Information ........................................... 1634
Rulemaking Guide .................................. 1635
RULES AND RULEMAKING
Emergency Rulemaking, Notices of
14 A.A.C. 5 Corporation Commission - Transportation ........................................... 1637
OTHER AGENCY NOTICES
Public Information, Notices of
12 A.A.C. 4 Game and Fish Commission .............................................................. 1646
Substantive Policy Statement, Notices of Agency
Board of Psychologist Examiners ................................................................. 1647
Board of Psychologist Examiners ................................................................. 1648
Ombudsman, Notices of Agency
Game and Fish Commission ........................................................................ 1649
GOVERNOR’S OFFICE
Governor’s Executive Orders
E.O. 2016-03: Internal Review of Administrative Rules; Moratorium to Promote Job Creation and Customer-Service-Oriented Agencies ........................................... 1650
Governor’s Proclamations
Great Outdoors Month ................................................................................ 1652
Immigrant Heritage Month ......................................................................... 1652
Kids to Parks Day ......................................................................................... 1653
Lupus Awareness Month ............................................................................. 1653
Men’s Health Week .................................................................................... 1654
Tow Truck Driver Appreciation Day .......................................................... 1654
INDEXES
Register Index Ledger .................................................................................. 1656
Rulemaking Activity, Cumulative Index for 2016 ........................................ 1657
Other Notices and Public Records, Cumulative Index for 2016 ................ 1660
CALENDAR/DEADLINES
Rules Effective Dates Calendar .................................................................... 1662
Register Publishing Deadlines ..................................................................... 1664
GOVERNOR’S REGULATORY REVIEW COUNCIL
Governor’s Regulatory Review Council Deadlines ...................................... 1665
Notice of Action Taken at the June 7, 2016 Meeting ................................... 1666
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 Statues 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.

This publication is available online for free at www.azsos.gov.

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 us 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.

CONTACT US
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Phoenix, AZ 85007
(602) 364-3223

The Office of the Secretary of State is an equal opportunity employer.
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

START HERE
APA, statute or ballot proposition is passed. It gives an agency authority to make rules.
It may give an agency an exemption to the process or portions thereof.

Agency opens a docket.
Agency files a Notice of Rulemaking Docket Opening; it is published in the Register. Often an agency will file the docket with the proposed rulemaking.

Agency drafts proposed rule and Economic Impact Statement (EIS); informal public review/comment.

Agency files Notice of Proposed Rulemaking.
Notice is published in the Register.
Notice of meetings may be published in Register or included in Preamble of Proposed Rulemaking.
Agency opens comment period.

Oral proceeding and close of record. Comment period must last at least 30 days after publication of notice. Oral proceeding (hearing) is held no sooner than 30 days after publication of notice of hearing

Agency decides not to proceed and does not file final rule with G.R.R.C. within one year after proposed rule is published. A.R.S. § 41-1021(A)(4).
Agency decides not to proceed and files Notice of Termination of Rulemaking for publication in Register. A.R.S. § 41-1021(A)(2).


Substantial change?
If no change then
Rule must be submitted for review or terminated within 120 days after the close of the record.

A final rulemaking package is submitted to G.R.R.C. or A.G. for review. Contains final preamble, rules, and Economic Impact Statement.

G.R.R.C. has 90 days to review and approve or return the rule package, in whole or in part; A.G. has 60 days.

After approval by G.R.R.C. or A.G., the rule becomes effective 60 days after filing with the Secretary of State (unless otherwise indicated).

Final rule is published in the Register and the quarterly Code Supplement.
Definitions


**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.


**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


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.
NOTICE OF EMERGENCY RULEMAKING

TITLE 14. PUBLIC SERVICE CORPORATIONS; CORPORATIONS AND ASSOCIATIONS; SECURITIES REGULATION

CHAPTER 5. CORPORATION COMMISSION – TRANSPORTATION

[R16-95]

PREAMBLE

1. Article, Part, or Section Affected (as applicable) Rulemaking Action
   R14-5-202 Amend
   R14-5-203 Amend
   R14-5-204 Amend
   R14-5-205 Amend
   R14-5-207 Amend

