

State of Arizona
Senate
Forty-fifth Legislature
First Regular Session
2001

CHAPTER 322

SENATE BILL 1311

AN ACT

AMENDING SECTIONS 36-401, 36-405, 36-407, 36-425, 36-431.01 AND 36-431.02,
ARIZONA REVISED STATUTES; RELATING TO HEALTH CARE INSTITUTIONS.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona:

2 Section 1. Section 36-401, Arizona Revised Statutes, is amended to
3 read:

4 36-401. Definitions; adult foster care

5 A. In this chapter, unless the context otherwise requires:

6 1. "Accredited health care institution" means a health care
7 institution, other than a hospital, that is currently accredited by a
8 nationally recognized accreditation organization.

9 2. "Accredited hospital" means a hospital currently accredited by a
10 nationally recognized commission on hospital accreditation.

11 3. "Adaptive services" means medical services provided on an
12 outpatient basis.

13 4. "Adult day health care facility" means a facility providing adult
14 day health services during a portion of a continuous twenty-four hour period
15 for compensation on a regular basis for five or more adults not related to
16 the proprietor.

17 5. "Adult day health services" means a program that provides planned
18 care supervision and activities, personal care, personal living skills
19 training, meals and health monitoring in a group setting during a portion of
20 a continuous twenty-four hour period. Adult day health services may also
21 include preventive, therapeutic and restorative health related services that
22 do not include behavioral health services.

23 6. "Adult foster care" means a residential setting which provides room
24 and board and adult foster care services for at least one and no more than
25 four adults who are participants in the Arizona long-term care system
26 pursuant to chapter 29, article 2 of this title and in which the sponsor or
27 the manager resides with the residents and integrates the residents who are
28 receiving adult foster care into that person's family.

29 7. "Adult foster care services" means supervision, assistance with
30 eating, bathing, toileting, dressing, self-medication and other routines of
31 daily living or services authorized by section 36-2939, subsection C and
32 rules adopted pursuant to that section.

33 8. "Ambulatory person" means any individual, including one who uses
34 a cane or other ambulatory support device, who is physically and mentally
35 capable under emergency conditions of finding a way to safety without
36 assistance.

37 9. "Assisted living center" means an assisted living facility that
38 provides resident rooms or residential units to eleven or more residents.

39 10. "Assisted living facility" means a residential care institution,
40 including adult foster care, that provides or contracts to provide
41 supervisory care services, personal care services or directed care services
42 on a continuing basis.

43 11. "Assisted living home" means an assisted living facility that
44 provides resident rooms to ten or fewer residents.

- 1 12. "Capital expenditure" means the acquisition by lease or purchase
2 of a capital asset in the nature of buildings, fixtures or durable equipment.
3 13. "Construction" means the building, erection, fabrication, or
4 installation of a health care institution.
5 14. "Continuous" means available at all times without cessation, break
6 or interruption.
7 15. "Department" means the department of health services.
8 16. "Directed care services" means programs and services, including
9 personal care services, provided to persons who are incapable of recognizing
10 danger, summoning assistance, expressing need or making basic care decisions.
11 17. "Direction" means authoritative policy or procedural guidance for
12 the accomplishment of a function or activity.
13 18. "Director" means the director of the department of health services.
14 19. "Facilities" means buildings used by a health care institution for
15 providing any of the types of services as defined in this chapter.
16 20. "Freestanding urgent care center":
17 (a) Means an outpatient treatment center that regardless of its posted
18 or advertised name, meets any of the following requirements:
19 (i) Is open twenty-four hours a day, excluding at its option weekends
20 or certain holidays, but is not licensed as a hospital.
21 (ii) Claims to provide unscheduled medical services not otherwise
22 routinely available in primary care physician offices.
23 (iii) By its posted or advertised name, gives the impression to the
24 public that it provides medical care for urgent, immediate or emergency
25 conditions.
26 (iv) Routinely provides ongoing unscheduled medical services for more
27 than eight consecutive hours for an individual patient.
28 (b) Does not include the following:
29 (i) A medical facility that is licensed under a hospital's license and
30 that uses the hospital's medical provider number.
31 (ii) A qualifying community health center pursuant to section
32 36-2907.06.
33 (iii) Any other health care institution licensed pursuant to this
34 chapter.
35 21. "Governing authority" means the individual, agency, group or
36 corporation, appointed, elected or otherwise designated, in which the
37 ultimate responsibility and authority for the conduct of the health care
38 institution are vested.
39 22. "Health care institution" means every place, institution, building
40 or agency, whether organized for profit or not, which provides facilities
41 with medical services, nursing services, health screening services, other
42 health-related services, supervisory care services, personal care services
43 or directed care services and includes home health agencies as defined in
44 section 36-151 and hospice service agencies.

