

NOTICES OF PROPOSED RULEMAKING
Initiated After January 1, 1995

Unless exempted by A.R.S. § 41-1005, each agency shall begin the rulemaking process by first filing a Notice of Proposed Rulemaking, containing the preamble and the full text of the rules, with the Secretary of State's Office. The Secretary of State shall publish the notice along with the Preamble and the full text in the next available issue of the *Arizona Administrative Register*.

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 38. BOARD OF HOMEOPATHIC MEDICAL EXAMINERS

PREAMBLE

1. Sections Affected
R4-38-104
- Rulemaking Action
Amend
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. § 32-2904(B)(1)
Implementing statute: A.R.S. § 32-2914(A)(4)
3. The name and address of agency personnel with whom persons may communicate regarding the rule:
Name: Cyndi Weaver, Executive Director
Address: Board of Homeopathic Medical Examiners
1400 West Washington, Room 230
Phoenix, Arizona 85007
Telephone: (602) 542-3095
Fax: (602) 542-3093
4. An explanation of the rule, including the agency's reason for initiating the rule:
In 1995, the Arizona Legislature enacted A.R.S. § 32-2914(A)(4), which authorizes the Board to set fees for annual renewal of homeopathic physician licenses. The proposed rule will permit the Board to set fees by statutory authority, A.R.S. § 32-2914(A)(4). The Board's fees are determined by the number of licensees. The number of licensees increased with the mandated registration of Medical Assistants which reduces the need to charge the current fees required by rule. The Board is a 90/10 agency, and operation revenues are received from the licensees. Permitting the Board discretionary ability in increasing and decreasing revenue on an annual basis would permit the Board to assess revenue requirements, possible loss of applicants or licensees, and set fees for renewal accordingly. The statutes set limitations for renewal increases.
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 Board has a potential for losing approximately ten applicants during the next renewal period which would decrease revenues by \$5250 per year. This would also decrease the 10% designated for general fund use. The Board has a potential to increase revenues to the ceiling amount of \$1000 per renewal which is an increase of \$575 per applicant. Presently there are 64 licensed homeopathic physicians in this state. If the Board suffers a significant loss of renewal revenue, it would be forced to increase costs in other areas to offset losses. The increases would impact small businesses operated by the remaining licensees and the general public.
Statutory authority passed in 1995 will increase the Board's revenues from the registration of Medical Assistants which would permit the Board to set renewal fees for homeopathic physicians at a lower rate than presently permitted by rule. It is estimated that the renewal fee would be \$375 for homeopathic physician renewal. The reduction of \$150 per licensee, 64 total licensees, would be a \$9600 total reduction of fees paid by homeopathic physicians per year.
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: Cyndi Weaver, Executive Director
Address: Board of Homeopathic Medical Examiners
1400 West Washington, Room 230
Phoenix, Arizona 85007
Telephone: (602) 542-3095
Fax: (602) 542-3093

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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:

Date: September 12, 1995
Time: 10 a.m.
Location: 1400 West Washington, Room 230
Phoenix, Arizona 85007
Subject: Public Proceeding

A person may submit written comments regarding the proposed rules by submitting the comments no later than 5 p.m., September 11, 1995, to the contact 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. Incorporation by reference and their location in the rules:
Not applicable.

11. The full text of the rules follows:

TITLE 4. PROFESSIONS AND OCCUPATIONS

CHAPTER 38. BOARD OF HOMEOPATHIC MEDICAL EXAMINERS

ARTICLE 1. GENERAL

R4-38-104. Fees

ARTICLE 1. GENERAL

R4-38-104. Fees

~~A.~~ The fee for annual renewal of a license is \$525.

~~B.A.~~ The fee for issuance of a duplicate license is \$25.

~~CB.~~ The fee for registration as a dispensing physician is \$45 with annual renewal of such registration \$15.

~~DC.~~ The fee for a copy for minutes to all Board meetings during the calendar year is \$75.

~~ED.~~ The fee for the sale of lists of physicians licensed by the Board is 5¢ per name for private use, 25¢ per name for commercial use.

~~FE.~~ The fee for copying records, documents, letters, minutes, applications, and files is 25¢ per page.