2. Citations to the agency’s statutory rulemaking authority to include the authorizing statute (general) and the implementing statute (specific):
   Authorizing statute: Arizona Constitution, Article XV § 3.
   Implementing statute: A.R.S. § 40-441

3. The effective date of the rule:
   June 7, 2016
   The rule takes effect upon filing the Notice of Emergency Rulemaking (renewal) with the Office of the Secretary of State by the Office of the Attorney General. An exception from the effective date provisions in A.R.S. § 41-1032(A) is necessary to preserve public health and safety by immediately bringing the state rules into conformity with Federal Regulations relating to the safe transportation of natural gas and hazardous materials by pipeline in Arizona.

4. Citations to all related emergency rulemaking notices published in the Register as specified in R1-1-409(A) that pertain to the record of this notice of emergency rulemaking:

5. The agency’s contact person who can answer questions about the rulemaking:
   Name: Charles Hains, Commission Counsel, Legal Division
   Address: Arizona Corporation Commission
            1200 W. Washington St.
            Phoenix, AZ 85007
   Telephone: (602) 542-3402
   Fax: (602) 542-4870
   E-mail: Chains@azcc.gov
   Web site: www.azcc.gov

6. An agency’s justification and reason why a rule should be made, amended, repealed or renumbered, to include an explanation about the rulemaking:
   The purpose of the proposed rules is to amend Sections R14-5-202, R14-5-203, R14-5-204, R14-5-205 and R14-5-207 of the Pipeline Safety Rules. The amendments to R14-5-202, R14-5-203 R14-5-204, R14-5-205 and R14-5-207 are revised for clarity and to update incorporations by reference of the most recent amendments to the Code of Federal Regulations (“CFR”), Title 49.
   The Commission is exempt from the Executive Order 2015-01 requirement to obtain prior approval before engaging in rulemaking proceedings.
7. A reference to any study relevant to the rule that the agency reviewed and either relied on or did not rely on in its evaluation 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

8. 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

9. A summary of the economic, small business, and consumer impact:
   Small Business Subject to the Rules: These rules do not change the responsibilities of master meter operators already established in 1970 by the adoption by the Commission of the Code of Federal Regulations, Title 49, Parts 191 and 192.
   The new rules may increase testing costs for operators of liquefied natural gas facilities when welding is performed, although such costs should be minimal as welding is a non-recurring activity. Such costs will only be incurred if the liquefied natural gas facility operator is not already ensuring that nondestructive testing is completed for each weld performed on newly installed, replaced, or repaired pipeline or appurtenances.
   The new rules will have no effect upon consumers or users of the gas service provided by regulated public utilities as they presently are required to be in compliance with all standards, but, this will benefit consumers, users and the general public by maintaining a safe pipeline system.
   The new rules are the least costly method for obtaining compliance with the long standing minimum safety standards. The rules do not impose additional standards. There is no less intrusive method

10. Any other matters prescribed by statute that are applicable to the specific agency or to any specific rule or class of rules. When applicable, matters shall include but are not limited to:
   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:
      Not applicable
   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:
      The rule amendments bring the state rules into conformity with the federal law, thereby parallelling the federal law and therefore are neither more nor less stringent than the federal law.
   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:
      None

11. A list of any incorporated by reference material as specified in A.R.S. § 41-1028 and its location in the rule:
   49 CFR 40 (October 1, 2015) adopted in R14-5-202(B)
   49 CFR 191 (October 1, 2015) adopted in R14-5-202(B)
   49 CFR 192 (October 1, 2015), except I(A)(2) and (3) of Appendix D to part 192 adopted in R14-5-202(B)
   49 CFR 193 (October 1, 2015) adopted in R14-5-202(B)
   49 CFR 195 (October 1, 2015), except 195.1(b)(2), (3), and (4) adopted in R14-5-202(B)
   49 CFR 199 (October 1, 2015) adopted in R14-5-202(B)