1 23. "Health-related services" means services, other than medical,
2 pertaining to general supervision, protective, preventive and personal care
3 services, supervisory care services or directed care services.

4 24. "Health screening services" means the acquisition, analysis and
5 delivery of health-related data of individuals to aid in the determination
6 of the need for medical services.

7 25. "Hospice" means a hospice service agency or the provision of
8 hospice services in an inpatient facility.

9 26. "Hospice service" means a program of palliative and supportive care
10 for terminally ill persons and their families or caregivers.

11 27. "Hospice service agency" means an agency or organization, or a
12 subdivision of that agency or organization, which is engaged in providing
13 hospice services at the place of residence of its clients.

14 28. "Inpatient beds" or "resident beds" means accommodations with
15 supporting services, such as food, laundry and housekeeping, for patients or
16 residents who generally stay in excess of twenty-four hours.

17 29. "LICENSED CAPACITY" MEANS THE TOTAL NUMBER OF PERSONS FOR WHOM THE
18 HEALTH CARE INSTITUTION IS AUTHORIZED BY THE DEPARTMENT TO PROVIDE SERVICES
19 AS REQUIRED PURSUANT TO THIS CHAPTER IF THE PERSON IS EXPECTED TO STAY IN THE
20 HEALTH CARE INSTITUTION FOR MORE THAN TWENTY-FOUR HOURS. FOR A HOSPITAL,
21 LICENSED CAPACITY MEANS ONLY THOSE BEDS SPECIFIED ON THE HOSPITAL LICENSE.

22 ~~29.~~ 30. "Medical services" means the services pertaining to medical
23 care that are performed at the direction of a physician on behalf of patients
24 by physicians, dentists, nurses and other professional and technical
25 personnel.

26 ~~30.~~ 31. "Modification" means the substantial improvement, enlargement,
27 reduction, alteration of or other change in a health care institution.

28 ~~31.~~ 32. "Nonproprietary institution" means any health care institution
29 organized and operated exclusively for charitable purposes, no part of the
30 net earnings of which inures to the benefit of any private shareholder or
31 individual, or operated by the state or any political subdivision of the
32 state.

33 ~~32.~~ 33. "Nursing care institution" means a health care institution
34 providing inpatient beds or resident beds and nursing services to persons who
35 need nursing services on a continuing basis but who do not require hospital
36 care or direct daily care from a physician.

37 ~~33.~~ 34. "Nursing services" means those services pertaining to the
38 curative, restorative and preventive aspects of nursing care that are
39 performed at the direction of a physician by or under the supervision of a
40 registered nurse licensed in this state.

41 ~~34.~~ 35. "Organized medical staff" means a formal organization of
42 physicians, and dentists where appropriate, with the delegated authority and
43 responsibility to maintain proper standards of medical care and to plan for
44 continued betterment of that care.

1 ~~35.~~ 36. "Outpatient surgical center" means a type of health care
2 institution with facilities and limited hospital services for the diagnosis
3 or treatment of patients by surgery whose recovery, in the concurring
4 opinions of the surgeon and the anesthesiologist, does not require inpatient
5 care in a hospital.

6 ~~36.~~ 37. "Personal care services" means assistance with activities of
7 daily living that can be performed by persons without professional skills or
8 professional training and includes the coordination or provision of
9 intermittent nursing services and the administration of medications and
10 treatments by a nurse who is licensed pursuant to title 32, chapter 15 or as
11 otherwise provided by law.

12 ~~37.~~ 38. "Physician" means any person licensed under title 32, chapter
13 13 or 17.

14 ~~38.~~ 39. "Residential care institution" means a health care institution
15 other than a hospital or a nursing care institution which provides resident
16 beds or residential units, supervisory care services, personal care services,
17 directed care services or health-related services for persons who do not need
18 inpatient nursing care.

19 ~~39.~~ 40. "Residential unit" means a private apartment, unless otherwise
20 requested by a resident, that includes a living and sleeping space, kitchen
21 area, private bathroom and storage area.

22 ~~40.~~ 41. "Respite care services" means services provided by a licensed
23 health care institution to persons otherwise cared for in foster homes and
24 in private homes to provide an interval of rest or relief of not more than
25 thirty days to operators of foster homes or to family members.