~~GF.~~ The fee for copying audio tapes is \$35 per tape.

~~HG.~~ The fee for the sale of computerized tapes or diskettes not requiring programming is \$100.

NOTICE OF PROPOSED RULEMAKING

TITLE 18. ENVIRONMENTAL QUALITY

**CHAPTER 4. DEPARTMENT OF ENVIRONMENTAL QUALITY
DRINKING WATER AND CERTIFICATION**

PREAMBLE

1. Sections affected:

R18-4-124
R18-4-125

Rulemaking Action

New Section
New Section

2. Statutory authority for the rulemaking:

Authorizing Statutes: A.R.S. §§ 49-104(B)(4) and 49-353(A)(1)
Implementing Statute: A.R.S. § 49-353(A)(2)

3. Name and address of agency personnel with whom persons may communicate regarding the rule:

Name: Mr. Michael Kleminski
Address: Drinking Water Section
Department of Environmental Quality
3033 North Central Avenue
Phoenix, Arizona 85012
Telephone: (602) 207-4641

4. Explanation of the proposed rules, including the agency's reasons for initiating the rule:

The Arizona Department of Environmental Quality [ADEQ] proposes to add two Sections to 18 A.A.C. 4, Article 1. The two Sections are R18-4-124 and R18-4-125. R18-4-124 addresses operation and maintenance requirements for public water systems. R18-4-125 prescribes requirements for haulers of drinking water.

R18-4-124 clarifies that water suppliers are responsible for compliance with safe drinking water requirements prescribed in Chapter 4. The proposed rule includes a general requirement that water suppliers protect their water systems from contamination, negative

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pressures, and cross connections. Finally, the proposed rule includes a general operation and maintenance requirement. The proposed rule requires that water suppliers maintain and keep drinking water facilities in proper operating condition so those facilities can perform adequately the function for which the facilities were designed.

R18-4-125 prescribes requirements that apply to haulers of drinking water. This Section will regulate approximately 50 water-hauling trucks in Arizona. The proposed rule has the following major elements. First, the proposed rule requires that all hauled water come from a Department-approved source. Second, the proposed rule requires that water-transport containers meet certain minimum design standards. Third, the proposed rule prescribes monitoring and recordkeeping requirements for chlorine residual and microbiological water quality. Fourth, the proposed rule requires that water-transport containers be labeled as being for drinking water use only. Finally, the proposed rule prescribes disinfection requirements for water-transport containers and equipment that are used by water haulers.

ADEQ is initiating this rulemaking to replace two rules which were repealed during the last revision of the Safe Drinking Water rules [effective April 28, 1995]. During the last rulemaking, ADEQ proposed the repeal of all of the drinking water rules that were effective at the time, including the operation and maintenance and hauled water Sections. In place of the then-effective rules, ADEQ proposed a completely rewritten and reorganized set of drinking water rules in Chapter 4. However, ADEQ failed to propose a replacement operation and maintenance Section as part of the reorganization of Chapter 4. ADEQ staff pointed out this error during the rulemaking process. ADEQ had intended to repeal the hauled water Section. However, ADEQ received public comments during the rulemaking which caused ADEQ to reconsider the proposed repeal. In response to these comments, ADEQ adopted an operation and maintenance Section at R18-4-124 and a hauled water Section at R18-4-125. The Attorney General denied certification of both of these Sections on procedural grounds, stating that the two Sections were not adopted in compliance with the notice requirements of A.R.S. §§ 41-1022(A) and 49-925(B) or the review and approval requirements of A.R.S. § 41-1025(A). The Attorney General denied certification because the adopted rules [which included the operation and maintenance and hauled water Sections] were substantially different from the proposed rules [which proposed the repeal of both Sections]. ADEQ is initiating this rulemaking to adopt the two Sections which were denied certification by the Attorney General.

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 the state:
Not applicable.

6. Preliminary summary of economic, small business, and consumer impacts:

A. Persons directly affected by the proposed rules

The proposed rules will directly affect the following persons:

1. Arizona Department of Environmental Quality [ADEQ]
2. Arizona Department of Health Services [ADHS]
3. Political subdivisions: Maricopa County and Pima County
4. Public water systems
5. Water haulers
6. Consumers

B. Probable costs and benefits to the Arizona Department of Environmental Quality

Implementation and enforcement of the proposed rules will have a minimal impact on the Arizona Department of Environmental Quality. Both proposed rules will affect ADEQ field services personnel who conduct inspections of public water systems and water haulers.

