



Arizona Administrative REGISTER

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~ Administrative Register Contents ~

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From the Publisher

ABOUT THIS PUBLICATION

The paper copy of the *Administrative Register* (A.A.R.) is the official publication for rules and rulemaking activity in the state of Arizona.

Rulemaking is defined in Arizona Revised Statutes known as the Arizona Administrative Procedure Act (APA), A.R.S. Title 41, Chapter 6, Articles 1 through 10.

The Office of the Secretary of State does not interpret or enforce rules published in the *Arizona Administrative Register* or *Code*. Questions should be directed to the state agency responsible for the promulgation of the rule as provided in its published filing.

The *Register* is cited by volume and page number. Volumes are published by calendar year with issues published weekly. Page numbering continues in each weekly issue.

In addition, the *Register* contains the full text of the Governor's Executive Orders and Proclamations of general applicability, summaries of Attorney General opinions, notices of rules terminated by the agency, and the Governor's appointments of state officials and members of state boards and commissions.

ABOUT RULES

Rules can be: made (all new text); amended (rules on file, changing text); repealed (removing text); or renumbered (moving rules to a different Section number). Rules activity published in the *Register* includes: proposed, final, emergency, expedited, and exempt rules as defined in the APA.

Rulemakings initiated under the APA as effective on and after January 1, 1995, include the full text of the rule in the *Register*. New rules in this publication (whether proposed or made) are denoted with underlining; repealed text is stricken.

WHERE IS A "CLEAN" COPY OF THE FINAL OR EXEMPT RULE PUBLISHED IN THE REGISTER?

The *Arizona Administrative Code* (A.A.C.) contains the codified text of rules. The A.A.C. contains rules promulgated and filed by state agencies that have been approved by the Attorney General or the Governor's Regulatory Review Council. The *Code* also contains rules exempt from the rulemaking process.

The printed *Code* is the official publication of a rule in the A.A.C. is prima facie evidence of the making, amendment, or repeal of that rule as provided by A.R.S. § 41-1012. Paper copies of rules are available by full Chapter or by subscription. The *Code* is posted online for free.

LEGAL CITATIONS AND FILING NUMBERS

On the cover: Each agency is assigned a Chapter in the *Arizona Administrative Code* under a specific Title. Titles represent broad subject areas. The Title number is listed first; with the acronym A.A.C., which stands for the *Arizona Administrative Code*; following the Chapter number and Agency name, then program name. For example, the Secretary of State has rules on rulemaking in Title 1, Chapter 1 of the *Arizona Administrative Code*. The citation for this chapter is 1 A.A.C. 1, Secretary of State, Rules and Rulemaking

Every document filed in the office is assigned a file number. This number, enclosed in brackets, is located at the top right of the published documents in the *Register*. The original filed document is available for 10 cents a copy.

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ADMINISTRATIVE CODE
A price list for the *Arizona Administrative Code* is available online. You may also request a paper price list by mail. To purchase a paper Chapter, contact customer service at
(602) 364-3223.

PUBLICATION DEADLINES
Publication dates are published in the back of the *Register*. These dates include file submittal dates with a three-week turnaround from filing to published document.

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Participate in the Process

Look for the Agency Notice

Review (inspect) notices published in the *Arizona Administrative Register*. Many agencies maintain stakeholder lists and would be glad to inform you when they proposed changes to rules. Check an agency's website and its newsletters for news about notices and meetings.

Feel like a change should be made to a rule and an agency has not proposed changes? You can petition an agency to make, amend, or repeal a rule. The agency must respond to the petition. (See A.R.S. § 41-1033)

Attend a public hearing/meeting

Attend a public meeting that is being conducted by the agency on a Notice of Proposed Rulemaking. Public meetings may be listed in the Preamble of a Notice of Proposed Rulemaking or they may be published separately in the *Register*. Be prepared to speak, attend the meeting, and make an oral comment.

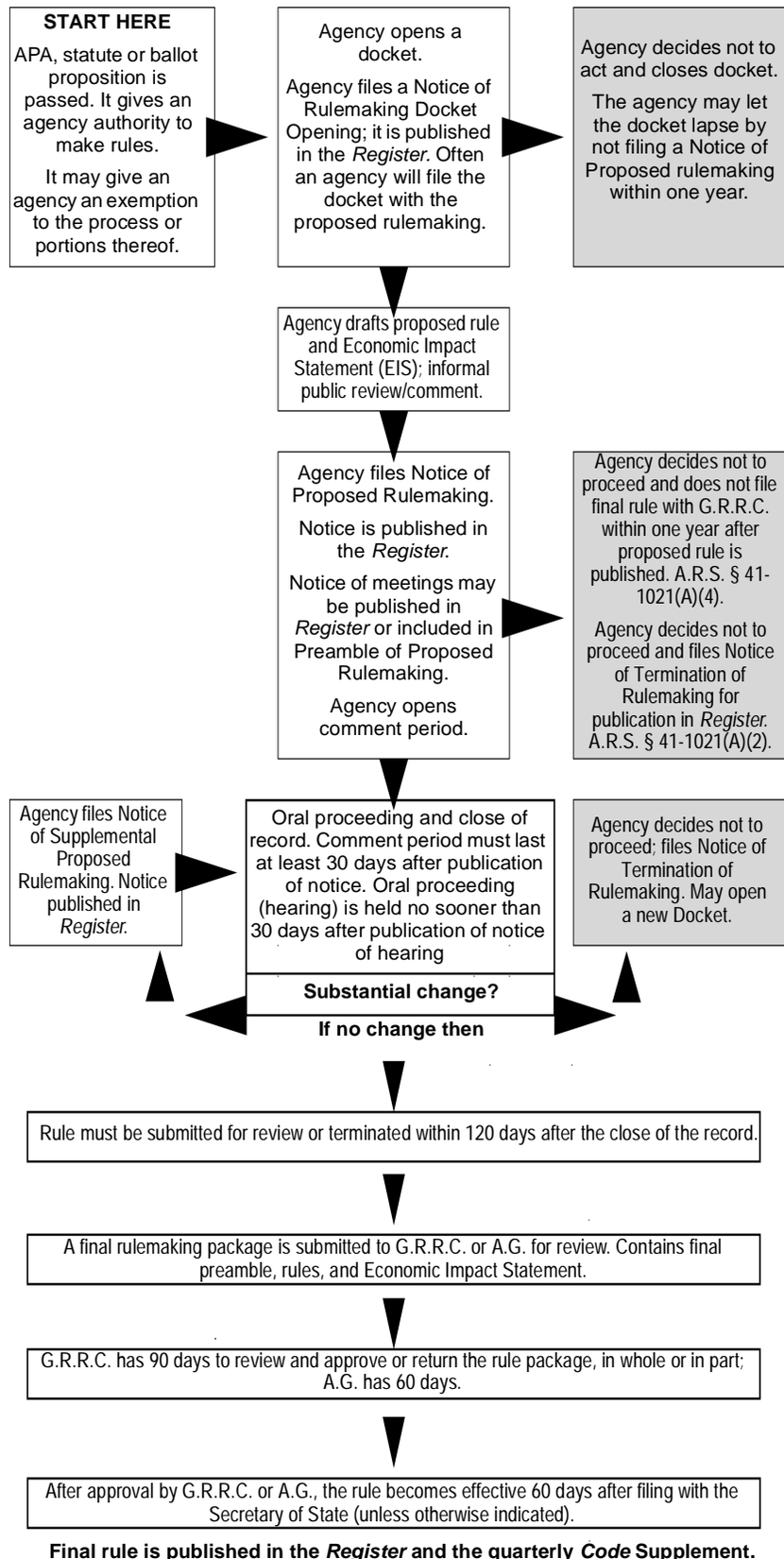
An agency may not have a public meeting scheduled on the Notice of Proposed Rulemaking. If not, you may request that the agency schedule a proceeding. This request must be put in writing within 30 days after the published Notice of Proposed Rulemaking.

Write the agency

Put your comments in writing to the agency. In order for the agency to consider your comments, the agency must receive them by the close of record. The comment must be received within the 30-day comment timeframe following the *Register* publication of the Notice of Proposed Rulemaking.

You can also submit to the Governor's Regulatory Review Council written comments that are relevant to the Council's power to review a given rule (A.R.S. § 41-1052). The Council reviews the rule at the end of the rulemaking process and before the rules are filed with the Secretary of State.

Arizona Regular Rulemaking Process





Definitions

Arizona Administrative Code (A.A.C.): Official rules codified and published by the Secretary of State’s Office. Available online at www.azsos.gov.

Arizona Administrative Register (A.A.R.): The official publication that includes filed documents pertaining to Arizona rulemaking. Available online at www.azsos.gov.

Administrative Procedure Act (APA): A.R.S. Title 41, Chapter 6, Articles 1 through 10. Available online at www.azleg.gov.

Arizona Revised Statutes (A.R.S.): The statutes are made by the Arizona State Legislature during a legislative session. They are compiled by Legislative Council, with the official publication codified by Thomson West. Citations to statutes include Titles which represent broad subject areas. The Title number is followed by the Section number. For example, A.R.S. § 41-1001 is the definitions Section of Title 41 of the Arizona Administrative Procedures Act. The “§” symbol simply means “section.” Available online at www.azleg.gov.

Chapter: A division in the codification of the *Code* designating a state agency or, for a large agency, a major program.

Close of Record: The close of the public record for a proposed rulemaking is the date an agency chooses as the last date it will accept public comments, either written or oral.

Code of Federal Regulations (CFR): The *Code of Federal Regulations* is a codification of the general and permanent rules published in the *Federal Register* by the executive departments and agencies of the federal government.

Docket: A public file for each rulemaking containing materials related to the proceedings of that rulemaking. The docket file is established and maintained by an agency from the time it begins to consider making a rule until the rulemaking is finished. The agency provides public notice of the docket by filing a Notice of Rulemaking Docket Opening with the Office for publication in the *Register*.

Economic, Small Business, and Consumer Impact Statement (EIS): The EIS identifies the impact of the rule on private and public employment, on small businesses, and on consumers. It includes an analysis of the probable costs and benefits of the rule. An agency includes a brief summary of the EIS in its preamble. The EIS is not published in the *Register* but is available from the agency promulgating the rule. The EIS is also filed with the rulemaking package.

Governor’s Regulatory Review (G.R.R.C.): Reviews and approves rules to ensure that they are necessary and to avoid unnecessary duplication and adverse impact on the public. G.R.R.C. also assesses whether the rules are clear, concise, understandable, legal, consistent with legislative intent, and whether the benefits of a rule outweigh the cost.

Incorporated by Reference: An agency may incorporate by reference standards or other publications. These standards are available from the state agency with references on where to order the standard or review it online.

Federal Register (FR): The *Federal Register* is a legal newspaper published every business day by the National Archives and Records Administration (NARA). It contains federal agency regulations; proposed rules and notices; and executive orders, proclamations, and other presidential documents.

Session Laws or “Laws”: When an agency references a law that has not yet been codified into the Arizona Revised Statutes, use the word “Laws” is followed by the year the law was passed by the Legislature, followed by the Chapter number using the abbreviation “Ch.,” and the specific Section number using the Section symbol (§). For example, Laws 1995, Ch. 6, § 2. Session laws are available at www.azleg.gov.

United States Code (U.S.C.): The Code is a consolidation and codification by subject matter of the general and permanent laws of the United States. The Code does not include regulations issued by executive branch agencies, decisions of the federal courts, treaties, or laws enacted by state or local governments.

Acronyms

A.A.C. – *Arizona Administrative Code*

A.A.R. – *Arizona Administrative Register*

APA – *Administrative Procedure Act*

A.R.S. – *Arizona Revised Statutes*

CFR – *Code of Federal Regulations*

EIS – *Economic, Small Business, and Consumer Impact Statement*

FR – *Federal Register*

G.R.R.C. – *Governor’s Regulatory Review Council*

U.S.C. – *United States Code*

About Preambles

The Preamble is the part of a rulemaking package that contains information about the rulemaking and provides agency justification and regulatory intent.

It includes reference to the specific statutes authorizing the agency to make the rule, an explanation of the rule, reasons for proposing the rule, and the preliminary Economic Impact Statement.

The information in the Preamble differs between rulemaking notices used and the stage of the rulemaking.



NOTICES OF PROPOSED RULEMAKING

This section of the *Arizona Administrative Register* contains Notices of Proposed Rulemakings.

A proposed rulemaking is filed by an agency upon completion and submittal of a Notice of Rulemaking Docket Opening. Often these two documents are filed at the same time and published in the same *Register* issue.

When an agency files a Notice of Proposed Rulemaking under the Administrative Procedure Act (APA), the notice is published in the *Register* within three weeks of filing. See the publication schedule in the back of each issue of the *Register* for more information.

Under the APA, 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 making, amending, or repealing any rule. (A.R.S. §§ 41-1013 and 41-1022)

The Office of the Secretary of State is the filing office and publisher of these rules. Questions about the interpretation of the proposed rules should be addressed to the agency the promulgated the rules. Refer to item #4 below to contact the person charged with the rulemaking and item #10 for the close of record and information related to public hearings and oral comments.