26 ~~41.~~ 42. "Substantial compliance" means that the nature or number of
27 violations revealed by any type of inspection or investigation of a licensed
28 health care institution does not pose a direct risk to the life, health or
29 safety of patients or residents.

30 ~~42.~~ 43. "Supervision" means direct overseeing and inspection of the
31 act of accomplishing a function or activity.

32 ~~43.~~ 44. "Supervisory care services" means general supervision,
33 including daily awareness of resident functioning and continuing needs, the
34 ability to intervene in a crisis and assistance in the self-administration
35 of prescribed medications.

36 ~~44.~~ 45. "Unscheduled medical services" means medically necessary
37 periodic health care services that are unanticipated or cannot reasonably be
38 anticipated and that require medical evaluation or treatment before the next
39 business day.

40 8. If there are fewer than four Arizona long-term care system
41 participants receiving adult foster care in an adult foster care home,
42 nonparticipating adults may receive other types of services authorized by law
43 to be provided in the adult foster care home as long as the number of adults
44 served, including the Arizona long-term care system participants, does not
45 exceed four.

1 C. Nursing care services may be provided by the adult foster care
2 licensee if such licensee is a nurse licensed pursuant to title 32, chapter
3 15 and the services are limited to those allowed pursuant to law. The
4 licensee shall keep a record of nursing services rendered.

5 Sec. 2. Section 36-405, Arizona Revised Statutes, is amended to read:

6 36-405. Powers and duties of the director

7 A. The director shall adopt rules ~~which shall~~ TO establish minimum
8 standards and requirements for the construction, modification and licensure
9 of health care institutions necessary to assure the public health, safety and
10 welfare. The standards and requirements shall relate to the construction,
11 equipment, sanitation, staffing for medical, nursing and personal care
12 services, and record keeping pertaining to the administration of medical,
13 nursing and personal care services, in accordance with generally accepted
14 practices of health care. The director shall use the current standards
15 adopted by the joint commission on accreditation of hospitals and the
16 commission on accreditation of the American osteopathic association or those
17 adopted by any recognized accreditation organization approved by the
18 department as guidelines in prescribing minimum standards and requirements
19 under this section.

20 B. The director may, by rule:

21 1. Classify and subclassify health care institutions according to
22 character, size, range of services provided, medical or dental specialty
23 offered, duration of care and standard of patient care required for the
24 purposes of licensure. Classes of health care institutions may include
25 hospitals, infirmaries, outpatient treatment centers, health screening
26 services centers and residential care facilities. Whenever the director
27 reasonably deems distinctions in rules and standards to be appropriate among
28 different classes or subclasses of health care institutions the director may
29 make such distinctions.

30 2. Prescribe standards for determining a health care institution's
31 substantial compliance with licensure requirements.

32 3. Prescribe the criteria for the licensure inspection process.

33 ~~4. Prescribe civil penalties not to exceed three hundred dollars for~~
34 ~~each violation of this chapter.~~

35 ~~5.~~ 4. Prescribe standards for the selection of health care related
36 demonstration projects.

37 ~~6.~~ 5. Prescribe standards for training programs for assisted living
38 facilities.

39 C. The director shall establish and collect the following
40 NONREFUNDABLE fees for health care institutions:

41 1. Nonrefundable Fees of not to exceed fifty dollars for a license
42 application.

1 2. Architectural drawing review fees of not to exceed the following
2 amounts:

3 (a) For a project with a cost of less than one hundred thousand
4 dollars, fifty dollars.

5 (b) For a project with a cost of one hundred thousand dollars or more
6 and less than five hundred thousand dollars, one hundred dollars.

7 (c) For a project with a cost of five hundred thousand dollars or
8 more, one hundred fifty dollars.

9 3. INITIAL license AND LICENSE RENEWAL fees, ~~which must be paid~~
10 ~~annually~~, of not to exceed the following amounts:

11 (a) For a facility with no beds LICENSED CAPACITY, one hundred
12 dollars.

13 (b) For a facility with A LICENSED CAPACITY OF one to fifty-nine beds,
14 one hundred dollars, plus an additional FEE IN THE AMOUNT OF THE LICENSED
15 CAPACITY TIMES ten dollars ~~per bed~~.

16 (c) For a facility with A LICENSED CAPACITY OF sixty to ninety-nine
17 beds, two hundred dollars, plus an additional FEE IN THE AMOUNT OF THE
18 LICENSED CAPACITY TIMES ten dollars ~~per bed~~.