An ADEQ inspector, as part of conducting a routine sanitary survey of a public water system, already inspects a public water system to determine compliance with operation and maintenance requirements. The adoption of the proposed operation and maintenance rule will have no effect on how an ADEQ inspector conducts a sanitary survey nor will it add any additional time to inspect a public water system. The proposed rule will provide the legal basis for taking an enforcement action if an inspector notes operation and maintenance deficiencies and these deficiencies are not remedied by the owner of a public water system.

There are an estimated 50 trucks which are used to haul drinking water to public water systems in Arizona. Inspectors from ADEQ or the delegated counties will be required to implement the requirements of the proposed hauled water rule by physically inspecting the trucks that are used to haul drinking water and by checking that water haulers are maintaining the required records. The approximate inspection time involved is 1/2 hour per water hauler, not including transportation time to and from the water hauler's place of business. ADEQ does not anticipate that any additional full-time employees will be added to field services staff to conduct inspections of water haulers.

C. Probable costs and benefits to the Arizona Department of Health Services

R18-4-125 requires water haulers to conduct quarterly monitoring of the microbiological quality of drinking water they provide. All microbiological water quality testing that is required must be done using methods approved by the Arizona Department of Health Services [ADHS]. ADHS has approved methods for testing the microbiological quality of drinking water, so the proposed rule does not impose any additional method-approval costs on ADHS.

ADHS also is required to license private laboratories that conduct analyses of microbiological water quality. It is not expected that the proposed water-hauler rule will create any additional demand for laboratory licensure in Arizona because of the small number of water haulers doing business within the state. It is possible that some water haulers may be state agencies who may contract directly with the State Laboratory for laboratory services. However, this impact is expected to be minimal.

D. Probable costs and benefits to political subdivisions

Two counties in Arizona, Maricopa and Pima, have been delegated authority to enforce drinking water program requirements. Where state enforcement authority has been delegated to a county, the same probable costs and benefits that are described for the Arizona Department of Environmental Quality would apply to each respective county. Implementation of the proposed operation and maintenance rule will not impose any additional costs on county drinking water programs. Inspectors in the delegated counties are already conducting inspections of public water systems to determine whether they are being operated and maintained properly. The proposed water-hauler rule will have a negligible economic impact at the county level because of the small number of water haulers within each delegated county.

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E. Probable costs and benefits to public water systems

The proposed operation and maintenance rule will affect public water systems. However, since the proposed rule merely codifies a general requirement to properly maintain and operate the facilities that are used by a public water system, ADEQ believes that the economic impact of the proposed rule will be minimal. Most public water systems already operate and maintain their production, treatment, and distribution facilities in order to provide safe drinking water to the consumers they serve.

The proposed water-hauler rule states at R18-4-125(B) that if a water hauler delivers water to a public water system, the receiving public water system is required to monitor for applicable inorganic and organic chemicals for which the supplying water system does not monitor and to comply with the microbiological requirements prescribed in R18-4-202. This provision does not impose any additional monitoring requirements on the receiving water system. It clarifies how monitoring requirements which apply to public water systems will be implemented when a water hauler obtains drinking water from one public water system and delivers it to another.

F. Probable costs and benefits to water haulers

As noted above, there are approximately 50 water-hauling trucks and their operators who will be affected by the proposed rule on water haulers. The proposed rule requires the water hauler to conduct quarterly microbiological monitoring of the drinking water they provide. The cost of conducting microbiological water quality testing is estimated to be \$60 annually [excluding sample collection, shipping, and handling costs].