NOTICE OF PROPOSED RULEMAKING

TITLE 2. ADMINISTRATION

CHAPTER 8. STATE RETIREMENT SYSTEM BOARD

[R15-58]

PREAMBLE

- | | |
|--|---------------------------------|
| <u>1. Article, Part or Section Affected (as applicable)</u> | <u>Rulemaking Action</u> |
| R2-8-104 | Amend |
| R2-8-115 | Amend |
| R2-8-118 | Amend |
| R2-8-120 | Amend |
| R2-8-123 | Amend |
| R2-8-126 | Amend |
| R2-8-401 | Amend |
| R2-8-501 | Amend |
| R2-8-601 | Amend |
| R2-8-701 | Amend |
- 2. Citations to the agency’s statutory rulemaking authority to include the authorizing statute (general) and the implementing statute (specific):**
 Authorizing statute: A.R.S. § 38-714(E)(4)

 Implementing statutes: A.R.S. §§ 38-711, 38-712, 38-715, 38-738, 38-740, 38-742, 38-743, 38-745, 38-747, 38-755, 38-760, 38-762, 38-769, 38-770, 38-771, 38-772, 38-773, 38-776, 38-924, 41-1001, 41-1092
- 3. Citations to all related notices published in the Register as specified in R1-1-409(A) that pertain to the record of the proposed rules:**
 Notice of Rulemaking Docket Opening: 21 A.A.R. 726, May 22, 2015
 Notice of Rulemaking Docket Opening: 21 A.A.R. 931, June 26, 2015
- 4. The agency’s contact person who can answer questions about the rulemaking:**
 Name: Jessica A. Ross, Rule Writer
 Address: Arizona State Retirement System
 3300 N. Central Ave., Suite 1400
 Phoenix, AZ 85012-0250

 Telephone: (602) 240-2039
 Fax: (602) 264-6113
 E-Mail: JessicaR@azasrs.gov
 Website: www.azasrs.gov
- 5. An agency’s justification and reason why a rule should be made, amended, repealed or renumbered, to include an explanation about the rulemaking:**
 Definitions for terms that apply to all the articles in 2 A.A.C. 8 will be removed from rules throughout the articles and



added to R2-8-104. R2-8-104 contains terminology that is outdated and needs to be removed. This rulemaking reorganizes and clarifies the terms and definitions used throughout 2 A.A.C. 8. In a 2010 five-year-review report approved by the Council, the ASRS identified that R2-8-104 is not clear, concise, or understandable because it appears to address when certain categories of people (e.g. agricultural labor, student services, and elective positions) are excluded from participating in ASRS. This is not the typical function of a definitions section and the rule needs to be amended to conform to current rulemaking formatting. Similarly, the remaining sections containing definitions throughout 2 A.A.C. 8 need to be amended in order to improve clarity and consistency with other rules.

R2-8-115 provides for the return of contributions to an ASRS member who leaves ASRS employment other than by retirement or death. The rule also provides for the distribution of a deceased member’s benefits upon the death of the member. The ASRS will amend R2-8-115 to reflect that the ASRS will distribute a deceased member’s benefits pursuant to the most recent, acceptable documentation on file with the ASRS prior to the member’s death. Members’ survivors will no longer be able to submit documents to the ASRS on behalf of the member on, or after, the date of the member’s death.

6. A reference to any study relevant to the rule that the agency reviewed and proposes either to rely on or not to rely on in its evaluation of or justification for the rule, where the public may obtain or review each study, all data underlying each study, and any analysis of each study and other supporting material.

None

7. A showing of good cause why the rulemaking is necessary to promote a statewide interest if the rulemaking will diminish a previous grant of authority of a political subdivision of this state:

Not applicable

8. The preliminary summary of the economic, small business, and consumer impact:

Other than the minimal cost to the ASRS to prepare the rule package, there is little to no economic, small business, or consumer impact. The rules will have minimal economic impact, if any, because they simply clarify and make public, the terms and definitions used by the ASRS. Amendments to the rules will not substantively affect the definitions of terms or the interests of people subject to these rules.

R2-8-115 will have minimal economic impact, if any, because the majority of members currently follow this process. There may be some minimal cost to a few members who, in the past, have not used acceptable documentation to designate beneficiaries, and now must do so, either physically or electronically. There may also be some minimal cost to members’ survivors, who, in the past, could submit a beneficiary designation that was embedded within an incomplete document after the member’s death, so long as the designation was complete and dated before the member’s death. With these amendments, survivors cannot submit any kind of beneficiary designation after the member’s death.

9. The agency’s contact person who can answer questions about the economic, small business, and consumer impact statement:

Name: Jessica A. Ross, Rule Writer
Address: Arizona State Retirement System
3300 N. Central Ave., Suite 1400
Phoenix, AZ 85012-0250
Telephone: (602) 240-2039
Fax: (602) 264-6113
E-Mail: JessicaR@azasrs.gov
Website: www.azasrs.gov

10. The time, place, and nature of the proceedings for to make, amend, repeal, or renumber the rule, or if no proceeding is scheduled, where, when, and how persons may request an oral proceeding on the proposed rule:

An oral proceeding regarding the proposed rule will be held as follows:

Date: August 11, 2015
Time: 9:00 a.m.
Location: Arizona State Retirement System
10th Floor Board Room
3300 N. Central Ave.
Phoenix, AZ 85012-0250

11. All agencies shall list other matters prescribed by statute applicable to the specific agency or to any specific rule or class of rules. Additionally, an agency subject to Council review under A.R.S. §§ 41-1052 and 41-1055 shall respond to the following questions:

None



- a. **Whether the rule requires a permit, whether a general permit is used and if not, the reasons why a general permit is not used:**
None of the rules requires a permit.
 - b. **Whether a federal law is applicable to the subject of the rule, whether the rule is more stringent than federal law and if so, citation to the statutory authority to exceed the requirements of federal law:**
Federal law applies to retirement programs, but no federal law specifically applies to this rulemaking.
 - c. **Whether a person submitted an analysis to the agency that compares the rule’s impact of the competitiveness of business in this state to the impact on business in other states:**
No analysis was submitted.
- 12. A list of incorporated by reference material as specified in A.R.S. § 41-1028 and its location in the rules:**
None
- 13. The full text of the rules follows:**

TITLE 2. ADMINISTRATION

CHAPTER 8. STATE RETIREMENT SYSTEM BOARD

ARTICLE 1. RETIREMENT SYSTEM; DEFINED BENEFIT PLAN

- Section R2-8-104. Definitions
- Section R2-8-115. Return of Contributions Upon Termination of Membership by Separation from All ASRS Employment by Other Than Retirement or Death; Payment of ~~Survivor Member’s~~ Benefits Upon the Death of a Member
- Section R2-8-118. Application of Interest Rates
- Section R2-8-120. Designating a Beneficiary; Spousal Consent to Designation
- Section R2-8-123. Actuarial Assumptions and Actuarial Value of Assets
- Section R2-8-126. Calculating Benefits

ARTICLE 4. PRACTICE AND PROCEDURE BEFORE THE BOARD

- Section R2-8-401. Definitions

ARTICLE 5. PURCHASING SERVICE CREDIT

- Section R2-8-501. Definitions

ARTICLE 6. PUBLIC PARTICIPATION IN RULEMAKING

- Section R2-8-601. Definitions

ARTICLE 7. CONTRIBUTIONS NOT WITHHELD

- Section R2-8-701. Definitions

ARTICLE 1. RETIREMENT SYSTEM; DEFINED BENEFIT PLAN

R2-8-104. Definitions

- ~~A. Proprietary functions: Services performed in a single proprietary function for a political subdivision are those services normally carried on by private enterprises. These include, but are not limited to, municipal water departments, municipal transportation departments, municipal housing and airport authorities. For other political subdivisions such as school districts, these functions include cafeteria workers and bookstore employees. School district bus drivers engaged in transporting students without charge are not engaged in a proprietary function. Hospitals operated for the care of the indigent sick by political subdivisions constitute a governmental function, and the employees in such a hospital, therefore, are not performing services in proprietary functions.~~
- ~~B. Who are employees:~~
 - 1. ~~Every individual is an employee if the political subdivision for which he performs services has the right to control and direct him not only as to what shall be done but how it shall be done. It is not necessary that the political subdivision actually control or direct the manner in which the services are performed; it is sufficient if the subdivision has the right to do so. The right to discharge strongly implies the right to control.~~
 - 2. ~~Officers of a political subdivision are its employees. So are any individuals performing services under contract in the exercise of a governmental function. Individuals such as physicians, dentists, and lawyers, engaged in an independent profession in which they offer their services to the public, are employees if their services include the exer-~~



aise of a governmental function. If not, they may or may not be employees depending upon the degree to which they are subject to control by the political subdivision.

- 3. Whether the individual is an employee depends upon the actual facts of his relationship with the political subdivision. A juror is not an employee since he is not a public officer and is not subject to control as to how he votes on a verdict. A physician who contracts with a county Board of Supervisors to furnish medical services to the indigent sick is an employee when the duty of caring for indigent sick is by law placed in the Board.

C. Mandatory exclusion: Prior to the 1967 Social Security Amendments, the state had the option of excluding emergency services. Beginning January 1, 1968, services performed by an individual as an employee serving on a temporary basis in case of fire, storm, snow, earthquake, flood, or other similar emergency are mandatorily excluded. This mandatory exclusion is applicable to services for groups already covered as well as to services for groups which may be covered in the future.

D. Elective positions: Elective positions as used in agreements excluding such positions from coverage means those positions filled by a vote of a legislative body, a board or committee, or by the qualified electorate at large for the subdivision or instrumentality covered by the agreement, which would constitute an election under the law of Arizona.

E. Class or classes of part-time positions: Services performed in a position which does not require more than 150 hours of service in a calendar quarter are services in a part-time position. If a position is established during a calendar quarter and if such position would require more than 150 hours of service if it had been in existence for the entire quarter, such position would not be a part-time position and services in such a position would not be excluded under the state's definition. The time requirements of the position itself, and not the number of hours worked by an individual, is the determinative factor. For example, an individual may be employed and compensated for only a few hours in only one day of a calendar quarter and such individual may be subject to coverage if the position is one which requires more than 150 hours of service.

F. Class or classes of positions the compensation for which is on a fee basis:

- 1. Compensation is considered to be on a salary basis when the payments are made at regular and fixed intervals based on services for definite and regular periods of time; and on a fee basis when made for particular services rendered at irregular and uncertain periods. Persons performing personal services of a governmental nature for a political subdivision are employees regardless of whether compensation is on a salary or fee basis. The services of such a person may be excluded, however, if compensated on a fee rather than a salary basis and the agreement between the Arizona State Retirement System Board and the subdivision excludes positions on a fee basis.

- 2. Individuals performing governmental services in the practice of their profession, such as doctors or lawyers, may be on either a fee or salary basis depending on the nature of their contract of employment with the political subdivision. For example, a city attorney working full time for a regular monthly salary is not on a fee basis. An attorney employed by the city for special services to be rendered at irregular and uncertain periods for a fixed amount (even though weekly, monthly or other partial advances may be made) is compensated on a fee basis. When, as with some justices of the peace or tax collectors, the compensation is derived in part from fees and part from salary, the position is to be considered as on a fee basis if fees constitute the primary source of compensation. The fees may be received from either the public or the political subdivision. If the fee-basis exclusion is taken and if the position is a fee-basis position, all fees and salary received for services in such a position are not to be reported. If the exclusion is not exercised, all fees received, whether from the political subdivision or other sources, are to be reported.

- 3. Beginning January 1, 1968, services performed by state and local employees in positions compensated solely by fees, which are not covered under an agreement, are compulsorily covered as self-employment. However, an individual occupying such a fee-basis position in 1968 could elect not to have his fees covered as self-employment income, if he filed a certificate of election of exemption with the Internal Revenue Service on or before the due date of his 1968 federal income tax return.

- 4. An entity may modify its agreement to extend coverage to services performed after 1967 in any class or classes of positions compensated solely by fees not covered under an agreement prior to 1968. However, the entity must specifically include such services where this coverage is desired. Such coverage shall be effective with respect to services in such fee-basis positions performed beginning with the first day of the year after the year in which the agreement is approved.

- 5. An entity may at any time after 1967 modify its agreement to exclude services performed in any class or classes of positions compensated solely by fees. Such an exclusion from coverage is effective the first day of the year following the year in which the agreement is approved. If any class or classes of positions are so excluded, the entity cannot at a later date modify its agreement to again cover the services.

G. Exclusion by class or classes of positions:

- 1. Basic classifications may be made within either elective, part-time, or fee-basis positions according to a class or classes of positions having common characteristics or attributes, and exclusions limited to such classes. A class of positions includes all of the positions in the coverage group which have these common characteristics. Services in one or more classes or combinations of classes may be excluded. Positions may be excluded in one class and covered in another. For example, in a coverage group there may be excluded services in all elective positions or the exclusion could be limited to services in all elective positions except elective judicial positions and except part-time elective positions.