19 (d) For a facility with A LICENSED CAPACITY OF one hundred to one
20 hundred forty-nine beds, three hundred dollars, plus an additional FEE IN THE
21 AMOUNT OF THE LICENSED CAPACITY TIMES ten dollars ~~per bed~~.

22 (e) For a facility with A LICENSED CAPACITY OF one hundred fifty beds
23 or more, five hundred dollars, plus an additional FEE IN THE AMOUNT OF THE
24 LICENSED CAPACITY TIMES ten dollars ~~per bed~~.

25 D. SUBSECTION C DOES NOT APPLY TO A HEALTH CARE INSTITUTION OPERATED
26 BY A STATE AGENCY PURSUANT TO STATE OR FEDERAL LAW OR TO ADULT FOSTER CARE
27 RESIDENTIAL SETTINGS.

28 Sec. 3. Section 36-407, Arizona Revised Statutes, is amended to read:
29 36-407. Prohibited acts

30 A. A person shall not establish, conduct or maintain in this state a
31 health care institution or any class or subclass of health care institution
32 unless ~~such~~ THAT person holds a current and valid license issued by the
33 department specifying the class or subclass of health care institution ~~such~~
34 THE person is establishing, conducting or maintaining. ~~Such~~ THE license
35 ~~shall be~~ IS valid only for the establishment, operation and maintenance of
36 the class or subclass of health care institution, THE type of services and,
37 except for emergency admissions as prescribed by ~~regulation~~ of the director
38 BY RULE, the ~~number of beds~~ LICENSED CAPACITY specified by ~~such~~ THE license.

39 B. The licensee shall not imply by advertising, directory listing or
40 otherwise that the licensee is authorized to perform services more
41 specialized or of a higher degree of care than is authorized by this chapter
42 and the underlying ~~regulations~~ RULES for the particular class or subclass of
43 health care institution, ~~within which he~~ THE LICENSEE is licensed.

1 C. THE LICENSEE MAY NOT TRANSFER OR ASSIGN the license. ~~shall not be~~
2 ~~transferred or assigned and shall be~~ A LICENSE IS valid only for the premises
3 occupied by the institution at the time of ITS issuance.

4 D. The licensee shall not personally or through an agent offer or
5 imply an offer of rebate or ~~fee-splitting~~ FEE SPLITTING to any person
6 regulated by ~~provisions of title 32 or title 36,~~ chapter 17 OF THIS TITLE.

7 E. The licensee shall submit an itemized statement of charges to each
8 patient.

9 Sec. 4. Section 36-425, Arizona Revised Statutes, is amended to read:

10 36-425. Inspections; issuance of license; posting of
11 deficiencies; provisional license; denial of license

12 A. On receipt of a properly completed application for initial
13 licensure or relicensure, the director shall conduct an inspection of the
14 health care institution as prescribed by this chapter. If an application for
15 a license is submitted due to a planned change of ownership, the director
16 shall determine the need for an inspection of the health care institution.
17 Based on the results of the inspection, the director shall either deny the
18 license or issue a regular or provisional license. A license issued by the
19 department shall be conspicuously posted in the reception area of that
20 institution. If the health care institution is an accredited hospital, the
21 regular license is valid for the duration of the accreditation period.

22 B. The director shall issue a regular license if the director
23 determines that an applicant and the health care institution for which the
24 license is sought substantially comply with the requirements of this chapter
25 and rules adopted pursuant to this chapter and the applicant agrees to carry
26 out a plan acceptable to the director to eliminate any deficiencies. The
27 license is valid for up to two years from the date it is issued if the
28 facility, upon ON expiration of the initial one-year license, has no
29 deficiencies at the time the department conducts the subsequent licensing
30 inspections.

31 C. The director shall issue a provisional license for a period of not
32 more than one year if an inspection or investigation of a currently licensed
33 health care institution or a health care institution for which an applicant
34 is seeking initial licensure reveals that the institution is not in
35 substantial compliance with department licensure requirements and the
36 director believes that the immediate interests of the patients and the
37 general public are best served if the institution is given an opportunity to
38 correct deficiencies. The applicant or licensee shall agree to carry out a
39 plan to eliminate deficiencies that is acceptable to the director. The
40 director shall not issue consecutive provisional licenses to a single health
41 care institution. The director shall not issue a regular license to the
42 current licensee or a successor applicant before the expiration of the
43 provisional license unless the health care institution submits an application
44 for a substantial compliance survey and is found to be in substantial
45 compliance. The director may issue a regular license only if the director

1 determines that the institution is in substantial compliance with the
2 licensure requirements of the department and this chapter. ~~Nothing in This~~
3 subsection prevents DOES NOT PREVENT the director from taking action to
4 protect the safety of patients pursuant to section 36-427.