12. An agency explanation about the situation justifying the rulemaking as an emergency rule:
   The Commission finds that it is necessary to adopt the rule amendments included in this Notice of Emergency Rulemaking as an emergency measure, and with an immediate effective date, because the rule amendments must take effect before January 1, 2016, in order for the Commission to (1) protect the public health, safety, and welfare; (2) comply with a deadline imposed by a federal program; (3) avoid violating requirements of a federal regulation; (4) avoid an imminent budget reduction; and (5) avoid serious prejudice to the public interest. The Commission’s need to conduct emergency rulemaking is not due to its own inaction or delay and could not have been averted by timely compliance with the notice and public participation provisions of A.R.S. Title 41, Chapter 6.
   The Commission attempted to complete the rule amendments included in this emergency rulemaking through regular rulemaking, for which a Notice of Proposed Rulemaking was published at 21 A.A.R. 674 (May 15, 2015); an oral proceeding was held on June 18, 2015; and a Notice of Final Rulemaking packet was filed with the Office of the Attorney General (“AG”), pursuant to A.R.S. § 41-1044, on September 15, 2015. Subsequently, the Commission was notified by the AG that clarifying modifications to date parentheticals included in the Notice of Final Rulemaking were considered to constitute a substantial change under A.R.S. § 41-1025. These circumstances presented an unanticipated delay in the regular rulemaking process making it impossible for the Commission to adopt the rule amendments through regular rulemaking before January 1, 2016. Thus, the Commission is adopting the rule amendments as an emergency measure, to ensure that the rule amendments become effective before January 1,
2016, and will follow this emergency rulemaking with additional regular rulemaking to adopt the rule amendments. The primary purpose of the rule amendments is to make the Commission’s rules consistent with current federal pipeline safety regulations by updating incorporations by reference in the Commission’s rules to ensure that the Commission maintains compliance with the requirements of its intergovernmental agreement with the U.S. Department of Transportation’s Pipeline and Hazardous Material Safety Administration (“PHMSA”). The rule amendments update the incorporations by reference for 49 CFR Parts 40, 191, 192, 193, 195, and 199 as well as several U.S. Department of Transportation’s Pipeline and Hazardous Material Safety Administration (“PHMSA”) reporting forms. As a secondary purpose, the rule amendments also clarify some of the provisions in the rules.

Under 49 U.S.C. § 60105, the Commission holds certification from PHMSA authorizing the Commission to prescribe and enforce safety standards and practices for intrastate pipeline facilities and intrastate pipeline transportation. The Commission is also authorized to act as an interstate agent under 49 CFR Chapter 601. To maintain its certification, the Commission must annually submit to PHMSA a certification stating, *inter alia*, that the Commission (1) has regulatory jurisdiction over the standards and practices to which the certification applies; (2) has adopted, by the date of certification, each applicable standard prescribed under 49 U.S.C. Chapter 601 or, if the standard was prescribed no later than 120 days before certification, is taking steps to adopt the standard; and (3) is enforcing each adopted standard through means including inspections by qualified Commission employees. The certification filing must also identify the persons subject to the Commission’s safety jurisdiction, describe specific types of reported accidents or incidents during the past 12 months, provide an investigation summary for each accident or incident, and describe the Commission’s regulatory and enforcement practices. PHMSA may reject certification for a state authority if it determines that the state authority is not satisfactorily enforcing compliance with the applicable federal safety standards of 49 U.S.C. Chapter 601. A state authority that carries out a safety program pursuant to certification under 49 U.S.C. § 60105 is eligible to obtain grant funding from PHMSA of up to 80 percent of the state authority’s costs for the personnel, equipment, and activities reasonably required to carry out the program for the next calendar year. One of the performance factors considered by PHMSA when determining the allocation of grant funds to a state authority is whether the state has adopted the applicable federal pipeline safety standards. PHMSA can withhold payment if it determines that a state authority is not satisfactorily carrying out its safety program.

If the Commission fails to make the rule amendments effective by December 31, 2015, the compliance deadline under the PHMSA certification program, the Commission could lose federal grant funding for the Commission’s Pipeline Safety program. This would constitute an imminent budget reduction and would result in serious prejudice to the public interest, which is best served by a robust Pipeline Safety program that has sufficient resources to enforce the most current federal safety standards. Because the rules at issue establish safety standards consistent with the most current federal safety standards, it is in the public interest to have the rules in effect and capable of enforcement as soon as possible.