2. Positions in a single organizational unit of the coverage group do not constitute a class of positions. Therefore, while all of the part-time maintenance workers of a county could be excluded under the part-time option, the exclusion could not be limited to all or any class or part-time maintenance workers in the Office of the County Clerk, which is an organizational unit of the county.
- H.** Agricultural labor which would be excluded if performed for a private employer:
1. Under the federal Social Security Act, when the agricultural exclusion has been taken, tests as to services which are excluded should be applied to all reports covering reporting quarters beginning on or after January 1, 1957. Cash remuneration paid to an employee for agricultural services should be reported only if:
 - a. Such remuneration paid the employee during a calendar year (even though part of it was for services performed in a previous calendar year) amounts to \$150 or more; or
 - b. The employee performs agricultural services for the employer on some part of a day on at least 20 days during a calendar year for cash remuneration computed on a time basis, as by the hour, day, or week; in which event the amount of cash remuneration is immaterial in determining if the services are covered.
 2. Services performed by individuals lawfully admitted from any foreign country on a temporary basis to perform agricultural labor are excluded.
- I.** Student service exclusion: Only those student services which would be mandatorily excluded if performed for a private employer fall within this exclusion. Where this exclusion is taken, the following services are not covered:
1. Services performed by a student regularly enrolled and attending classes in the employ of his school, college, or university. This means the employing entity and not necessarily the individual institution. The exclusion applies only during periods of regular school attendance. Thus, the exclusion does not apply to work done during summer vacation unless the student is attending a summer session. This is true even though the student was enrolled and regularly attending classes in the school during the previous year and expects to return to school the following year. Services performed on holidays and weekends falling within the academic year when classes are not scheduled, on the other hand, are excluded.
 2. Services performed as a student nurse in the employ of a hospital or nurses' training school by an individual who is enrolled and regularly attending classes in a nurses' training school chartered or approved pursuant to state law. It is not necessary that the nurses' training school in which the student nurse is enrolled and attending classes be located within the approving state as long as the school meets the educational standards established by state law for the approval of schools within the state.
- J.** Services performed by election officials or election workers if remuneration paid in a calendar quarter is less than \$50:
1. Prior to the 1967 amendments to the Social Security Act, there was no provision for a specific exclusion of the services of election officials or election workers. The exclusion of such services was possible, however, by exclusion of a class of services for which an exclusion was permitted, i.e., exclusion of election officials and election workers as a class of part-time or fee-basis positions.
 2. This optional exclusion of services performed by election officials or election workers is dependent on the amount paid in a calendar quarter for such services, e.g., if the remuneration paid in the third calendar quarter of a year amounts to \$50 or more, the services are covered and must be reported regardless of the fact that the remuneration paid in any other calendar quarter for election officials' or election workers' services amount to \$49.99 or less and is not reportable.
 3. These services may continue to be excluded as a class of part-time or fee-basis positions without regard to the amount paid for such services. These services would, of course, be excluded already if a part-time or fee-basis position exclusion in broad enough terms was previously exercised. The purpose of the optional exclusion of services performed by election officials or election workers if remuneration in a calendar quarter is less than \$50 is to permit the exclusion to be taken where one was not previously taken. The effective date of exclusion for these services may not be earlier than the last day of the calendar quarter in which the modification to state's Social Security agreement is mailed to the Secretary of Health and Human Services.
 4. On or after January 1, 1978, a political entity can modify its agreement to specifically exclude the services of election officials or election workers if the remuneration paid in a calendar year is less than \$100. A change to \$100 in a year from \$50 in a calendar quarter requires the execution of a new modification. For modification executed after December 31, 1977, the \$100 in a year test must be used.
- K.** "Wages" — (A.R.S. § 38-701(8)) means all remuneration paid to employees whose services are covered under an agreement in a calendar year not in excess of the maximum reportable wages on which social security contributions are due:
1. Wages include the cash value of remuneration paid to employees other than money, for example, the value of room and board. The valuation of room and board furnished an employee by a political entity shall be computed at the same valuation as computed by the Industrial Commission for payment of workmen's compensation premiums.
 2. If, as a part of the employment, it is understood that the employee is entitled to meals and the employer is to furnish them, the value of such meals is wages and should be reported. If there is no understanding (either orally or in writing) that meals will be furnished the employee, but they are in fact provided, the value of the meals would be wages if it is substantial. The value of meals may be considered as not substantial if it is less than five percent of the cash pay.



- 3. The employer's report of wages paid for each calendar quarter to the Arizona State Retirement System Board shall include for each employee both the cash wages and the value of room and board as a lump sum for the quarter for which the report is made.
- 4. The employee tax shall be deducted from the wages paid in accordance with the method of including the value of remuneration paid in any medium other than cash in each pay period or in a single pay period in the calendar quarter.
- 5. The value of meals and lodging furnished by, or on behalf of an employer to an employee, the employee's spouse, or any of the employee's dependents is not wages for Social Security purposes if:
 - a. The meals or lodging are furnished on the business premises of the employer, and
 - b. The meals or lodging are furnished for the convenience of the employer, and
 - e. The employee is required to accept such lodging as a condition of employment.

A. The definitions in A.R.S. § 38-711 apply to this Chapter.

B. Unless otherwise specified, in this Chapter:

- 1. "Actuarial assumption" means an estimate of an uncertain future event that affects pension liabilities, or assets, or both.
- 2. "Authorized employer representative" means an individual specified by the ASRS employer to provide the ASRS with information about a member who previously worked for the ASRS employer.
- 3. "Contribution" means:
 - a. Amounts required by A.R.S. Title 38, Chapter 5, Article 2 to be paid to ASRS by a member or an employer on behalf of a member other than amounts attributed to the long-term disability program;
 - b. Any voluntary amounts paid to ASRS by a member to be placed in the member's account; and
 - c. Amounts credited by transfer under A.R.S. § 38-924.
- 4. "Day" means a calendar day, and excludes the:
 - a. Day of the act or event from which a designated period of time begins to run; and
 - b. Last day of the period if a Saturday, Sunday, or official state holiday.
- 5. "Designated beneficiary" means the same as in A.R.S. § 38-762(G).
- 6. "Director" means the Director appointed by the Board as provided in A.R.S. § 38-715.
- 7. "Individual retirement account" or "IRA" means the types of eligible retirement plans specified in A.R.S. § 38-770(D)(3)(a) and (b).
- 8. "Investment return rate" means a percentage of total return on an asset.
- 9. "Party" means the same as in A.R.S. § 41-1001.
- 10. "Person" has the same meaning as in A.R.S. § 1-215.
- 11. "Plan" means the same as "defined benefit plan" in A.R.S. § 38-712(B), and as administered by the ASRS.
- 12. "Retirement account" means the same as in A.R.S. § 38-771.
- 13. "Rollover" means a contribution to the ASRS by an eligible member of an eligible rollover distribution from one or more of the retirement plans listed in A.R.S. § 38-747(H)(2) and (3).
- 14. "System" means the same as "defined contribution plan" in A.R.S. § 38-769, and as administered by the ASRS.
- 15. "Terminate employment" means to end the employment relationship between a member and an ASRS employer with the intent that the member does not return to employment with an ASRS employer.
- 16. "United States" means the same as in A.R.S. § 1-215.

R2-8-115. Return of Contributions Upon Termination of Membership by Separation from All ASRS Employment by Other Than Retirement or Death; Payment of Survivor Member's Benefits Upon the Death of a Member

A. The following definitions apply to this Section unless otherwise specified:

- 1. "Acceptable documentation" means any ASRS form request containing all the accurate, required information, dates, and signatures necessary to process the form request.
- 1. "ASRS" means the same as in A.R.S. § 38-711.
- 2. "ASRS employer" has the same meaning as "employer" in A.R.S. § 38-711.
- 3. "Authorized employer representative" means an individual specified by the ASRS employer to provide the ASRS with information about a member who previously worked for the ASRS employer.
- 4. "Beneficiary" means the individual specified by a member to receive the balance of the member's account or, if applicable, selected benefits upon the death of the member.
- 5. "Contribution" means:
 - a. Amounts required by A.R.S. Title 38, Chapter 5, Article 2 to be paid to ASRS by a member or an employer on behalf of a member other than amounts attributed to the long-term disability program;
 - b. Any voluntary amounts paid by a System member to ASRS to be placed in the System member's account; and
 - e. Any amount credited to a non-retired System member's employer account or to a retired System member's non-guaranteed benefit as determined by Section 24(B) of Arizona Session Laws 1995, Chapter 32, Section 24, as amended by Arizona Session Laws 1999, Chapter 66, Section 1.



6. “Court” means a superior, appellate, or the Supreme court of this state, a corresponding court of another state of the United States, or a federal court of the United States.
7. “Designated beneficiary” has the same meaning as in A.R.S. § 38-762(H).
8. “Domestic relations order” has the same meaning as in A.R.S. § 38-773(G).
- 9-2. “Eligible retirement plan” has ~~means~~ the same meaning as in A.R.S. § ~~38-770(D)(3)~~ 38-770(C)(3).
- 10-3. “Employer number” means a unique identifier the ASRS assigns to a member employer.
- 11-4. “Employer plan” means the types of eligible retirement plans specified in A.R.S. § ~~38-770(D)(3)(c), (d), (e), and (f)~~ 38-770(C)(3)(e), (d), (e), and (f).
12. “Fiscal year” means July 1 of one year to June 30 of the next year.
13. “Individual retirement account” means the types of eligible retirement plans specified in A.R.S. § 38-770(C)(3)(a) and (b).
14. “Lump sum payment” means a member receives the total amount in the member’s ASRS account to which the member is entitled by law.
15. “Member” has the same meaning as in A.R.S. § 38-711.
16. “Personal representative” means a person who is authorized by law to represent the estate of a deceased individual.
- 17-5. “Process date” means the calendar day the ASRS generates contribution withdrawal documents to be sent to a member.
18. “Service year” has the same meaning as in A.R.S. § 38-711.
19. “System” means the same as “defined contribution plan” as defined in A.R.S. § 38-769, and which is administered by the ASRS.
20. “Terminate employment” means to end the employment relationship between a member and an ASRS employer with the intent that the member not return to employment with that ASRS employer.
21. “Trustee” means an individual who holds monetary assets in an eligible retirement plan under the Internal Revenue Code for the benefit of the member.
22. “United States” means the same as in A.R.S. § 1-215.
- 23-6. “Warrant” means a voucher authorizing payment of funds due to a member.
- B.** No change
- C.** No change
1. No change
 2. No change
 3. No change
- D.** No change
1. No change
 2. No change
 3. No change
 4. No change
 5. No change
 6. No change
 7. No change
 - a. No change
 - b. No change
 - c. No change
 - d. No change
 - e. No change
 - f. No change
 - g. No change
 - h. No change
 - i. No change
 - j. No change
 8. No change
 - a. No change
 - b. No change
 - c. No change
 9. No change
 - a. No change
 - b. No change
 - c. No change
- E.** No change
1. No change
 - a. No change
 - b. No change



- 2. No change
 - a. No change
 - b. No change
 - c. No change
 - d. No change
 - e. No change
 - f. No change
 - g. No change
 - i. No change
 - ii. No change
 - iii. No change
 - h. No change
- F. No change
- G. No change
- H. No change
- I. Upon the death of a member, the ASRS shall ~~provide~~ distribute the survivor member's benefits based according ~~on~~ to the deceased member's last dated, written designation of beneficiary most recent, acceptable documentation that is on file with the ASRS ~~that was received before~~ prior to the date of the member's death, unless otherwise provided by law.
- J. No change
 - 1. No change
 - 2. No change
 - 3. No change
 - a. No change
 - b. No change
 - c. No change
 - i. No change
 - ii. No change
 - iii. No change
 - iv. No change
 - v. No change

R2-8-118. Application of Interest Rates

- ~~A.~~ The following definitions apply to this Section unless otherwise specified:
 - 1. "ASRS" means the same as in A.R.S. § 38-711.
 - 2. "Member" has the same meaning as in A.R.S. § 38-711.
 - 3. "Plan" means the same as "defined benefit plan" in A.R.S. § 38-769, and administered by the ASRS.
 - 4. "System" means the same as "defined contribution plan" as defined in A.R.S. § 38-769, and that is administered by the ASRS.

~~B.A.~~ Application of interest from inception of the ASRS through the present is as follows:

Effective Date of Interest Rate Change	Assumed Actuarial Interest and Investment Yield Return Rate	Interest Rate Used to Determine Return of Contributions Upon Termination of Membership by Separation from Service by Other Than Retirement or Death		Interest Rate Used to Determine Survivor Benefits
7-1-1953	2.50%	2.50%		2.50%
7-1-1959	3.00%	3.00%		3.00%
7-1-1966	3.75%	3.75%		3.75%
7-1-1969	4.25%	4.25%		4.25%
7-1-1971	4.75%	4.75%		4.75%
7-1-1975	5.50%	5.50%		5.50%
7-1-1976	6.00%	5.50%		6.00%
7-1-1981	7.00%	5.50%		7.00%
7-1-1982	7.00%	7.00%		7.00%
7-1-1984	8.00%	8.00%		8.00%
7-1-2005	8.00%	4.00% for Plan Members	8.00% for System Members	8.00%
7-1-2013	8.00%	2.00% for Plan Members	8.00% for System Members	8.00%



~~C.B.~~ At the beginning of each fiscal year interest is credited to the retirement account of each member on the June 30 that marks the end of the fiscal year based on the balance in the member's account as of the previous June 30. The balance on which interest is credited includes:

1. Employer and employee contributions;
2. Voluntary additional contributions made by System members, if applicable;
3. Amounts credited by transfer under A.R.S. § ~~38-922~~38-924;
4. ~~Amounts credited to a non-retired system member's employer account or to a retired System member's non-guaranteed benefit as determined by Article 2 of this Chapter;~~ and
- 5-4. Interest credited in previous years.