5 D. SUBJECT TO THE CONFIDENTIALITY REQUIREMENTS OF ARTICLES 4 AND 5 OF
6 THIS CHAPTER, TITLE 12, CHAPTER 13, ARTICLE 7.1 AND SECTION 12-2235, THE
7 LICENSEE SHALL KEEP CURRENT DEPARTMENT INSPECTION REPORTS AT THE HEALTH CARE
8 INSTITUTION. UNLESS FEDERAL LAW REQUIRES OTHERWISE, THE LICENSEE SHALL
9 CONSPICUOUSLY POST A NOTICE THAT IDENTIFIES THE LOCATION AT THAT INSTITUTION
10 WHERE THE INSPECTION REPORTS ARE AVAILABLE FOR REVIEW.

11 ~~D.~~ E. A health care institution shall immediately notify the
12 department in writing ~~at any time that~~ WHEN there is a change of the chief
13 administrative officer specified in section 36-422, subsection A,
14 paragraph 6.

15 ~~E.~~ F. When the department issues an original regular license or an
16 original provisional license to a health care institution it shall notify the
17 owners and lessees of any agricultural land within one-fourth mile of the
18 health care institution. The health care institution shall provide the
19 department with the names and addresses of owners or lessees of agricultural
20 land within one-fourth mile of the proposed health care institution.

21 ~~F.~~ G. In addition to the grounds for denial of licensure prescribed
22 pursuant to subsection A of this section, the director may deny a license
23 because an applicant or anyone in a business relationship with the applicant,
24 including stockholders, has had a license to operate a health care
25 institution or a professional license or certificate denied, revoked or
26 suspended or has a licensing history of recent serious violations occurring
27 in this state or in another state which affected the health or safety of
28 patients, residents or the public.

29 ~~G.~~ H. In addition to the requirements of this chapter, the director
30 may prescribe by rule other licensure requirements and may prescribe
31 procedures for conducting investigations into an applicant's character and
32 qualifications.

33 Sec. 5. Section 36-431.01, Arizona Revised Statutes, is amended to
34 read:

35 36-431.01. Violations; civil penalties

36 A. Any ~~THE DIRECTOR MAY ASSESS A CIVIL PENALTY AGAINST A~~ person who
37 violates ~~any provision of this chapter or any A rule adopted under authority~~
38 of ~~PURSUANT TO~~ this chapter ~~may be assessed a civil penalty by the director~~
39 in an amount of not to exceed three ~~FIVE~~ hundred dollars for each violation.
40 Each day that a violation continues ~~shall constitute~~ OCCURS CONSTITUTES a
41 separate violation.

1 B. The director may issue a notice of assessment that shall include
2 the proposed amount of the assessment. A person may appeal the assessment
3 by requesting a hearing pursuant to title 41, chapter 6, article 10. When
4 an assessment is appealed, the director shall take no further action to
5 enforce and collect the assessment until after the hearing.

6 C. IN DETERMINING THE CIVIL PENALTY PURSUANT TO SUBSECTION A OF THIS
7 SECTION, THE DEPARTMENT SHALL CONSIDER THE FOLLOWING:

- 8 1. REPEATED VIOLATIONS OF STATUTES OR RULES.
- 9 2. PATTERNS OF NONCOMPLIANCE.
- 10 3. TYPES OF VIOLATIONS.
- 11 4. SEVERITY OF VIOLATIONS.
- 12 5. POTENTIAL FOR AND OCCURRENCES OF ACTUAL HARM.
- 13 6. THREATS TO HEALTH AND SAFETY.
- 14 7. NUMBER OF PERSONS AFFECTED BY THE VIOLATIONS.
- 15 8. NUMBER OF VIOLATIONS.
- 16 9. SIZE OF THE FACILITY.
- 17 10. LENGTH OF TIME THAT THE VIOLATIONS HAVE BEEN OCCURRING.

18 ~~B.~~ D. Pursuant to interagency agreement specified in section 36-409,
19 the director may assess a civil penalty, including interest, in accordance
20 with 42 United States Code section 1396r. A person may appeal this
21 assessment by requesting a hearing before the director in accordance with
22 subsection ~~A~~ B OF THIS SECTION. Civil penalty amounts may be established
23 by rules adopted by the director that conform to guidelines or regulations
24 adopted by the secretary of the United States department of health and human
25 services pursuant to 42 United States Code section 1396r.