13. The date the Attorney General approved the rule:
   June 6, 2016

14. The full text of the rules follows:

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TITLE 14. PUBLIC SERVICE CORPORATIONS; CORPORATIONS AND ASSOCIATIONS; SECURITIES REGULATION

CHAPTER 5. CORPORATION COMMISSION – TRANSPORTATION

ARTICLE 2. PIPELINE SAFETY

Section
R14-5-203. Pipeline Incident Reports
R14-5-204. Annual Reports
R14-5-205. Commission Investigations
R14-5-207. Master Meter System Operators

ARTICLE 2. PIPELINE SAFETY

A. No Change
B. Subject to the definitional changes in R14-5-201 and the modifications noted in this Section, the Commission adopts, incorporates, and approves as its own 49 CFR 40; 191; 192, except (I)(A)(2) and (3) of Appendix D to Part 192; 193; 195, except 195.1(b)(2), (3), and (4); and 199 (October 1, 2012–October 1, 2015), including no future editions or amendments, which are incorporated by reference; on file with the Office of Pipeline Safety; and published by and available from the U.S. Government Printing Office, 710 North Capital Street N.W., Washington DC 20401, and at http://
```
C. No change
   1. No change
   2. No change

D. No change

E. No change
   1. No change
   2. No change

F. No change

G. No change

H. No change

I. No change

J. An operator of an intrastate pipeline transporting LNG, gas, or a hazardous liquid shall use a cathodic protection system designed to protect the metallic pipeline in its entirety, in accordance with 49 CFR 192, Subpart I, October 1, 2010 (and no future amendments), as incorporated by reference in subsection (B), and copies available from the Office of Pipeline Safety and the United States Government Printing Office, P.O. Box 371954, Pittsburgh, PA 15250-7954, except Sections (I)(A)(2) and (3) of Appendix D to Part 192 shall not be utilized. This modifies 49 CFR 192.463(a), 193.2629, and 195.571.

K. No change

L. No change

M. No change

N. An operator of an intrastate pipeline transporting gas or hazardous liquid that constructs an underground pipeline system using plastic pipe shall bury the installed pipe with at least 6 inches of sandy type soil, free of any rock or debris, surrounding the pipe for bedding and shading, unless the pipe is otherwise protected as approved by the Office of Pipeline Safety. Steel pipe shall be installed with at least 6 inches of sandy type soil, free of any debris or materials injurious to the pipe coating, surrounding the pipe for bedding and shading, unless the pipe is otherwise protected as approved by the Office of Pipeline Safety. This modifies 49 CFR 192.321, 192.361, and 195.246.

O. No change

P. No change

Q. An operator of an intrastate pipeline transporting gas shall survey and grade all detected leakage according to the standards provided below, which modify 49 CFR 192.706 and 192.723:
   1. In the case of all gas except LPG, leakage surveys and grading shall be performed pursuant to the standards set by ASME Guide for Gas Transmission and Distribution Pipeline System, Guide Material, Appendix G-11-1983, including no future editions or amendments, which is incorporated by reference; on file with the Office of Pipeline Safety; published by and available from ASME, Three Two Park Avenue, New York, NY 10016-5990; and modified by omitting 4.4(c) and by replacing “should” with “shall” each time it appears.
   2. In the case of LPG, leakage surveys and grading shall be performed pursuant to the standards set by ASME Guide for Gas Transmission and Distribution Pipeline System, Guide Material, Appendix G-11A-1983, including no future editions or amendments, which is incorporated by reference; on file with the Office of Pipeline Safety; published by and available from ASME, Three Two Park Avenue, New York, NY 10016-5990; and modified by replacing “should” with “shall” each time it appears.
   3. No change

R. No change

S. No change

T. An operator of an LNG facility shall ensure that nondestructive testing is completed for each weld performed on newly installed, replaced, or repaired pipeline or an appurtenance. This modifies 49 CFR 193.2303.

U. In the event of an unknown failure of a gas, LNG, or hazardous liquid pipeline, resulting in the operator’s being required to provide a telephonic or written report under R14-5-203 (B) or (C) and in the operator’s removing a portion of the failed pipeline, the following shall occur:
   1. No change
   2. No change
      a. No change
      b. No change
      c. No change
      d. No change
      e. No change
      f. No change
   3. Within 48 hours after receiving telephonic notification pursuant to subsection (T U)(2), the Office of Pipeline Safety shall:
a. Determine, based on the information provided by the operator and the availability, adequacy, and reliability of any pipeline testing laboratory operated by the operator, whether it is necessary to have the removed portion of pipeline tested at an independent laboratory; and

b. Telephonically notify the operator either:
   i. That the operator must have the removed portion of pipeline tested, in accordance with Office of Pipeline Safety directions, by an independent laboratory selected by the Office of Pipeline Safety as provided in subsection (T)(5), to determine the cause or causes of the failure; or
   ii. That the operator is not required to have the removed portion of pipeline tested by an independent laboratory and instead must conduct testing in its own pipeline testing laboratory, after which the operator may discard the removed portion of pipeline;

4. After providing telephonic notice as provided in subsection (T)(3)(b), the Office of Pipeline Safety shall confirm its notification in writing;

5. If the Office of Pipeline Safety directs testing by an independent laboratory:
   a. The Office of Pipeline Safety shall:
      i. Determine, as provided in subsection (T)(6), the independent laboratory that will do the testing and the period of time within which the testing is to be completed;
      ii. No change
      iii. No change
   b. No change
      i. No change
      ii. No change
      iii. No change
      iv. No change
      v. No change

6. In determining an independent laboratory to perform testing required under subsection (T), the Office of Pipeline Safety shall:
   a. No change
   b. No change
   i. No change
   ii. No change
   c. No change
   i. No change
   ii. No change
   d. No change
   No change

An operator shall ensure that all repair work performed on an existing intrastate pipeline transporting LNG, hazardous liquid, or gas complies with this Article.

The Commission may waive compliance with any of the requirements of this Section upon a finding that such a waiver is in the interest of public and pipeline safety.

To ensure compliance with the provisions of this Article, the Commission or an authorized representative thereof may enter the premises of an operator of an intrastate pipeline to inspect and investigate the property, books, papers, electronic files, business methods, and affairs that pertain to the pipeline system operation.

R14-5-203. Pipeline Incident Reports
A. No change
B. No change
  1. No change
     a. No change
        i. No change
        ii. No change
        iii. No change
        iv. No change
        v. No change
     b. No change
     c. No change
     d. No change
     e. No change
     f. No change
     g. No change
     h. No change
  2. No change
     a. No change
i. No change
ii. No change
iii. No change
b. No change
c. No change
d. No change
e. No change
f. No change
i. No change
ii. No change
iii. No change
iv. No change
g. No change

3. No change
a. No change
b. No change
c. No change
d. No change
e. No change
f. No change
g. No change

C. No change
1. No change
a. No change
i. No change
ii. No change
iii. No change
iv. No change
v. No change
b. No change
c. No change
d. No change
e. No change

2. A written incident report concerning a gas pipeline system shall be completed using the following, as applicable, which are incorporated by reference; on file with the Office of Pipeline Safety; and published by and available from PHMSA at East Building, Second Floor, 1200 New Jersey Ave., SE, Washington, DC 20590, and at http://www.phmsa.dot.gov/pipeline/library/forms:
   a. Form PHMSA F 7100.1: Incident Report – Gas Distribution System (June 2011 - October 2014), including no future editions or amendments;
   b. Form PHMSA F 7100.2: Incident Report – Natural and Other Gas Transmission and Gathering Pipeline Systems (December 2012 - October 2014), including no future editions or amendments; or
   c. Form PHMSA F 7100.3: Incident Report – Liquefied Natural Gas (LNG) Facilities (June 2011 - October 2014), including no future editions or amendments.

3. An operator of an intrastate pipeline transporting hazardous liquid shall file a written incident report completed using Form PHMSA F 7000-1: Accident Report – Hazardous Liquid Pipeline Systems (December 2012 - July 2014), including no future editions or amendments, which is incorporated by reference, on file with the Office of Pipeline Safety, and published by and available from PHMSA as set forth in subsection (C)(2), any time the operator would have been required to make a notification as required under R14-5-203(B)(2).