The proposed rule also prescribes certain disinfection requirements. The proposed rule requires water haulers to maintain a certain chlorine residual in the water-hauling container on the truck. The cost of maintaining the proper chlorine residual is estimated to be approximately \$0.50 per load [i.e., the cost of adding a small amount of chlorine bleach to the water]. Water haulers also are required to measure the chlorine residual when drinking water is off-loaded. In order to measure chlorine residual, each water hauler will have to obtain a test kit. Test kits for measuring chlorine residual are approximately \$45 [a one-time cost]. To conduct a chlorine residual test, the water hauler must use a chlorine reagent. Enough chlorine reagent to conduct 100 chlorine residual tests can be purchased for \$13. This amount translates to \$0.13 each time drinking water is off-loaded to a customer.

R18-4-125(D)(1) requires water haulers to maintain records of on-loading, disinfectant additions, and chlorine residual measurements. Such records must be kept for three years and made available to ADEQ upon request.

The proposed rule prescribes minimum construction standards for water-transport containers. The proposed rule basically requires that water-transport containers meet National Sanitation Foundation standards, that roof hatches be fitted with a watertight cover, and that a bottom drain valve be provided to allow for complete drainage and cleaning of the container. These minimum design requirements are reasonable and do not impose any incremental costs upon water haulers. Costs associated with meeting these requirements are a small percentage of the estimated \$50,000 cost of a new water truck.

It should be noted that the proposed rule is intended to replace a water-hauler provision that was effective prior to April 28, 1995. The requirements of the proposed water-hauler rule are the same as the previously effective rule. The proposed rule does not impose any new regulatory burdens on water haulers.

G. Probable costs and benefits to consumers

The proposed rules will have no economic impact on consumers because the economic impacts of the proposed rules on public water systems and water haulers are expected to be minimal. Adoption of the proposed rules should have no effect on utility bills or the cost of water provided by water haulers. Adoption of the proposed rules will provide a public health benefit to consumers. The adoption of the proposed operation and maintenance rule will give ADEQ an enforcement tool which it can use to take action against public water systems which do not maintain and operate their systems properly. Adoption of the proposed hauled-water rule will provide some assurance to consumers that hauled drinking water is properly disinfected and safe to drink.

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:

Any person may comment on the preliminary summary of the economic impact of the proposed rules. Written comments should be submitted to:

Name: Mr. Michael Kleminski
Address: Drinking Water Section
Department of Environmental Quality
3033 North Central Avenue
Phoenix, Arizona 85012

8. The date, time and location of oral proceedings to take public comment on the proposed rules:

Public meetings to take public comment on the proposed rules are scheduled as follows:

Date: September 6, 1995
Time: 7:30 p.m.
Location: ADEQ Public Meeting Room
3033 North Central Avenue
Phoenix, Arizona

Date: September 7, 1995
Time: 7:30 p.m.
Location: City Council Chambers
211 West Aspen
Flagstaff, Arizona

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Date: September 8, 1995
Time: 7:30 p.m.
Location: City Council Chambers
255 West Alameda
Tucson, Arizona

The public comment period on the proposed rules closes at 5 p.m. on September 8, 1995. All written comments that are postmarked by September 8, 1995, will be considered by the Department.

9. Any other matters prescribed by statute that are applicable to the agency or to any specific rule or class of rules:
Not applicable.
10. Incorporations by reference:
Engineering Bulletin No. 8, "Disinfection of Water Systems," Arizona Department of Health Services [August 1978] is incorporated by reference in R18-4-125(E)(2).
11. The full text of the proposed rules follows:

TITLE 18. ENVIRONMENTAL QUALITY

CHAPTER 4. DEPARTMENT OF ENVIRONMENTAL QUALITY
DRINKING WATER AND CERTIFICATION

ARTICLE 1. GENERAL REQUIREMENTS

Section
R18-4-124. Operation and Maintenance
R18-4-125. Hauled Water

ARTICLE 1. GENERAL REQUIREMENTS

R18-4-124. Operation and Maintenance

A water supplier shall be responsible for compliance with this Chapter and shall protect the water system from contamination, negative pressures, and cross connections. The water supplier shall maintain and keep in proper operating condition all facilities used in production, treatment, and distribution of the water supply so as to perform adequately the function for which the facilities were designed.