R2-8-120. Designating a Beneficiary; Spousal Consent to Designation

A. ~~In addition to the definitions at A.R.S. § 38-711, the~~ The following definitions apply to this Section unless otherwise specified:

1. ~~"DRO" means the same as "domestic relations order" in A.R.S. § 38-773(H)(1). "Beneficiary" means a person designated to receive money or other benefits when someone dies.~~
2. ~~"Contingent annuitant" means the person that a member designates to receive continued annuity payments after the member dies.~~
- 3-2. ~~"Joint and survivor annuity" means an optional form of retirement benefits described at in A.R.S. § 38-760(B)-38-760(B)(1).~~
- 4-3. ~~"Period certain and life annuity" means an optional form of retirement benefits described at in A.R.S. § 38-760(B)-38-760(B)(2).~~
5. ~~"QDRO" means qualified domestic relations order, which is a judgment, decree, or order directing a retirement plan to make payments to an alternative payee.~~
- 6-4. "Spouse" means the individual to whom a member is married under Arizona law.

B. No change

1. No change
 - a. No change
 - b. No change
2. No change

C. No change

1. No change
2. No change
3. No change

D. Changing a beneficiary designation:

1. If a married member changes a beneficiary designation on or after July 1, 2013, the member shall ensure that the new beneficiary designation is consistent with the requirements specified in subsection (B);
2. If a married member who retired before July 1, 2013, and:
 - a. Chose a straight-life annuity wishes to change the member's beneficiary, the member shall ensure that the new beneficiary designation is consistent with subsection (B); or
 - b. Chose a period certain and life annuity or joint and survivor annuity wishes to change either the annuity option or the contingent annuitant, the member shall ensure that the new beneficiary designation is consistent with subsection (B).

E. No change

1. No change
2. No change

F. No change

G. No change

1. No change
2. No change
 - a. No change
 - i. No change
 - ii. No change
 - b. No change

H. No change

I. No change

1. No change
 - a. No change
 - b. No change
2. No change
3. No change



R2-8-123. Actuarial Assumptions and Actuarial Value of Assets

- A. ~~For the purposes of~~ The following definitions apply to this Section, unless otherwise specified:
 - 1. ~~“Actuarial assumption” means an estimate of an uncertain future event that affects pension liabilities.~~
 - 2. ~~“Board” means the same as in A.R.S. § 38-711.~~
 - 3. ~~“Investment return rate” means a percentage of total return on an asset.~~
 - 4. ~~“market Market value” means an estimated monetary worth of an asset based on the current demand for the asset and the amount of that type of asset available for sale.~~
- B. No change
 - 1. No change
 - 2. No change
 - a. No change
 - b. No change

R2-8-126. Calculating Benefits

- A. ~~For the purposes of this Section, “prior service credit” means a “service credit” listed in R2-8-501(24), credited service that is earned pursuant to A.R.S. § 38-739, or a service credit that is transferred or redeemed pursuant to A.R.S. §§ 38-730, 38-771, or 38-921 et seq.~~ The following definitions apply to this Section unless otherwise specified:
 - 1. ~~“Contingent annuitant” has the same meaning as in A.R.S. § 38-711.~~
 - 2. ~~“Life annuity” has the same meaning as in A.R.S. § 38-711.~~
 - 3. ~~“Member” has the same meaning as in A.R.S. § 38-711.~~
 - 4. ~~“Plan” means a “defined benefit plan” under A.R.S. § 38-769 that is administered by the ASRS.~~
 - 5. ~~“Prior service” has the same meaning as in A.R.S. § 38-772.~~
 - 6. ~~“System” means a “defined contribution plan” as defined under A.R.S. § 38-769 that is administered by the ASRS.~~
- B. No change
- C. No change
- D. No change
- E. No change
- F. No change
- G. The ASRS shall add any prior service credit benefit that is payable to a member to the life annuity of the member before the ASRS applies any optional payment plan calculation provided for in A.R.S. § 38-760.
- H. No change

ARTICLE 4. PRACTICE AND PROCEDURE BEFORE THE BOARD

R2-8-401. Definitions

- The following definitions apply to this Article unless otherwise specified:
- 1. ~~“Appealable agency action” has means~~ the same meaning as in A.R.S. § 41-1092.
 - 2. ~~“Board” has the same meaning as in A.R.S. § 38-711.~~
 - 3. ~~“Director” means the Director appointed by the Board as provided in A.R.S. § 38-715.~~
 - 4. ~~“Party” has the same meaning as in A.R.S. § 41-1001.~~
 - 5. ~~2. “Person” has means~~ the same meaning as in A.R.S. § 41-1001.

ARTICLE 5. PURCHASING SERVICE CREDIT

R2-8-501. Definitions

- The following definitions apply to this Article unless otherwise specified:
- 1. ~~“Active duty” has means full-time duty in a branch of the United States uniformed service, other than active reserve duty, the same meaning as in 32 U.S.C. 101.~~
 - 2. “Active duty termination date” means the day a member:
 - a. Separates from active military duty;
 - b. Is released from active duty-related hospitalization or one year after initiation of active duty-related hospitalization, whichever date is earlier; or
 - c. Dies as a result of active military duty.
 - 3. ~~“Active member” means the same as in A.R.S. § 38-711.~~
 - 4. ~~3. “Active reserve duty” means participating in required meetings and annual training in a Reserve or National Guard branch of the United States uniformed service.~~
 - 5. ~~4. “Actuarial present value” means an amount in today’s dollars of a member’s future retirement benefit calculated using appropriate actuarial assumptions and the:~~
 - a. Member’s current years of credited service to the nearest month;
 - b. Member’s age to the nearest day;
 - c. Amount of service credit the member wishes to purchase to the nearest month, except for the calculation in R2-8-506(A)(2); and
 - d. Member’s current annual compensation.
 - 6. ~~“ASRS” means the same as in A.R.S. § 38-711.~~
 - 7. ~~“ASRS employer” means the same as “employer” in A.R.S. § 38-711.~~



8. ~~“Authorized employer representative” means an individual who has been delegated the authority to act on behalf of an ASRS employer to provide the ASRS with information.~~
- 9-5. “Authorized representative” means an individual who has been delegated the authority to act on behalf of a custodian, trustee, plan administrator, or, if applicable, a member.
10. ~~“Compensation” means the same as in A.R.S. § 38-769.~~
11. ~~“Credited service” means the same as in A.R.S. § 38-711.~~
12. ~~“Current annual compensation” means the greater of:~~
- a. ~~Annualized compensation of the full pay period immediately before the date of a request to ASRS to purchase credited service pursuant to section 38-743 or 38-745.~~
 - b. ~~Annualized compensation of the partial year if the member has less than twelve months total credited service on the date of a request to purchase credited service pursuant to section 38-743 or 38-745.~~
 - c. ~~The sum of the twelve months of compensation immediately before the date of a request to ASRS to purchase credited service pursuant to section 38-743 or 38-745.~~
 - d. ~~The sum of the thirty-six months of compensation immediately before the date of a request to ASRS to purchase credited service pursuant to section 38-743 or 38-745 divided by three.~~
 - e. ~~If the member has retired one or more times from ASRS, the average monthly compensation that was used for calculating the member’s last pension benefit times twelve. A.R.S. § 38-711(10).~~
- 13-6. “Current years of credited service” means the amount of credited service a member has earned or purchased, and the amount of service credit for which an Irrevocable Payroll Deduction Authorization is in effect for which the member has not yet completed payment, but does not include any current requests to purchase service credit for which the member has not yet paid.
- 14-7. “Custodian” means a financial institution that holds financial assets for guaranteed safekeeping.
15. ~~“Day” means a calendar day, and excludes the:~~
- a. ~~Day of the act or event from which a designated period of time begins to run; and~~
 - b. ~~Last day of the period if a Saturday, Sunday, or official state holiday.~~
- 16-8. ~~“Direct rollover” means distribution of eligible funds made payable to the ASRS as a contribution for the benefit of an eligible member from a retirement plan listed in A.R.S. § 38-747(H)(2) or (H)(3).~~
- 17-9. ~~“Eligible funds” means payments listed in A.R.S. § 38-747(H)(2) and (H)(3).~~
- 18-10. “Eligible member” means an active member of the Plan or a Plan member who is receiving benefits under the Long Term Disability Program established by A.R.S. Title 38, Chapter 5, Article 2.1.
19. ~~“Error” means a typographical mistake, incorrect information, or other inaccuracy, whether intentional or unintentional.~~
- 20-11. “Forms of payment” means check, cashier’s check, money order, Irrevocable Payroll Deduction Authorization, direct rollover, indirect IRA rollover, indirect rollover, trustee-to-trustee transfer, IRA rollover and termination pay distribution.
- 21-12. “Forfeited service” means credited service for which the ASRS has returned retirement contributions to the member under A.R.S. § 38-740.
- 22-13. “Immediate family member” means:
- a. A member’s spouse or life partner;
 - b. A member’s natural, step, or adopted sibling;
 - c. A member’s natural, step, or adopted child;
 - d. A member’s natural, step, or adoptive parent; or
 - e. An individual for whom the member has legal guardianship.
- 23-14. “Indirect IRA rollover” means funds already distributed to the eligible member from a retirement plan listed in A.R.S. § 38-747(H)(3) that are then paid by the eligible member to the ASRS as a contribution for the benefit of the eligible member.
24. ~~“IRA” means an Individual Retirement Account or Annuity under IRC § 408.~~
- 25-15. “IRC” means the Internal Revenue Code.
- 26-16. ~~“Irrevocable Payroll Deduction Authorization payroll deduction authorization” means an irrevocable contract between an eligible member, an ASRS employer, and the ASRS that requires the ASRS employer to withhold payments from a member’s pay for a specified amount and for a specified number of payments, as provided in A.R.S. § 38-747.~~
27. ~~“Leave of absence” means the same as in A.R.S. § 38-711.~~
- 28-17. “Life partner” means an individual who lives with a member as a spouse, but without being legally married.
- 29-18. ~~“Military Call-up” means a member is called to active duty in a branch of the United States uniformed services.~~
- ~~“Member” means the same as in A.R.S. § 38-711.~~
- 30-19. “Military service” means active duty or active reserve duty with any branch of the United States uniformed services or the Commissioned Corps of the National Oceanic and Atmospheric Administration.



- ~~31-20.~~ “Military service record” means a United States uniformed services or National Oceanic and Atmospheric Administration document that provides proof of active duty or active reserve duty time, including a military form ~~DD-214 or other military form~~ that provides the following information:
 - a. The member’s full name;
 - b. The member’s Social Security number;
 - c. Type of discharge the member received; and
 - d. Active duty dates, if applicable; ~~and~~ or
 - e. Active reserve duty dates, if applicable; ~~and-~~
 - f. Point history for reserve duty dates, if applicable.
- ~~32-21.~~ “Other public service” means previous employment listed in A.R.S. § 38-743(A).
- ~~33-22.~~ “PDA pay-off letter” means written correspondence from the ASRS to a member that specifies the amount necessary to be paid by the member to complete an Irrevocable Payroll Deduction Authorization and receive the credited service specified in the Irrevocable Payroll Deduction Authorization.
- ~~34.~~ “Person” means the same as in A.R.S. § 1-215.
- ~~35.~~ “Plan” means the same as “defined benefit plan” in A.R.S. § 38-769, and administered by the ASRS.
- ~~36-23.~~ “Plan Administrator” means the person authorized to represent a specific eligible plan as addressed in IRC § 414(g).
- ~~37.~~ “Political subdivision” means the same as in A.R.S. § 38-711.
- ~~38.~~ “Political subdivision entity” means the same as in A.R.S. § 38-711.
- ~~39.~~ “Presidential Call-up” means a directive from the President of the United States, Cabinet Secretary, or Secretary of any United States uniformed service, initiating active duty for personnel of active military, or active or inactive National Guard and Reserve branches of the United States uniformed services.
- ~~40.~~ “Public employer” means the United States government, a state of the United States, a political subdivision of a state of the United States, or a political subdivision entity.
- ~~41.~~ “Rollover” means a contribution to the ASRS by an eligible member of an eligible rollover distribution from one or more of the retirement plans listed in A.R.S. § 38-747(H)(2) and (3).
- ~~42-24.~~ “Service credit” means forfeited service under A.R.S. § 38-742, leave of absence under A.R.S. § 38-744, military service and Presidential Military Call-up service under A.R.S. § 38-745, and other public service under A.R.S. § 38-743 that an eligible member may purchase.
- ~~43-25.~~ “SP invoice” means a written correspondence from the ASRS informing an eligible member of the amount of money required to purchase a specified amount of service credit.
- ~~44.~~ “Terminate employment” means to end the employment relationship between a member and an ASRS employer with the intent that the member not return to employment with that ASRS employer.
- ~~45-26.~~ “Termination pay distribution” means an ASRS employer’s payment to the ASRS of an eligible member’s termination pay to purchase service credit as specified in § 38-747(B)(2).
- ~~46-27.~~ “Three full calendar months” means the first day of the first full month through the last day of the third consecutive full month.
- ~~47-28.~~ “Transfer employment” means to terminate employment with one ASRS employer with which a member has an Irrevocable Payroll Deduction Authorization:
 - a. After accepting an offer to work for a new ASRS employer, or
 - b. While working as an active member for a different ASRS employer.
- ~~48-29.~~ “Trustee-to-trustee transfer” means a transfer of assets to the ASRS as authorized in A.R.S. § 38-747(I), from a retirement program listed in R2-8-515(A) from which, at the time of the transfer, a member is not eligible to receive a distribution.
- ~~49-30.~~ “Uniformed services” means the United States Army, Army Reserve, Army National Guard, Navy, Navy Reserve, Air Force, Air Force Reserve, Air Force National Guard, Marine Corps, Marine Corps Reserve, Coast Guard, Coast Guard Reserves, ~~the National Oceanic and Atmospheric Administration~~, and the Commissioned Corps of the Public Health Service.
- ~~50.~~ “United States” means the same as in A.R.S. § 1-215.
- ~~51-31.~~ “Window credit” means overpayments made on previously purchased service credit by eligible members of the ASRS as provided by Laws 1997, Ch. 280, § 21, and Laws 2003, Ch. 164, § 3.