4. A written incident report required by this Section shall be filed with the Office of Pipeline Safety within the time specified below:
   a. For an LNG or gas - incident, within 20 days after detection; and
   b. No change

5. No change

6. After an incident involving shutdown or partial shutdown of a master meter system, an operator of a gas pipeline system shall request and obtain a clearance from the Office of Pipeline Safety before turning on or reinstating service to a the master meter system or portion of the master meter system that was shut down.

R14-5-204. Annual Reports
A. An operator of an intrastate pipeline shall file with the Office of Pipeline Safety, not later than March 15, for the preceding calendar year, an annual report completed using one of the following, as applicable, which are incorporated by reference; on file with the Office of Pipeline Safety; and published by and available from PHMSA as provided in R14-5-
203(C)(2):
1. Form PHMSA F 7000-1.1: Annual Report for Calendar Year 20__ Hazardous Liquid Pipeline Systems (June 2011-2014), including no future editions or amendments, which shall be completed in accordance with the PHMSA instructions for the form;
2. Form PHMSA F 7100.1-1: Annual Report for Calendar Year 20___ Gas Distribution System (January 2011-May 2015), including no future editions or amendments, which shall be completed in accordance with the PHMSA instructions for the form;
3. Form PHMSA F 7100.2-1: Annual Report for Calendar Year 20__ Natural and Other Gas Transmission and Gathering Pipeline Systems (December 2012-October 2014), including no future editions or amendments, which shall be completed in accordance with the PHMSA instructions for the form; or
4. Form PHMSA F 7100.3-1: Annual Report for Calendar Year 20__ Liquefied Natural Gas (LNG) Facilities (June 2011-October 2014), including no future editions or amendments, which shall be completed in accordance with the PHMSA instructions for the form.

B. No change

R14-5-205. Commission Investigations
A. No change
B. While investigating an incident, accident, or event, the Commission, or an authorized agent of the Commission may:
   1. No change
   2. No change
   3. No change
   4. No change
   5. No change
   6. No change

R14-5-207. Master Meter System Operators
A. No change
B. An operator of a master meter system shall comply with this Section as a condition of receiving service from a provider. Noncompliance with this Section by an operator of a master meter system constitutes grounds for termination of service by the provider when informed in writing by the Office of Pipeline Safety. In case of an emergency, the Office of Pipeline Safety may give the provider oral instructions to terminate service, with written confirmation to be furnished within 24 hours.
C. No change
D. No change
   1. No change
   2. No change
E. No change
   1. No change
   2. No change
       a. No change
       b. No change
       c. No change
F. No change
G. No change
H. No change
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J. No change
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   1. No change
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M. No change
N. No change
   1. No change
   2. No change
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O. No change
   1. No change
   2. No change
   3. No change
   4. No change
P. In the event of an unknown failure of a gas pipeline resulting in a master meter system operator’s being required to provide a report under subsection (Q) and in the operator’s removing a portion of the failed pipeline, the following shall occur:

1. No change
2. No change
   a. No change
   b. No change
   c. No change
   d. No change
   e. No change
   f. No change
3. No change
   a. No change
   b. No change
      i. No change
      ii. No change
4. No change
5. No change
   a. No change
   b. No change
      i. No change
      ii. No change
      iii. No change
   b. No change
      i. No change
      ii. No change
      iii. No change
      iv. No change
      v. No change
6. No change
   a. No change
   b. No change
      i. No change
      ii. No change
   c. No change
      i. No change
      ii. No change
      iii. No change
   d. No change
Q. No change
1. No change
   a. No change
      i. No change
      ii. No change
      iii. No change
      iv. No change
      v. No change
      vi. No change
      vii. No change
      viii. No change
   b. No change
   c. An event involving permanent or temporary discontinuance of service to a master meter system or any portion of a master meter system due to a failure of a leak test or for any purpose other than to perform routine maintenance; or