R18-4-125. Hauled Water

- A. All hauled water for public consumption shall be obtained from an approved source.
- B. If the receiving water system is a public water system, it shall do the following:
1. Sample for all inorganic and organic chemicals and contaminants applicable to that water system for which the supplying water system is not required to sample, and
 2. Comply with the microbiological requirements in R18-4-202.
- C. Each water-transport container shall meet the minimum construction standards, described as follows:
1. All surface coatings and system components which come into contact with the water shall conform with R18-4-119(B).
 2. Roof hatches shall be fitted with a watertight cover, and
 3. A bottom drain valve or other provisions to allow complete drainage and cleaning shall be provided.
- D. The following monitoring requirements shall be met by each water hauler:
1. A residual free chlorine level of 0.2 mg/l to 1.0 mg/l shall be maintained in the container at all times. A disinfectant shall be added at the time water is loaded into the container. The chlorine level shall be measured each time water is off-loaded from the container. The water hauler shall maintain a log of all on-loading, disinfectant additions, and chlorine residual measurements. Such records shall be maintained for at least three years and made available to the Department for review upon request.

2. At least one sample shall be collected per quarter from each water-transport container delivering drinking water, and the sample shall be analyzed for total coliform bacteria using an approved method. Samples shall be taken prior to the addition of disinfectant from water that has been in the container at least 12 hours since the last previous addition of disinfectant. Results shall be retained for one year. If a sample is positive for total coliform bacteria, the water-transport container shall be removed from service and cleaned and disinfected pursuant to subsection (E)(2). The water-transport container shall not be placed back into service until another total coliform bacteria analysis is performed and the result is negative.

E. Water-transport containers shall conform to the following provisions:

1. Each container shall be plainly and conspicuously labeled "For Drinking Water Use Only."
2. Each container not used to haul drinking water for a period greater than 72 hours shall be disinfected before being put back into service in accordance with Engineering Bulletin No. 8, "Disinfection of Water Systems," issued by the Arizona Department of Health Services, August 1978 (and no future editions), which is incorporated by reference and on file with the Office of the Secretary of State; and
3. The on-loading and off-loading of the containers, and the use of hoses and pumps, shall be performed in a manner that protects the water against entrance of any pollution, contamination, or unclean substance.

NOTICE OF PROPOSED RULEMAKING

TITLE 19. ALCOHOL, HORSE AND DOG RACING, LOTTERY, AND GAMING
CHAPTER 3. ARIZONA STATE LOTTERY COMMISSION

PREAMBLE

1. Sections Affected

R19-3-302.	<u>Rulemaking Action</u>
R19-3-303.	New Section
R19-3-304.	New Section
R19-3-397.	New Section
R19-3-398.	New Section
R19-3-399.	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: None listed
3. The name and address of agency personnel with whom persons may communicate regarding the rule:

Name: Ralph W.E. Decker, Executive Director
Address: Arizona State Lottery Commission
4740 East University
Phoenix, Arizona 85034
Telephone: (602) 921-4400
4. An explanation of the rule, including the agency's reasons for initiating the rule:

The rules set forth provisions unique to the conduct of the 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 A.A.C. 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 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: Ralph W.E. Decker, 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:

Date: September 11, 1995
Time: 10 a.m.
Location: Arizona State Lottery Commission
4740 East University Drive
Phoenix, Arizona
Nature: Public and Commission Meeting
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 and oral comments is scheduled for 5 p.m., September 8, 1995.
10. Incorporations by reference and their location in the rules:

Not applicable.

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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

Section

- R19-3-302. Jingle Bucks
- R19-3-303. Cactus Cash
- R19-3-304. Blackjack
- R19-3-397. Football Fever
- R19-3-398. BlackJack
- R19-3-399. X's & O's

ARTICLE 3. INSTANT LOTTERY GAMES

R19-3-302. "Jingle Bucks"

A. Nine play symbols, which are contiguous to each other in three rows, appear under the latex in the play area located on the right side on the front of the ticket and are one of the following: "\$1", "\$2", "\$5", "\$10", "\$25", "\$100", or "\$500" with confirming captions. The play symbols captions correspond with and verify the play symbols as follows:

Play Symbols	Caption
\$1	ONEDOL
\$2	TWODOL
\$5	FIVEDOL
\$10	TENDOL
\$25	TWFDOL
\$100	ONEHUND
\$500	FIVHUND