ARTICLE 6. PUBLIC PARTICIPATION IN RULEMAKING

R2-8-601. Definitions

The following definitions apply to this Article unless otherwise specified:

- ~~1.~~ “ASRS” has the same meaning as in A.R.S. § 38-711.
- ~~2.~~ “Day” means a calendar day, and excludes the:
 - a. Day of the act or event from which a designated period of time begins to run; and
 - b. Last day of the period if a Saturday, Sunday, or official state holiday.
- ~~3-1.~~ “Rulemaking record” means a file the ASRS maintains as specified in A.R.S. § 41-1029.



- ~~4.2.~~ “Oral proceeding” means a public gathering the ASRS holds for the purpose of receiving comment and answering questions about a proposed rule as specified in A.R.S. § 41-1023.
- ~~3.~~ “Person” has the same meaning as in A.R.S. § 41-1001.
- ~~5.4.~~ “Presiding officer” means an individual selected by the ASRS Director to oversee oral proceedings.
- ~~6.5.~~ “Substantive policy statement” has the same meaning as in A.R.S. § 41-1001.

ARTICLE 7. CONTRIBUTIONS NOT WITHHELD

R2-8-701. Definitions

The following definitions apply to this Article unless otherwise specified:

1. “218 agreement” means a written agreement between the state, political subdivision, or political subdivision entity and the Social Security Administration, under the provisions of § ~~218~~418 of the Social Security Act, to provide Social Security and Medicare or Medicare-only coverage to employees of the state, political subdivision, or political subdivision entity.
2. ~~“Active member” has the same meaning as in A.R.S. § 38-711.~~
3. ~~“ASRS” has the same meaning as in A.R.S. § 38-711.~~
4. ~~“ASRS employer” means this state, a political subdivision, or a political subdivision entity that has:~~
 - a. ~~Signed a 218 agreement;~~
 - b. ~~Applied to become a member of ASRS; and~~
 - e. ~~Been approved for membership by the Board.~~
5. ~~“Authorized employer representative” means an individual who has legal power to bind the ASRS employer in its transactions with the ASRS.~~
6. ~~“Board” has the same meaning as in A.R.S. § 38-711.~~
7. ~~“Director” means the Director appointed by the Board as provided in A.R.S. § 38-715.~~
8. ~~2.~~ “Documentation” means a pay stub, completed W-2 form, completed Verification of Contributions Not Withheld form, employer letter or spreadsheet, completed State Personnel Action Form, Social Security Earnings Report, employment contract, payroll record, timesheet, or other ASRS employer-provided form that includes:
 - a. Whether the employee was covered under the ASRS employer’s 218 agreement prior to July 24, 2014,
 - b. The number of hours worked or length of time the member was employed by the ASRS employer, or
 - c. The compensation paid to the member by the ASRS employer.
9. ~~3.~~ “Eligible service” means employment with an ASRS employer:
 - a. That is no more than 15 years before the date the ASRS receives written credible evidence that less than the correct amount of contributions were paid into the ASRS or the ASRS otherwise determines that less than the correct amount of contributions were made as specified in A.R.S. § 38-738(C); and
 - b. In which the member:
 - i. ~~Until 6/30/92, worked a minimum of 20 hours per week for at least five months in a fiscal year for any one or more ASRS employers;~~
 - ii. ~~From 7/1/92 to 7/1/99, worked a minimum of 20 hours per week for at least 20 weeks in a fiscal year for any one or more ASRS employers; or~~
 - iii. ~~From 7/1/99 to the present, worked a minimum of 20 hours per week for at least 20 weeks in a service year for at least one ASRS employer from 7/1/1999 to the present.~~
10. ~~“Fiscal year” means from July 1 of one year through June 30 of the next year.~~
11. ~~“Member” has the same meaning as in A.R.S. § 38-711.~~
12. ~~“Person” has the same meaning as in A.R.S. § 1-215.~~
13. ~~“Political subdivision” has the same meaning as in A.R.S. § 38-711.~~
14. ~~“Political subdivision entity” has the same meaning as in A.R.S. § 38-711.~~
15. ~~“Service year” has the same meaning as in A.R.S. § 38-711.~~



NOTICES OF RULEMAKING DOCKET OPENING

This section of the *Arizona Administrative Register* contains Notices of Rulemaking Docket Opening.

A docket opening is the first part of the administrative rulemaking process. It is an "announcement" that the agency intends to work on its rules.

When an agency opens a rulemaking docket to consider rulemaking, the Administrative Procedure Act (APA) requires the publication of the Notice of Rulemaking Docket Opening.

Under the APA effective January 1, 1995, agencies must submit a Notice of Rulemaking Docket Opening before beginning the formal rulemaking process. Many times an agency may file the Notice of Rulemaking Docket Opening with the Notice of Proposed Rulemaking.

The Office of the Secretary of State is the filing office and publisher of these notices. Questions about the interpretation of this information should be directed to the agency contact person listed in item #4 of this notice.

NOTICE OF RULEMAKING DOCKET OPENING

ARIZONA STATE LOTTERY COMMISSION

[R15-56]

- 1. Title and its heading:** 19, Alcohol, Horse and Dog Racing, Lottery, and Gaming
- Chapter and its heading:** 3, Arizona State Lottery Commission
- Article and its heading:** 2, Retailers
- Section numbers:** R19-3-201 through R19-3-217 (*Sections may be added, deleted, or modified as necessary.*)
- 2. The subject matter of the proposed rules:**
Article 2, Retailers, prescribes the requirements and procedures for Arizona retail businesses that sell Lottery game products. As a result of Laws 2015, Chapter 245, the Lottery will fund two new programs from proceeds generated by game vending machines in age-restricted establishments. The legislation also allows the Lottery director to adopt rules related to the method for validating Lottery tickets, which may be by physical or electronic presentation. The Lottery plans to amend the rules to implement the provisions of Laws 2015, Chapter 245. If necessary, amendments may also be made to improve the clarity and understandability of the rules.
- 3. A citation to all published notices relating to the proceeding:**
None
- 4. The name and address of agency personnel with whom persons may communicate regarding the rules:**
Name: Pam DiNunzio
Address: Arizona State Lottery
4740 E. University Drive
Phoenix, AZ 85034
Telephone: (480) 921-4489
Fax: (480) 921-4488
E-mail: pdinunzio@azlottery.gov
- 5. The time during which the agency will accept written comments and the time and place where oral comments may be made:**
The Lottery will accept written comments from 8:00 a.m. until 5:00 p.m., Monday through Friday (except state holidays) at the address listed in item #4. The date, time, and location of an oral proceeding will be included in the Notice of Proposed Rulemaking.
- 6. A timetable for agency decisions or other action on the proceeding, if known:**
To be determined



NOTICE OF RULEMAKING DOCKET OPENING

ARIZONA STATE LOTTERY COMMISSION

[R15-57]

- 1. Title and its heading:** 19, Alcohol, Horse and Dog Racing, Lottery, and Gaming

Chapter and its heading: 3, Arizona State Lottery Commission

Article and its heading: 4, Design and Operation of On-Line Games
7, Design and Operation of Instant Games

Section numbers: R19-3-401 through R19-3-412; R19-3-701 through R19-3-709
(Sections may be added, deleted, or modified as necessary.)
- 2. The subject matter of the proposed rules:**
Article 4, Design and Operation of On-Line Games, provides for the conduct of the Lottery's on-line games. Article 7, Design and Operation of Instant Games, provides for the conduct of the Lottery's instant game product line. As a result of Laws 2015, Chapter 245 (HB2517), the Lottery will fund two new programs from proceeds generated by game vending machines in age-restricted establishments. The legislation also allows the Lottery director to adopt rules related to the method for validating Lottery tickets, which may be by physical or electronic presentation. The Lottery plans to amend the rules to implement the provisions of Laws 2015, Chapter 245. If necessary, amendments may also be made to improve the clarity and understandability of the rules.
- 3. A citation to all published notices relating to the proceeding:**
None
- 4. The name and address of agency personnel with whom persons may communicate regarding the rules:**

Name: Pam DiNunzio
Address: Arizona State Lottery
4740 E. University Drive
Phoenix, AZ 85034
Telephone: (480) 921-4489
Fax: (480) 921-4488
E-mail: pdinunzio@azlottery.gov
- 5. The time during which the agency will accept written comments and the time and place where oral comments may be made:**
The Lottery will accept written comments from 8:00 a.m. until 5:00 p.m., Monday through Friday (except state holidays) at the address listed in item #4. The date, time, and location of an oral proceeding will be included in the Notice of Proposed Rulemaking.
- 6. A timetable for agency decisions or other action on the proceeding, if known:**
To be determined



GOVERNOR EXECUTIVE ORDERS

The Administrative Procedure Act (APA) requires the full-text publication of Governor Executive Orders.

With the exception of egregious errors, content (including spelling, grammar, and punctuation) of these orders has been reproduced as submitted.

In addition, the *Register* shall include each statement filed by the Governor in granting a commutation, pardon or reprieve, or stay or suspension of execution where a sentence of death is imposed.

EXECUTIVE ORDER 2015-01

Internal Review of Administrative Rules; Moratorium to Promote Job Creation and Customer-Service-Oriented Agencies

Editor’s Note: This Executive Order is being reproduced in each issue of the Administrative Register until its expiration on December 31, 2015, as a notice to the public regarding state agencies’ rulemaking activities.

[M15-02]

WHEREAS, Arizona has lost more jobs per capita than any other state and has yet to recover all of those jobs;

WHEREAS, burdensome regulations inhibit job growth and economic development;

WHEREAS, each agency of the State of Arizona should promote customer-service-oriented principles for the people that it serves;

WHEREAS, each State agency should undertake a critical and comprehensive review of its administrative rules and take action to reduce the regulatory burden, administrative delay, and legal uncertainty associated with government regulation;

WHEREAS, overly burdensome, antiquated, contradictory, redundant, and nonessential regulations should be repealed;

WHEREAS, Article 5, Section 4 of the Arizona Constitution and Title 41, Chapter 1, Article 1 of the Arizona Revised Statutes vests the executive power of the State of Arizona in the Governor;

NOW, THEREFORE, I, Douglas A. Ducey, by virtue of the authority vested in me by the Constitution and laws of the State of Arizona hereby declare the following:

1. A State agency, subject to this Order, shall not conduct any rulemaking except as permitted by this Order.
2. A State agency, subject to this Order, shall not conduct any rulemaking, whether informal or formal, without the prior written approval of the Office of the Governor. In seeking approval, a State agency shall address one or more of the following as justification for the rulemaking:
 - a. To fulfill an objective related to job creation, economic development, or economic expansion in this State.
 - b. To reduce or ameliorate a regulatory burden while achieving the same regulatory objective.
 - c. To prevent a significant threat to the public health, peace or safety.
 - d. To avoid violating a court order or federal law that would result in sanctions by a court or the federal government against an agency for failure to conduct the rulemaking action.
 - e. To comply with a federal statutory or regulatory requirement if such compliance is related to a condition for the receipt of federal funds or participation in any federal program.
 - f. To fulfill an obligation related to fees or any other action necessary to implement the State budget that is certified by the Governor’s Office of Strategic Planning and Budgeting.
 - g. To promulgate a rule or other item that is exempt from Title 41, Chapter 6, Arizona Revised Statutes, pursuant to section 41-1005, Arizona Revised Statutes.
 - h. To address matters pertaining to the control, mitigation or eradication of waste, fraud, or abuse within an agency or wasteful, fraudulent, or abusive activities perpetrated against an agency.
3. Paragraphs 1 and 2 apply to all State agencies, except for: (a) any State agency that is headed by a single elected State official, (b) the Corporation Commission, or (c) any State agency whose agency head is not appointed by the Governor. Those State agencies to which Paragraphs 1 and 2 do not apply are strongly encouraged to voluntarily comply with this Order in the context of their own rulemaking processes.
4. Pursuant to Article 5, Section 4 of the Arizona Constitution and Arizona Revised Statutes Section 41-101(A)(1), the State agencies identified in Paragraph 3 must provide the Office of the Governor with a written report for each proposed rule 30 days prior to engaging in any rulemaking proceeding and must also provide the Office of the



Governor with a written report within 15 days of any rulemaking. The reports required by this Paragraph shall explain, in detail, how the rulemaking advances the priorities and principles set forth in this Order.