26 ~~C.~~ E. Actions to enforce the collection of penalties assessed
27 pursuant to subsections A and ~~B~~ D OF THIS SECTION shall be brought by the
28 attorney general or the county attorney in the name of the state in the
29 justice court or the superior court in the county in which the violation
30 occurred.

31 ~~D.~~ F. Penalties assessed under SUBSECTION D OF this section are in
32 addition to and not in limitation of other penalties imposed pursuant to this
33 chapter. All civil penalties and interest assessed pursuant to SUBSECTION
34 D OF this section shall be deposited in the nursing care institution resident
35 protection revolving fund established pursuant to BY section 36-431.02. The
36 director shall use these monies for the purposes prescribed by 42 United
37 States Code, section 1396r, including payment for the costs of relocation
38 of residents to other facilities, maintenance of operation of a facility
39 pending correction of the deficiencies or closure and reimbursement of
40 residents for personal monies lost.

41 G. THE DEPARTMENT SHALL TRANSMIT PENALTIES ASSESSED UNDER SUBSECTION
42 A OF THIS SECTION TO THE STATE GENERAL FUND.

1 Sec. 6. Section 36-431.02, Arizona Revised Statutes, is amended to
2 read:

3 36-431.02. Nursing care institution resident protection
4 revolving fund; use; nonreversion

5 A. The nursing care institution resident protection revolving fund is
6 established in ~~the department of health services~~. The fund consists of
7 monies received from civil penalties collected by the director pursuant to
8 section 36-431.01, subsection D.

9 B. The director shall use monies in the fund for the purposes
10 prescribed in section 36-431.01, subsection ~~D~~ F, subject to legislative
11 appropriation.

12 C. Monies in the fund are exempt from the provisions of section
13 35-190, relating to the lapsing of appropriations.

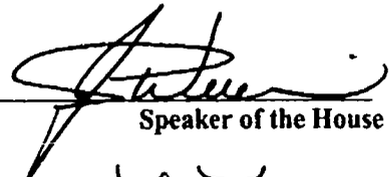
APPROVED BY THE GOVERNOR MAY 4, 2001.

FILED IN THE OFFICE OF THE SECRETARY OF STATE MAY 4, 2001.

Passed the House April 26, 20 01

by the following vote: 55 Ayes,

0 Nays, 5 Not Voting

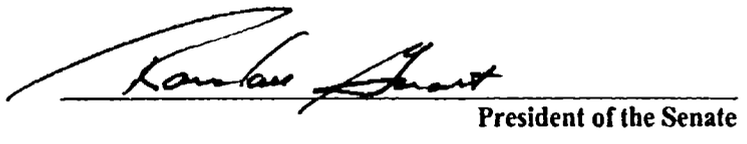

Speaker of the House


Chief Clerk of the House

Passed the Senate March 20, 20 01

by the following vote: 30 Ayes,

0 Nays, 0 Not Voting


President of the Senate


Secretary of the Senate

EXECUTIVE DEPARTMENT OF ARIZONA
OFFICE OF GOVERNOR

This Bill was received by the Governor this
_____ day of _____, 20____,

at _____ o'clock _____ M.

Secretary to the Governor

Approved this _____ day of

_____, 20____,

at _____ o'clock _____ M.

Governor of Arizona

EXECUTIVE DEPARTMENT OF ARIZONA
OFFICE OF SECRETARY OF STATE

This Bill was received by the Secretary of State
this _____ day of _____, 20____,

at _____ o'clock _____ M.

Secretary of State

S.B. 1311

SENATE CONCURS IN HOUSE
AMENDMENTS AND FINAL PASSAGE

Passed the Senate May 01, 2001,

by the following vote: 29 Ayes,

0 Nays, 1 Not Voting

[Signature]
President of the Senate

[Signature]
Secretary of the Senate

EXECUTIVE DEPARTMENT OF ARIZONA
OFFICE OF GOVERNOR

This Bill was received by the Governor this

1 day of May, 2001,

at 10:54 o'clock A M.

[Signature]
Secretary to the Governor

APPROVED THIS 4th day of

May, 2001,

at 11:01 o'clock A M.

[Signature]
Governor of Arizona

EXECUTIVE DEPARTMENT OF ARIZONA
OFFICE OF SECRETARY OF STATE

This Bill was received by the Secretary of State

this 4 day of May, 2001,

at 4:34 o'clock P M.

[Signature]
Secretary of State

S.B. 1311