B. A pack-ticket number beginning with 000001 is located in the lower-left side on the back of the ticket.

C. The retailer-validation code verifies instant winners of \$1, \$2, \$5, \$10, \$25, \$100, or \$500 tickets. The retailer-validation code which corresponds with and verifies each of these winners is as follows:

ONE = \$1	TEN = \$10
TWO = \$2	TWF = \$25
FIV = \$5	ONH = \$100
	FHN = \$500

D. A prize winner in the "JINGLE BUCKS" instant game is determined by removing the latex from the play area on the front of the ticket to determine the nine 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 owner matches three like play symbols, he or she wins that prize. The prizes are as follows:

Match 3	\$1	= \$1 (one dollar) or
Match 3	\$2	= \$2 (two dollars) or
Match 3	\$5	= \$5 (five dollars) or
Match 3	\$10	= \$10 (ten dollars) or
Match 3	\$25	= \$25 (twenty-five dollars) or
Match 3	\$100	= \$100 (one hundred dollars) or
Match 3	\$500	= \$500 (five hundred dollars)

R19-3-303. "Cactus Cash"

A. Nine play symbols, which are contiguous to each other in three rows, appear under the latex in the play area located on the right side of the front of the ticket and are one of the following: "\$1", "\$2", "\$5", "\$10", "\$20", "\$100", or "\$1,000" with confirming captions.

B. A pack-ticket number beginning with 100001 is located in the lower-center portion on the back of the ticket.

C. Play-symbol captions correspond with and verify each of the play symbols as follows:

Play Symbols	Caption
♣	DOUBLE
\$1	ONEDOL
\$2	TWODOL
\$5	FIVEDOL
\$10	TENDOL
\$20	TWENTY
\$100	ONEHUND
\$1,000	ONETHOU

D. The retailer-validation code verifies instant winners of \$1, \$2, \$4, \$5, \$10, \$20, or \$100. The retailer-validation code which corresponds with and verifies each of these winners is as follows:

ONE = \$1	TEN = \$10
TWO = \$2	TWY = \$20
FOR = \$4	ONH = \$100
FIV = \$5	

E. A prize winner in the "CACTUS CASH" instant game is determined by removing the latex from the play area on the front of the ticket to determine the nine 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 owner matches three like play symbols, he or she wins that prize. If the player matches three like play symbols plus a "♣", the prize amount is doubled. There may be only one prize per ticket. The prizes are as follows:

Match 3	\$1	= \$1 (one dollar) or
Match 3	\$1+♣	= \$2 (two dollars) or
Match 3	\$2	= \$2 (two dollars) or
Match 3	\$2+♣	= \$4 (four dollars) or
Match 3	\$5	= \$5 (five dollars) or
Match 3	\$5+♣	= \$10 (ten dollars) or
Match 3	\$10	= \$10 (ten dollars) or
Match 3	\$10+♣	= \$20 (twenty dollars) or
Match 3	\$20	= \$20 (twenty dollars) or
Match 3	\$100	= \$100 (one hundred dollars) or
Match 3	\$1,000	= \$1,000 (one thousand dollars)

R19-3-304. "Blackjack"

A. In the latex play area located on the right side of the ticket, three play symbols appear in a vertical row with "YOUR HAND" printed above and are one of the following: "13", "14", "15", "16", "17", "18", "19", "20", or "21", with confirming captions. Three play symbols appear in a vertical row with "DEALER'S HAND" printed above and are one of the following: "12", "13", "14", "15", "16", "17", "18", "19", or "20", with confirming captions. The play-symbol captions correspond with and verify the play symbols as follows:

Play Symbols	Caption
12	TLV
13	THN

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14	FRN
15	FTN
16	SXT
17	SVT
18	BGN
19	NIT
20	TWY
21	TYN

B. Three prize symbols appear in a vertical row with "PRIZE" printed above and are one of the following: "\$1", "\$2", "\$5", "\$20", "\$40", "\$250", or "\$21,000" with confirming captions as follows:

Prize Symbol	Caption
\$1	ONEDOL
\$2	TWODOL
\$5	FIVEDOL
\$20	TWYDOL
\$40	FRYDOL
\$250	2HUND50
\$21,000	TYNTHOU