5. No later than September 1, 2015, each State agency shall provide to the Office of the Governor an evaluation of their rules, with recommendations for which rules could be amended or repealed consistent with the priorities and principles set forth in this Order. The evaluation shall also include a summary of licensing time frames and describe how those time frames compare to real processing time, and whether or not they can be reduced. Additionally, each agency shall identify any existing licenses or permits in which a general permit could be used in lieu of an individual permit, pursuant to Arizona Revised Statutes Section 41-1037.
6. No later than July 1, 2015, each State agency shall provide to the Office of the Governor an update on divisions where electronic reporting and payment are not implemented and a suggested plan for how to implement this customer-service-oriented service.
7. This Order does not confer any legal rights upon any persons and shall not be used as a basis for legal challenges to rules, approvals, permits, licenses or other actions or to any inaction of a State agency. For the purposes of this Order, "person," "rule" and "rulemaking" have the same meanings prescribed in Arizona Revised Statutes Section 41-1001.
8. This Executive Order expires on December 31, 2015.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Arizona.

Douglas A. Ducey
G O V E R N O R

DONE at the Capitol in Phoenix on this fifth day of January in the year Two Thousand and Fifteen and of the Independence of the United States of America the Two Hundred and Thirty-ninth.

ATTEST:
Michele Reagan
Secretary of State

EXECUTIVE ORDER 2015-05

Prohibiting the Release of Arrest and Booking Reports for Commercial Purpose City of Mesa Police Department

[M15-148]

WHEREAS, the Custodian of Records of the Police Department of the City of Mesa has received a request from Direct Marketing of Labadie, Missouri, for copies of arrest and booking records in order to solicit legal services business from those individuals who are identified by those records; and

WHEREAS, the Custodian of Records of the Police Department of the City of Mesa has determined that the furnishing of such records for the stated commercial purpose would constitute a misuse and abuse of the right to receive public records; and

WHEREAS, the City of Mesa has made application to me, Douglas A. Ducey, Governor of the State of Arizona, pursuant to A.R.S. § 39-121.03(B), requesting that I, by Executive Order, prohibit the furnishing of public records sought for the commercial purpose stated; and

NOW, THEREFORE, I, Douglas A. Ducey, Governor of the State of Arizona, having determined that the use of police arrest and booking reports for the commercial purpose of soliciting legal services business is an abuse and misuse of these records, and by virtue of the authority vested in me by the Constitution and laws of this State, do hereby issue this Executive Order prohibiting the furnishing of arrest and booking reports for such commercial purpose, all pursuant to A.R.S. § 39-121.03(B).

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Arizona.

Douglas A. Ducey
G O V E R N O R



DONE at the Capitol in Phoenix on this fifth day of June in the year Two Thousand Fifteen and of the Independence of the United States of America the Two Hundred and Thirty-ninth.

ATTEST:
Michele Reagan
Secretary of State

TERMINATION OF EMERGENCY

*** Highway 89 Collapse - PCA 73014**

[M15-149]

WHEREAS, in the early morning hours of February 20, 2013, the road surface along the U.S. Highway 89, north/south bound at mile post 526.6 collapsed; and

WHEREAS, given the magnitude, the damages imposed a severe hardship on state, county and local emergency responders as well as those engineers addressing the stabilization and repair of the infrastructure; and

WHEREAS, the severity and magnitude of damage to the highway infrastructure exceeded the capacity of the Arizona Department of Transportation, requiring support from the Federal Highway Administration; and

WHEREAS, a state of emergency was declared on February 20, 2013 to address public health and safety concerns of the citizens and provide necessary recovery support; and

WHEREAS, the Governor’s Emergency Funds were expended pursuant to A.R.S. § 35-192, as amended; and

WHEREAS, pursuant to A.R.S. § 26-303(F), the Governor is authorized to proclaim the termination of emergency;

NOW, THEREFORE, I, Douglas A. Ducey, Governor of the State of Arizona, by virtue of the authority vested in me by the Constitution and Laws of this State, do hereby terminate the declaration of the State of Emergency of February 20, 2013. All unexpended funds allocated to the emergency shall revert to the Governor’s Emergency Fund in accordance with A.R.S. § 35-192(F)(4).

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Arizona.

Douglas A. Ducey
G O V E R N O R

DONE at the Capitol in Phoenix on this fourth day of June in the year Two Thousand Fifteen and of the Independence of the United States of America the Two Hundred and Thirty-ninth.

ATTEST:
Michele Reagan
Secretary of State



GOVERNOR PROCLAMATIONS

The Administrative Procedure Act (APA) requires the publication of Governor proclamations of general applicability, and ceremonial dedications issued by the Governor.

*** ARIZONA AVIATION DAY ***

[M15-160]

WHEREAS, an efficient and reliable aviation system is a critical element of Arizona's overall transportation system and the vitality of our State's economy; and

WHEREAS, Arizona is home to 83 public use airports, 14 Native American airports, five military airports, five of the nation's largest flight schools and 11 privately-owned airports, which serve 17,986 licensed pilots and 6,561 general aviation aircraft based in Arizona; and

WHEREAS, the aviation industry has an estimated \$58 billion annual impact on Arizona's economy and plays a vital role in the State's response to emergencies and natural disasters; and

WHEREAS, over the next 20 years, the total number of passengers at all 12 commercial service airports in the State is expected to nearly double and the total number of aviation aircraft based in Arizona is expected to increase by more than 30 percent over the next 20 years; and

WHEREAS, the State of Arizona has a significant interest in the continued vitality of general aviation, aerospace, aircraft manufacturing, education institutions, aviation organizations, community airports and operators.

NOW, THEREFORE, I, Douglas A. Ducey, Governor of the State of Arizona, do hereby proclaim February 26, 2015 as

*** ARIZONA AVIATION DAY ***

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Arizona

Douglas A. Ducey
G O V E R N O R

DONE at the Capitol in Phoenix on this twenty-fourth day of February in the year Two Thousand and Fifteen, and of the Independence of the United States of America the Two Hundred and Thirty-ninth.

ATTEST:
Secretary of State
Michele Reagan

*** ARIZONA PROBLEM GAMBLING AWARENESS MONTH ***

[M15-161]

WHEREAS, many forms of legalized gaming exist in Arizona, including the Arizona Lottery, Indian Gaming, pari-mutuel racing, bingo, charitable gambling, amusement gambling, and social gambling; and

WHEREAS, Arizona's Indian gaming provides substantial funds for problem gambling programs throughout the State; and

WHEREAS, the Arizona Department of Gaming's Office of Problem Gambling administers problem gambling funds to provide and support effective problem gambling prevention, education, and treatment programs throughout Arizona; and

WHEREAS, since 1998, the Arizona Lottery has had a formal statewide responsible gambling program; and

WHEREAS, beginning in 1999, the Arizona Legislature has continuously appropriated Arizona Lottery revenues to be used specifically for problem gambling programs; and

WHEREAS, the Arizona Council on Compulsive Gambling, Inc., an Arizona non-profit, has provided problem gambling, education, awareness, and prevention programs in Arizona since 1994; and



WHEREAS, the National Council on Problem Gambling and the Association of Problem Gambling Service Administrators have declared the month of March as National Problem Gambling Awareness Month; and

WHEREAS, through programming and education, potential and existing gambling related problems can be addressed by individuals, organizations, and state and tribal governments.

NOW, THEREFORE, I, Douglas A. Ducey, Governor of the State of Arizona, do hereby proclaim March 2015 as

*** ARIZONA PROBLEM GAMBLING AWARENESS MONTH ***

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Arizona

Douglas A. Ducey
G O V E R N O R

DONE at the Capitol in Phoenix on this twenty-fourth day of February in the year Two Thousand and Fifteen, and of the Independence of the United States of America the Two Hundred and Thirty-ninth.

ATTEST:
Secretary of State
Michele Reagan

*** ARTHRITIS AWARENESS MONTH ***

[M15-162]

WHEREAS, 1.1 million Arizonans are living with arthritis including 6,000 children; and

WHEREAS, arthritis costs Arizona over \$2.3 million a year, and is the leading cause of disability; and

WHEREAS, pain, fatigue, and inflammation can limit everyday activities, from simple tasks like bathing and cooking to the ability to maintain employment; and

WHEREAS, for those 1.1 million Arizonans living with arthritis, 1 of 2 working adults has work limitations; and

WHEREAS, the Arthritis Foundation has been committed to research and advocacy initiatives, as well as providing programs for those living with arthritis; and

WHEREAS, Arizona has juvenile arthritis programs, which include Camp Cruz and Camp ILA, that provide support to Arizona children living with arthritis; and

WHEREAS, National Arthritis Awareness Month celebrates its 43rd year in order to increase awareness about the prevention and control of arthritis

WHEREAS, the Arizona Walk to Cure Arthritis is Saturday, May 2, 2015 to raise funds and awareness for arthritis.

NOW, THEREFORE, I, Douglas A. Ducey, Governor of the State of Arizona, do hereby proclaim May 2015 as

*** ARTHRITIS AWARENESS MONTH ***

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Arizona

Douglas A. Ducey
G O V E R N O R

DONE at the Capitol in Phoenix on this first day of May in the year Two Thousand and Fifteen, and of the Independence of the United States of America the Two Hundred and Thirty-ninth.

ATTEST:
Secretary of State



Michele Reagan

*** AZERBAIJAN NATIONAL DAY ***

[M15-159]

WHEREAS, on May 28, 1918, Azerbaijan declared its independence establishing the Azerbaijan Democratic Republic, which became the first secular parliamentary democracy in the Muslim world, and was recognized by other democratic nations, including the United States of America; and

WHEREAS, during the short period of independence, Azerbaijan granted all people the right to vote regardless of race, gender, ethnicity, and religion, becoming the first Muslim nation to grant women equal political rights with men, an accomplishment preceding the United States; and

WHEREAS, Azerbaijan’s independence was interrupted in 1920, when it was invaded by Bolsheviks, and forcefully incorporated into the USSR in 1922 to restore its independence only in 1991; and

WHEREAS, over the last two decades, the Republic of Azerbaijan has consolidated its sovereignty and independence, and has become a staunch ally and strategic partner of the United States of America in the critically important Caspian region; and

WHEREAS, every year for the last 96 years, millions of Azerbaijanis around the globe, including tens of thousands in the United States of America observe May 28th as the National Day, and remember the contribution of their forefathers to the spread of democracy in the regions of Caucasus, Central Asia and Middle East.

NOW, THEREFORE, I, Douglas A. Ducey, Governor of the State of Arizona, do hereby proclaim May 28, 2015 as

*** AZERBAIJAN NATIONAL DAY ***

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Arizona

Douglas A. Ducey
G O V E R N O R

DONE at the Capitol in Phoenix on this twentieth day of May in the year Two Thousand and Fifteen, and of the Independence of the United States of America the Two Hundred and Thirty-ninth.

ATTEST:
Secretary of State
Michele Reagan

*** DRUG COURT MONTH ***

[M15-163]

WHEREAS, over the past twenty-five years, Drug Courts have served over 1.4 million individuals; and

WHEREAS, Drug Courts are now recognized as the most successful criminal justice intervention in our nation’s history; and

WHEREAS, Drug Courts save up to \$27 for every \$1 invested and produce up to \$13,000 for every individual they serve; and

WHEREAS, seventy-five percent of Drug Court graduates will never see another pair of handcuffs; and

WHEREAS, Drug Courts significantly improve substance-abuse treatment outcomes, substantially reduce drug abuse and crime, and do so at less expense than any other justice strategy; and

WHEREAS, Drug Courts facilitate community-wide partnerships, bringing together public safety and public health professionals in the fight against drug and criminality; and

WHEREAS, there are now 2,966 Drug Courts nationwide; and



WHEREAS, Drug Courts are the cornerstone of criminal justice reform sweeping the nation; and

WHEREAS, Drug Courts demonstrate that when one person rises out of drugs and crime, we ALL RISE; and

WHEREAS, the time has come to put Drug Court within reach of every eligible person in need; and

WHEREAS, in support of the National Association of Drug Court Professionals, the Arizona Association of Drug Court Professionals, the State of Arizona – Governor’s Office for Children, Youth and Families celebrates and recognizes the practitioners and participants who make Drug Courts work.

