</u>
70	<u>Certificate of Assured Water Supply</u>	<u>A.A.C. R12-15-702, A.R.S. § 45-576, and 45-578</u>	<u>150</u>	<u>60</u>	<u>210</u>
71	<u>Designation or Modification of Designation of Assured Water Supply</u>	<u>A.A.C. R12-15-702, A.A.C. R12-15-714, and A.R.S. § 45-576</u>	<u>150</u>	<u>60</u>	<u>210</u>
72	<u>Analysis of Assured Water Supply/unplatted development plan</u>	<u>A.A.C. R12-15-712, A.R.S. § 45-576(H)</u>	<u>150</u>	<u>30</u>	<u>180</u>
73	<u>Assured Water Supply for State lands</u>	<u>A.A.C. R12-15-713, A.R.S. § 37-334(F)</u>	<u>30</u>	<u>60</u>	<u>90</u>
74	<u>Water adequacy report</u>	<u>A.A.C. R12-15-716, A.R.S. § 45-108</u>	<u>60</u>	<u>60</u>	<u>120</u>
75	<u>Designation or Modification of Designation of Adequate Water Supply</u>	<u>A.A.C. R12-15-716, A.R.S. § 45-108, A.A.C. R12-15-725</u>	<u>150</u>	<u>60</u>	<u>210</u>
76	<u>Analysis of water adequacy/unplatted</u>	<u>A.A.C. R12-15-723</u>	<u>60</u>	<u>60</u>	<u>120</u>
77	<u>Adequate Water Supply for State lands</u>	<u>A.A.C. R12-15-724</u>	<u>30</u>	<u>60</u>	<u>90</u>

* The computation of days is prescribed by subsection D.

** Hearing is required