C. A pack-ticket number beginning with 700001 is located in the lower-left portion on the back of the ticket.

D. The retailer-validation code verifies instant winners of a \$1, \$2, \$3, \$5, \$10, \$15, \$40, or \$250 ticket. The retailer-validation code which corresponds with and verifies each of these winners is as follows:

\$1 = ONE	\$10 = TEN
\$2 = TWO	\$15 = FTN
\$3 = THR	\$40 = FTY
\$5 = FIV	\$250 = THE

E. A prize winner in the "BLACKJACK" instant game is determined by removing the latex from the play area on the front of the ticket to determine the two play symbols and prize symbol identified as the "1st Game", the two play symbols and prize symbol identified as the "2nd Game", and the two play symbols and prize symbol identified as the "3rd Game". 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 or prize symbols and are not usable or playable as such. If the player's "YOUR HAND" beats "DEALER'S HAND" in either the "1st Game", "2nd Game", or "3rd Game", the player wins the prize shown for the game. There may be three winning games on a ticket. The prizes are as follows:

\$1	=	\$1 (one dollar) or
\$1+\$1	=	\$2 (two dollars) or
\$2	=	\$2 (two dollars) or
\$1+\$1+\$1	=	\$3 (three dollars) or
\$5	=	\$5 (five dollars) or
\$1+\$2+\$2	=	\$5 (five dollars) or
\$5+\$5	=	\$10 (ten dollars) or
\$5+\$5+\$5	=	\$15 (fifteen dollars) or
\$20+\$20	=	\$40 (forty dollars) or
\$40	=	\$40 (forty dollars) or
\$250	=	\$250 (two hundred fifty dollars) or
\$21,000	=	\$21,000 (twenty-one thousand dollars)

R19-3-397. "Football Fever"

A. In the latex play area located on the right side of the ticket, three play symbols appear in a vertical row with "YOUR SCORE" printed above and are one of the following: "3", "6", "7", "10", "13", "14", "17", "20", "21", "24", and "27" with confirming captions. Three play symbols appear in a vertical row with "THEIR SCORE" printed above and are

one of the following: "0", "3", "6", "7", "10", "13", "14", "17", "20", "21", and "24", with confirming captions. The play symbols captions correspond with and verify the play symbols as follows:

Play Symbols	Caption
0	ZRO
3	THR
6	SIX
7	SVN
10	TEN
13	TRN
14	FRT
17	SVT
20	TWY
21	TTN
24	TTF
27	TWN

B. Three prize symbols appear in a vertical row with "PRIZE" printed above and are one of the following: "\$1", "\$2", "\$3", "\$5", "\$10", "\$15", "\$100", and "\$5,000" with confirming captions. The prize symbols and confirming captions are as follows:

Prize Symbol	Caption
\$1	ONEDOL
\$2	TWODOL
\$3	THRDOL
\$5	FIVEDOL
\$10	TENDOL
\$15	FTNDOL
\$100	ONEHUND
\$5000	FIVTHOU

C. A pack-ticket number is located on the lower-left side of the back of the ticket and begins with 700001.

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

ONE = \$1	TEN = \$10
TWO = \$2	TWF = \$25
FIV = \$5	ONH = \$100

E. A prize winner in the "FOOTBALL FEVER" instant game is determined by removing the latex from the play area on the front of the ticket to determine the two play symbols and prize symbol identified as "Game 1", the two play symbols and prize symbol identified as "Game 2", and the two play symbols and prize symbol identified as "Game 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 or prize 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 prize shown for that game. There may be three winning games on a ticket. The prizes are as follows:

\$1	=	\$1 (one dollar) or
\$1+\$1	=	\$2 (two dollars) or
\$2	=	\$2 (two dollars) or
\$5	=	\$5 (five dollars) or
\$1+\$2+\$2	=	\$5 (five dollars) or
\$10	=	\$10 (ten dollars) or
\$5+\$5	=	\$10 (ten dollars) or
\$5+\$3+\$2	=	\$10 (ten dollars) or
\$15+\$10	=	\$25 (twenty-five dollars) or
\$10+\$10+\$5	=	\$25 (twenty-five dollars) or