NOW, THEREFORE, I, Douglas A. Ducey, Governor of the State of Arizona, do hereby proclaim May 2015 as

*** DRUG COURT MONTH ***

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Arizona

Douglas A. Ducey
G O V E R N O R

DONE at the Capitol in Phoenix on this sixth day of May in the year Two Thousand and Fifteen and of the Independence of the United States of America the Two Hundred and Thirty-ninth.

ATTEST:

Secretary of State
Michele Reagan

*** GREAT OUTDOORS MONTH ***

[M15-164]

WHEREAS, Arizona is blessed with outstanding opportunities for safe and healthy fun in the Great Outdoors enjoying our natural splendors in the company of family and in the company of old and new friends; and

WHEREAS, our kids today spend an average of 10 hours a day in front of a screen and outdoor activity is touted by many leading health organizations as a remedy to the adverse effects caused by our increasing inactivity; and

WHEREAS, diverse Great Outdoors Month events including National Trails Day[®], National Get Outdoors Day, the Great Outdoors Month[™], National Day of Service, the Great American Campout[®], Kids to Parks[™] Day and more help connect citizens of all ages to healthy fun outdoors; and

WHEREAS, other events during Great Outdoors Month such as National Fishing and Boating Week and National Marina Day provide all of us, especially our children, with exciting opportunities for recreation on the great waters of our state; and

WHEREAS, Great Outdoors Month, promoting activities including biking, swimming, hiking, paddling, fishing, hunting, boating and many more help us and our children enjoy the physically and mentally healthful and educational benefits of outdoor recreation; and

WHEREAS, enjoyment of our Great Outdoors allows us to celebrate the commitment of our state to conserve and protect our air, our water, our wildlife and our lands and contribute to conservation efforts through various licenses, taxes and fees; and

WHEREAS, the economic impact of outdoor recreation is both large and growing nationally, exceeding \$650 billion in annual expenditures, and in our state, where it is estimated at \$17.1 billion and supports some 166,000 jobs; and

WHEREAS, many of our important cultural and historic events and traditions are linked to places in our state which are parts of national, state and local park systems; and



WHEREAS, Great Outdoors Month allows us to celebrate the partnership of federal, state and local agencies, the recreation and tourism industries and recreationists which make outdoor recreation opportunities available, and adds new and needed features such as improved trails through the Recreational Trails Program and the Land and Water Conservation Fund.

NOW, THEREFORE, I, Douglas A. Ducey, Governor of the State of Arizona, do hereby proclaim June 2015 as

*** GREAT OUTDOORS MONTH ***

and I further urge all citizens and visitors from other states and other lands to explore and enjoy, protect and conserve Arizona's Great Outdoors.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Arizona

Douglas A. Ducey
G O V E R N O R

DONE at the Capitol in Phoenix on this twenty-first day of April in the year Two Thousand and Fifteen, and of the Independence of the United States of America the Two Hundred and Thirty-ninth.

ATTEST:
Secretary of State
Michele Reagan

*** HOMESCHOOL WEEK ***

[M15-165]

WHEREAS, the thousands of Arizona parents who choose to homeschool their children, at their own expense, dedicate their time and talents to ensure that their children's academic, creative, social, and emotional needs are met; and

WHEREAS, homeschooling has seen a resurgence in Arizona and today over 30,000 students are homeschooled by their parents or legal guardians; and

WHEREAS, homeschooled children work diligently to progress academically and participate fully in their education; and

WHEREAS, the State of Arizona benefits from the achievements of homeschooled students as they enrich our colleges and universities as well as contribute greatly to Arizona's workforce; and

WHEREAS, our great State, historically, has been very supportive of homeschooling and a number of our early state leaders were homeschooled such as Governor Anson P.K. Safford, Sharlot Hall, and State Senator Henry Fountain Ashurst.

NOW, THEREFORE, I, Douglas A. Ducey, Governor of the State of Arizona, do hereby proclaim March 2 - 8, 2015 as

*** HOMESCHOOL WEEK ***

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Arizona

Douglas A. Ducey
G O V E R N O R

DONE at the Capitol in Phoenix on this twenty-fourth day of February in the year Two Thousand and Fifteen, and of the Independence of the United States of America the Two Hundred and Thirty-ninth.

ATTEST:
Secretary of State
Michele Reagan



*** JUDGE LEARNED HAND AWARDS DAY ***

[M15-166]

WHEREAS, the American Jewish Committee (AJC) has for more than 100 years fought for the rights and freedom of people worldwide, and has fostered the values of pluralism and democracy in our State; and

WHEREAS, the AJC established an award for distinguished members of the Bar for their adherence to the values and standards of excellence associated with Judge Learned Hand, who served as a distinguished judge on the United States District Court for the Southern District of New York and the United States Court of Appeals for the Second Circuit; and

WHEREAS, there are members of our Arizona legal community who exemplify the high principles for which Judge Learned Hand was renowned; and

WHEREAS, each spring the AJC honors three of these special individuals with tribute awards; and

WHEREAS, Sandra Day O'Connor has been awarded the Public Service Award in honor of sustained contributions to the advancement of equality and democratic principles through work in the non-profit and public sectors; and

WHEREAS, Elliot A. Glicksman has been awarded the Community Service Award in appreciation of years of dedication and commitment to the values of community service, and for demonstrating sustained contributions to the advancement of equality and democratic principles; and

WHEREAS, Lawrence Robinson has been awarded the Emerging Leadership Award in recognition of his commitment to the values of community service while practicing 12 years or less.

NOW, THEREFORE, I, Douglas A. Ducey, Governor of the State of Arizona, do hereby proclaim March 11, 2015 as

*** JUDGE LEARNED HAND AWARDS DAY ***

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Arizona

Douglas A. Ducey
G O V E R N O R

DONE at the Capitol in Phoenix on this twenty-sixth day of February in the year Two Thousand and Fifteen, and of the Independence of the United States of America the Two Hundred and Thirty-ninth.

ATTEST:

Secretary of State
Michele Reagan

*** MOTORCYCLE SAFETY DAY ***

[M15-167]

WHEREAS, motorcycles require more skill to safely operate than a passenger vehicle; and

WHEREAS, the relationship of speed and balance is a key consideration when operating a motorcycle; and

WHEREAS, a motorcycle offers no protection in a crash as opposed to the protective in a crash as opposed to the protective features of passenger vehicles; and

WHEREAS, we want to create a safer Arizona for all motorcyclists through education and training, and promote accountability and responsible attitudes of all road users

WHEREAS, we will reduce fatalities and the occurrence and severity of serious injuries resulting from crashes involving motorcycles on all public roadways in Arizona.

NOW, THEREFORE, I, Douglas A. Ducey, Governor of the State of Arizona, do hereby proclaim March 7, 2015 as



*** MOTORCYCLE SAFETY DAY ***

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Arizona

Douglas A. Ducey
G O V E R N O R

DONE at the Capitol in Phoenix on this twenty-fourth day of February in the year Two Thousand and Fifteen, and of the Independence of the United States of America the Two Hundred and Thirty-ninth.

ATTEST:
Secretary of State
Michele Reagan

*** ROSIE THE RIVETER DAY ***

[M15-168]

WHEREAS, National Rosie the Riveter Day is a collective national effort to raise awareness of the 16 million working women during World War II; and

WHEREAS, Americans have chosen to honor female workers who contributed on the home front during World War II; and

WHEREAS, these women left their homes to work or volunteer full-time in factories, farms, shipyards, airplane factories, banks and other institutions in support of the military overseas; and

WHEREAS, these women worked with the USO or Red Cross, drove trucks, riveted airplane parts, collected critical materials, rolled bandages, and served on rationing boards; and

WHEREAS, it is appropriate to recognize and preserve the history and legacy of working women, including volunteer women, during World War II to promote cooperation and fellowship among such members and their descendants; and

WHEREAS, these women and their descendants wish to further the advancement of patriotic ideas, excellence in the work place, and loyalty to the United States of America.

NOW, THEREFORE, I, Douglas A. Ducey, Governor of the State of Arizona, do hereby proclaim May 23, 2015 as

*** ROSIE THE RIVETER DAY ***

and I further encourage citizens to honor these women who contributed to our country through their patriotism.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Arizona

Douglas A. Ducey
G O V E R N O R

DONE at the Capitol in Phoenix on this twenty-third day of April in the year Two Thousand and Fifteen, and of the Independence of the United States of America the Two Hundred and Thirty-ninth.

ATTEST:
Secretary of State
Michele Reagan



COUNTY NOTICES ACCORDING TO A.R.S. § 49-112

This section of the *Arizona Administrative Register* contains County Notices (according to A.R.S. § 49-112).

Each county writes rules and regulations in its own unique style. Although these notices are published in the *Register*, they do not conform to the standards specified in

the *Arizona Rulemaking Manual*. With the exception of minor formatting changes, County Notices (including subsection labeling, spelling, grammar, and punctuation) are reproduced as submitted.

NOTICE OF RULEMAKING DOCKET OPENING

MARICOPA COUNTY AIR QUALITY DEPARTMENT

[M15-152]

1. Title and its heading:

Maricopa County Air Pollution Control Regulations

Regulation and its heading:

Regulation III – Control of Air Contaminants

Rule and its heading:

- Rule 321, Municipal Solid Waste Landfills
- Rule 360, New Source Performance Standards
- Rule 370, Federal Hazardous Air Pollutant Program
- Rule 371, Acid Rain
- Appendix G, Incorporated Materials

2. The subject matter of the proposed rule(s):

The Maricopa County Air Quality Department (department) is proposing to incorporate by reference various federal regulations and documents promulgated by the U.S. Environmental Protection Agency (EPA) and published in the Federal Register, including actions related to New Source Performance Standards (NSPS), National Emission Standards for Hazardous Air Pollutants (NESHAP), Acid Rain and other parts of Title 40 of the Code of Federal Regulations (CFR). This incorporation by reference is necessary before requesting the EPA's delegation of authority to enforce the federal rules documented in the Maricopa County Air Pollution Control Regulations Rules 321, 360, 370, 371, and Appendix G. These rules implement federal requirements according to each federal program identified or applicable source type subject to these regulations. As part of this rulemaking, the department may propose other additions, deletions, or modifications to these rules, or other rules, as necessary. Maricopa County will reference this rulemaking in the Maricopa County Enhanced Regulatory Outreach Program as "AQ-2015-001-Incorporation by Reference 2014-2015"

3. A citation to all published notices relating to this proceeding:

None published

4. The name and address of department personnel with whom persons may communicate regarding the proposed rule(s):

Name: Cheri Dale
 Address: Maricopa County Air Quality Department
 Planning and Analysis Division
 1001 N. Central Ave., Suite 125
 Phoenix, AZ 85004
 Telephone: (602) 506-6010
 Fax: (602) 506-6179
 E-Mail: cheridale@mail.maricopa.gov

5. The time during which the department will accept written comments and the time and place where oral comments may be made:

To be announced in the Notice of Expedited Rulemaking.

6. A timetable for department decisions or other action on the proceeding, if known:

To be announced in the Notice of Expedited Rulemaking.

REGISTER INDEXES

The *Register* is published by volume in a calendar year (See “Information” in the front of each issue for a more detailed explanation).

Abbreviations for rulemaking activity in this Index include:

PROPOSED RULEMAKING

PN = Proposed new Section
PM = Proposed amended Section
PR = Proposed repealed Section
P# = Proposed renumbered Section

SUPPLEMENTAL PROPOSED RULEMAKING

SPN = Supplemental proposed new Section
SPM = Supplemental proposed amended Section
SPR = Supplemental proposed repealed Section
SP# = Supplemental proposed renumbered Section

FINAL RULEMAKING

FN = Final new Section
FM = Final amended Section
FR = Final repealed Section
F# = Final renumbered Section

SUMMARY RULEMAKING**PROPOSED SUMMARY**

PSMN = Proposed Summary new Section
PSMM = Proposed Summary amended Section
PSMR = Proposed Summary repealed Section
PSM# = Proposed Summary renumbered Section

FINAL SUMMARY

FSMN = Final Summary new Section
FSMM = Final Summary amended Section
FSMR = Final Summary repealed Section
FSM# = Final Summary renumbered Section

EXPEDITED RULEMAKING**PROPOSED EXPEDITED**

PEN = Proposed Expedited new Section
PEM = Proposed Expedited amended Section
PER = Proposed Expedited repealed Section
PE# = Proposed Expedited renumbered Section

SUPPLEMENTAL EXPEDITED

SPEN = Supplemental Proposed Expedited new Section
SPEM = Supplemental Proposed Expedited amended Section
SPER = Supplemental Proposed Expedited repealed Section
SPE# = Supplemental Proposed Expedited renumbered Section

FINAL EXPEDITED

FEN = Final Expedited new Section
FEM = Final Expedited amended Section
FER = Final Expedited repealed Section
FE# = Final Expedited renumbered Section

EXEMPT RULEMAKING**EXEMPT PROPOSED**

PXN = Proposed Exempt new Section
PXM = Proposed Exempt amended Section
PXR = Proposed Exempt repealed Section
PX# = Proposed Exempt renumbered Section

EXEMPT SUPPLEMENTAL PROPOSED

SPXN = Supplemental Proposed Exempt new Section
SPXR = Supplemental Proposed Exempt repealed Section
SPXM = Supplemental Proposed Exempt amended Section
SPX# = Supplemental Proposed Exempt renumbered Section

FINAL EXEMPT RULMAKING

FXN = Final Exempt new Section
FXM = Final Exempt amended Section
FXR = Final Exempt repealed Section
FX# = Final Exempt renumbered Section

EMERGENCY RULEMAKING

EN = Emergency new Section
EM = Emergency amended Section
ER = Emergency repealed Section
E# = Emergency renumbered Section
EEXP = Emergency expired

RECODIFICATION OF RULES

RC = Recodified

REJECTION OF RULES

RJ = Rejected by the Attorney General

TERMINATION OF RULES

TN = Terminated proposed new Sections
TM = Terminated proposed amended Section
TR = Terminated proposed repealed Section
T# = Terminated proposed renumbered Section

RULE EXPIRATIONS

EXP = Rules have expired

See also “emergency expired” under emergency rulemaking

CORRECTIONS

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OTHER NOTICES AND PUBLIC RECORDS INDEX

Other notices related to rulemakings are listed in the Index by notice type, agency/county and by volume page number. Agency policy statements and proposed delegation agreements are included in this section of the Index by volume page number.