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\$100 = \$100 (one hundred dollars) or
\$5,000 = \$5,000 (five thousand dollars)

R19-3-398. "Blackjack"

A. In the latex play area located on the right side of the ticket, three play symbols appear in a vertical row with "YOUR HAND" printed above and are one of the following: "13", "14", "15", "16", "17", "18", "19", "20", or "21", with confirming captions. Three play symbols appear in a vertical row with "DEALER'S HAND" printed above and are one of the following: "12", "13", "14", "15", "16", "17", "18", "19", or "20", with confirming captions. The play-symbol captions correspond with and verify the play symbols as follows:

Play Symbols	Caption
12	TLV
13	THN
14	FRN
15	FTN
16	SXT
17	SVT
18	EGN
19	NTT
20	TWY
21	TYN

B. Three prize symbols appear in a vertical row with "PRIZE" printed above and are one of the following: "\$1", "\$2", "\$5", "\$20", "\$40", "\$250", or "\$21,000" with confirming captions as follows:

Prize Symbol	Caption
\$1	ONEDOL
\$2	TWODOL
\$5	FIVEDOL
\$20	TWYDOL
\$40	FRYDOL
\$250	2HUND50
\$21,000	TYNTHOU

C. A pack-ticket number beginning with 800001 is located in the lower-left portion on the back of the ticket.

D. The retailer-validation code verifies instant winners of a \$1, \$2, \$3, \$5, \$10, \$15, \$40, or \$250 ticket. The retailer-validation code which corresponds with and verifies each of these winners is as follows:

\$1 = ONE	\$10 = TEN
\$2 = TWO	\$15 = FTN
\$3 = THR	\$40 = FTY
\$5 = FIV	\$250 = THF

E. A prize winner in the "BLACKJACK" instant game is determined by removing the latex from the play area on the front of the ticket to determine the two play symbols and prize symbol identified as the "1st Game", the two play symbols and prize symbol identified as the "2nd Game", and the two play symbols and prize symbol identified as the "3rd Game". 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 or prize symbols and are not usable or playable as such. If the player's "YOUR HAND" beats "DEALER'S HAND" in

either the "1st Game", "2nd Game", or "3rd Game", the player wins the prize shown for that game. There may be three winning games on a ticket. The prizes are as follows:

\$1	= \$1 (one dollar) or
\$1+\$1	= \$2 (two dollars) or
\$2	= \$2 (two dollars) or
\$1+\$1+\$1	= \$3 (three dollars) or
\$5	= \$5 (five dollars) or
\$1+\$2+\$2	= \$5 (five dollars) or
\$5+\$5	= \$10 (ten dollars) or
\$5+\$5+\$5	= \$15 (fifteen dollars) or
\$40	= \$40 (forty dollars) or
\$20+\$20	= \$40 (forty dollars) or
\$250	= \$250 (two-hundred fifty
	dollars) or
\$21,000	= \$21,000 (twenty-one thousand
	dollars)

R19-3-399. "X's and O's"

A. Nine play symbols, which are contiguous to each other in three rows, appear under the latex in the play area located on the right side on the front of the ticket and are one of the following: "X" and "O" with confirming captions. The play-symbol captions correspond with and verify the play symbols as follows:

Play Symbol	Caption
X	1XXO
O	1OOO

B. A pack-ticket number beginning with 900001 and is located in the lower-left portion on the back of the ticket.

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

\$1 = ONE	\$10 = TEN
\$2 = TWO	\$20 = TWY
\$5 = FIV	\$100 = ONH

D. A prize winner in the "X's & O's" instant game is determined by removing the latex from the play area on the front of the ticket to determine the nine 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 player has either three "X" or three "O" play symbols in any one row, column, or the upper-left to lower-right diagonal, he or she wins the prize indicated. A player may win only one time on a ticket. The prizes are as follows:

Right Column	= \$1 (one dollar) or
Center Column	= \$2 (two dollars) or
Left Column	= \$5 (five dollars) or
Top Row	= \$10 (ten dollars) or
Center Row	= \$20 (twenty dollars) or
Bottom Row	= \$100 (one-hundred dollars) or
Upper-left to lower-right diagonal	= \$1,000 (one thousand)