Public records, such as Governor Office executive orders, proclamations, declarations and terminations of emergencies, summaries of Attorney General Opinions, and county notices are also listed in this section of the Index as published by volume page number.

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RULE EFFECTIVE DATES CALENDAR

A.R.S. § 41-1032(A), as amended by Laws 2002, Ch. 334, § 8 (effective August 22, 2002), states that a rule generally becomes effective 60 days after the day it is filed with the Secretary of State's Office. The following table lists filing dates and effective dates for rules that follow this provision. Please also check the rulemaking Preamble for effective dates.

January		February		March		April		May		June	
Date Filed	Effective Date										
1/1	3/2	2/1	4/2	3/1	4/30	4/1	5/31	5/1	6/30	6/1	7/31
1/2	3/3	2/2	4/3	3/2	5/1	4/2	6/1	5/2	7/1	6/2	8/1
1/3	3/4	2/3	4/4	3/3	5/2	4/3	6/2	5/3	7/2	6/3	8/2
1/4	3/5	2/4	4/5	3/4	5/3	4/4	6/3	5/4	7/3	6/4	8/3
1/5	3/6	2/5	4/6	3/5	5/4	4/5	6/4	5/5	7/4	6/5	8/4
1/6	3/7	2/6	4/7	3/6	5/5	4/6	6/5	5/6	7/5	6/6	8/5
1/7	3/8	2/7	4/8	3/7	5/6	4/7	6/6	5/7	7/6	6/7	8/6
1/8	3/9	2/8	4/9	3/8	5/7	4/8	6/7	5/8	7/7	6/8	8/7
1/9	3/10	2/9	4/10	3/9	5/8	4/9	6/8	5/9	7/8	6/9	8/8
1/10	3/11	2/10	4/11	3/10	5/9	4/10	6/9	5/10	7/9	6/10	8/9
1/11	3/12	2/11	4/12	3/11	5/10	4/11	6/10	5/11	7/10	6/11	8/10
1/12	3/13	2/12	4/13	3/12	5/11	4/12	6/11	5/12	7/11	6/12	8/11
1/13	3/14	2/13	4/14	3/13	5/12	4/13	6/12	5/13	7/12	6/13	8/12
1/14	3/15	2/14	4/15	3/14	5/13	4/14	6/13	5/14	7/13	6/14	8/13
1/15	3/16	2/15	4/16	3/15	5/14	4/15	6/14	5/15	7/14	6/15	8/14
1/16	3/17	2/16	4/17	3/16	5/15	4/16	6/15	5/16	7/15	6/16	8/15
1/17	3/18	2/17	4/18	3/17	5/16	4/17	6/16	5/17	7/16	6/17	8/16
1/18	3/19	2/18	4/19	3/18	5/17	4/18	6/17	5/18	7/17	6/18	8/17
1/19	3/20	2/19	4/20	3/19	5/18	4/19	6/18	5/19	7/18	6/19	8/18
1/20	3/21	2/20	4/21	3/20	5/19	4/20	6/19	5/20	7/19	6/20	8/19
1/21	3/22	2/21	4/22	3/21	5/20	4/21	6/20	5/21	7/20	6/21	8/20
1/22	3/23	2/22	4/23	3/22	5/21	4/22	6/21	5/22	7/21	6/22	8/21
1/23	3/24	2/23	4/24	3/23	5/22	4/23	6/22	5/23	7/22	6/23	8/22
1/24	3/25	2/24	4/25	3/24	5/23	4/24	6/23	5/24	7/23	6/24	8/23
1/25	3/26	2/25	4/26	3/25	5/24	4/25	6/24	5/25	7/24	6/25	8/24
1/26	3/27	2/26	4/27	3/26	5/25	4/26	6/25	5/26	7/25	6/26	8/25
1/27	3/28	2/27	4/28	3/27	5/26	4/27	6/26	5/27	7/26	6/27	8/26
1/28	3/29	2/28	4/29	3/28	5/27	4/28	6/27	5/28	7/27	6/28	8/27
1/29	3/30			3/29	5/28	4/29	6/28	5/29	7/28	6/29	8/28
1/30	3/31			3/30	5/29	4/30	6/29	5/30	7/29	6/30	8/29
1/31	4/1			3/31	5/30			5/31	7/30		



July		August		September		October		November		December	
Date Filed	Effective Date										
7/1	8/30	8/1	9/30	9/1	10/31	10/1	11/30	11/1	12/31	12/1	1/30
7/2	8/31	8/2	10/1	9/2	11/1	10/2	12/1	11/2	1/1	12/2	1/31
7/3	9/1	8/3	10/2	9/3	11/2	10/3	12/2	11/3	1/2	12/3	2/1
7/4	9/2	8/4	10/3	9/4	11/3	10/4	12/3	11/4	1/3	12/4	2/2
7/5	9/3	8/5	10/4	9/5	11/4	10/5	12/4	11/5	1/4	12/5	2/3
7/6	9/4	8/6	10/5	9/6	11/5	10/6	12/5	11/6	1/5	12/6	2/4
7/7	9/5	8/7	10/6	9/7	11/6	10/7	12/6	11/7	1/6	12/7	2/5
7/8	9/6	8/8	10/7	9/8	11/7	10/8	12/7	11/8	1/7	12/8	2/6
7/9	9/7	8/9	10/8	9/9	11/8	10/9	12/8	11/9	1/8	12/9	2/7
7/10	9/8	8/10	10/9	9/10	11/9	10/10	12/9	11/10	1/9	12/10	2/8
7/11	9/9	8/11	10/10	9/11	11/10	10/11	12/10	11/11	1/10	12/11	2/9
7/12	9/10	8/12	10/11	9/12	11/11	10/12	12/11	11/12	1/11	12/12	2/10
7/13	9/11	8/13	10/12	9/13	11/12	10/13	12/12	11/13	1/12	12/13	2/11
7/14	9/12	8/14	10/13	9/14	11/13	10/14	12/13	11/14	1/13	12/14	2/12
7/15	9/13	8/15	10/14	9/15	11/14	10/15	12/14	11/15	1/14	12/15	2/13
7/16	9/14	8/16	10/15	9/16	11/15	10/16	12/15	11/16	1/15	12/16	2/14
7/17	9/15	8/17	10/16	9/17	11/16	10/17	12/16	11/17	1/16	12/17	2/15
7/18	9/16	8/18	10/17	9/18	11/17	10/18	12/17	11/18	1/17	12/18	2/16
7/19	9/17	8/19	10/18	9/19	11/18	10/19	12/18	11/19	1/18	12/19	2/17
7/20	9/18	8/20	10/19	9/20	11/19	10/20	12/19	11/20	1/19	12/20	2/18
7/21	9/19	8/21	10/20	9/21	11/20	10/21	12/20	11/21	1/20	12/21	2/19
7/22	9/20	8/22	10/21	9/22	11/21	10/22	12/21	11/22	1/21	12/22	2/20
7/23	9/21	8/23	10/22	9/23	11/22	10/23	12/22	11/23	1/22	12/23	2/21
7/24	9/22	8/24	10/23	9/24	11/23	10/24	12/23	11/24	1/23	12/24	2/22
7/25	9/23	8/25	10/24	9/25	11/24	10/25	12/24	11/25	1/24	12/25	2/23
7/26	9/24	8/26	10/25	9/26	11/25	10/26	12/25	11/26	1/25	12/26	2/24
7/27	9/25	8/27	10/26	9/27	11/26	10/27	12/26	11/27	1/26	12/27	2/25
7/28	9/26	8/28	10/27	9/28	11/27	10/28	12/27	11/28	1/27	12/28	2/26
7/29	9/27	8/29	10/28	9/29	11/28	10/29	12/28	11/29	1/28	12/29	2/27
7/30	9/28	8/30	10/29	9/30	11/29	10/30	12/29	11/30	1/29	12/30	2/28
7/31	9/29	8/31	10/30			10/31	12/30			12/31	3/1



REGISTER PUBLISHING DEADLINES

The Secretary of State's Office publishes the Register weekly. There is a three-week turnaround period between a deadline date and the publication date of the Register. The weekly deadline dates and issue dates are shown below. Council meetings and Register deadlines do not correlate. Also listed are the earliest dates on which an oral proceeding can be held on proposed rulemakings or proposed delegation agreements following publication of the notice in the Register.

Deadline Date (paper only) Friday, 5:00 p.m.	Register Publication Date	Oral Proceeding may be scheduled on or after
April 17, 2015	May 8, 2015	June 8, 2015
April 24, 2015	May 15, 2015	June 15, 2015
May 1, 2015	May 22, 2015	June 22, 2015
May 8, 2015	May 29, 2015	June 29, 2015
May 15, 2015	June 5, 2015	July 6, 2015
May 22, 2015	June 12, 2015	July 13, 2015
May 29, 2015	June 19, 2015	July 20, 2015
June 5, 2015	June 26, 2015	July 27, 2015
June 12, 2015	July 3, 2015	August 3, 2015
June 19, 2015	July 10, 2015	August 10, 2015
June 26, 2015	July 17, 2015	August 17, 2015
July 3, 2015	July 24, 2015	August 24, 2015
July 10, 2015	July 31, 2015	August 31, 2015
July 17, 2015	August 7, 2015	September 8, 2015 (Tuesday)
July 24, 2015	August 14, 2015	September 14, 2015
July 31, 2015	August 21, 2015	September 21, 2015
August 7, 2015	August 28, 2015	September 28, 2015
August 14, 2015	September 4, 2015	October 5, 2015
August 21, 2015	September 11, 2015	October 13, 2015 (Tuesday)
August 28, 2015	September 18, 2015	October 19, 2015
September 4, 2015	September 25, 2015	October 26, 2015
September 11, 2015	October 2, 2015	November 2, 2015
September 18, 2015	October 9, 2015	November 9, 2015
September 25, 2015	October 16, 2015	November 16, 2015
October 2, 2015	October 23, 2015	November 23, 2015
October 9, 2015	October 30, 2015	November 30, 2015
October 16, 2015	November 6, 2015	December 7, 2015
October 23, 2015	November 13, 2015	December 14, 2015
October 30, 2015	November 20, 2015	December 21, 2015



GOVERNOR’S REGULATORY REVIEW COUNCIL DEADLINES

The following deadlines apply to all Five-Year-Review Reports and any adopted rule submitted to the Governor’s Regulatory Review Council. Council meetings and Register deadlines do not correlate. We publish these deadlines as a courtesy.

All rules and Five-Year Review Reports are due in the Council office by 5:00 p.m. of the deadline date. The Council’s office is located at 100 N. 15th Ave., Suite 402, Phoenix, AZ 85007. For more information, call (602) 542-2058 or visit www.grrc.state.az.us.

DEADLINE TO BE PLACED ON COUNCIL AGENDA	FINAL MATERIALS DUE FROM AGENCIES	DATE OF COUNCIL STUDY SESSION	DATE OF COUNCIL MEETING
November 17, 2014	December 17, 2014	December 30, 2014	January 6, 2015
December 15, 2014	January 14, 2015	January 27, 2015	February 3, 2015
January 20, 2015	February 11, 2015	February 24, 2015	March 3, 2015
February 17, 2015	March 18, 2015	March 31, 2015	April 7, 2015
March 16, 2015	April 15, 2015	April 28, 2015	May 5, 2015
April 20, 2015	May 13, 2015	May 28, 2015	June 2, 2015
May 18, 2015	June 17, 2015	June 30, 2015	July 7, 2015
June 15, 2015	July 15, 2015	July 28, 2015	August 4, 2015
July 20, 2015	August 12, 2015	August 25, 2015	September 1, 2015
August 17, 2015	September 16, 2015	September 29, 2015	October 6, 2015
September 21, 2015	October 14, 2015	October 27, 2015	November 3, 2015
October 19, 2015	November 12, 2015	November 24, 2015	December 1, 2015
November 16, 2015	December 16, 2015	December 29, 2015	January 5, 2016