   d. 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
3. No change

R. No change

S. To ensure compliance with all applicable provisions of this Article, the Commission or an authorized representative thereof, may enter the premises of an operator of a master meter system to inspect and investigate the property, books, papers, electronic files, business methods, and affairs that pertain to the operation of the master meter system.
NOTICES OF PUBLIC INFORMATION

1. **The agency name:** Game and Fish Commission
2. **The Title and its heading:** 12, Natural Resources
   **The Chapter and its heading:** 4, Game and Fish Commission
   **Article and its heading:** 1, Definitions and General Provisions
   **Section numbers:** R12-4-102
3. **The public information relating to the listed Sections:**
   In accordance with A.R.S. § 17-333(B), the Arizona Game and Fish Commission has authorized the following temporary fee reductions:
   
   From May 19 through May 30, a person may purchase one Short-term Combination Hunting and Fishing License (valid for one-day) at 50% off. For this promotion, the reduced one-day license fee is $7.50 for a resident and $10 for a nonresident. See R12-4-210.

   From June 16 through June 19, a person may purchase a General Fishing License and receive $5 off the license fee. For this promotion, the reduced fishing license fee is $32 for a resident and $50 for a nonresident. See R12-4-207.

   Purchases must be made online and within the time-frames listed above in order to receive the temporary fee reduction.

4. **The name and address of agency personnel with whom persons may communicate regarding the rulemaking:**
   **Name:** Celeste Cook, Rules and Risk
   **Address:** Game and Fish Department
   5000 W. Carefree Highway
   Phoenix, AZ 85086
   **Telephone:** (623) 236-7390
   **Fax:** (623) 236-7677
NOTICE OF SUBSTANTIVE POLICY STATEMENT

BOARD OF PSYCHOLOGIST EXAMINERS

1. Title of the Substantive Policy Statement and the substantive policy statement number by which the substantive policy statement is referenced:
   Interpretation of A.A.C. R4-26-409(D)(4) Pertaining to Carry Over of Continuing Education Credits for Behavior Analysis.

2. Date the substantive policy statement was issued and the effective date of the policy statement if different from the issuance date:
   Issued: The Board adopted this Substantive Policy Statement on April 29, 2016.
   Effective Date: May 2, 2016

3. Summary of the contents of the substantive policy statement:
   The Board has issued a substantive policy statement to set forth the Board’s interpretation of the behavior analysis rule A.A.C. R4-26-409(D)(4) regarding carry over of continuing education credits for behavior analysis.
   • Pursuant to A.R.S. § 32-2091.07 (Version 2, effective May 1, 2017), all licensees will move to individual license expiration dates.
   • This substantive policy statement applies only to the transition to new license expiration dates for the period beginning May 1, 2017, and ending April 30, 2019.
   • Licensing fees and continuing education requirements will be prorated for this period only in order for behavior analysts to transition to their new license expiration dates.
   • Because individual transition periods will vary for behavior analysts from one month to twenty-four months and behavior analysts must completed a prorated amount of continuing education during that transition period, the Board will permit behavior analysts to carry over up to 10 continuing education credits earned above and beyond the required 30 CE credits for the current license period (May 1, 2015, through April 30, 2017).

4. Federal or state constitutional provision; federal or state statute, administrative rule, or regulation; or final court judgment that underlies the substantive policy statement:
   A.R.S. § 32-2091.07(D); R4-26-409(D)(4)

5. A statement as to whether the substantive policy statement is a new statement or a revision:
   This is a new substantive policy statement.

6. The agency contact person who can answer questions about the substantive policy statement:
   Name: Cindy Olvey, Psy.D.
   Address: Board of Psychologist Examiners
            1400 W. Washington St., Suite 240
            Phoenix, AZ 85007
   Telephone: (602) 542-3018
   Fax: (602) 542-8279
   E-mail: Cindy.Olvey@psychboard.az.gov
   Website: https://psychboard.az.gov

7. Information about where a person may obtain a copy of the substantive policy statement and the costs for obtaining the policy statement:
   Substantive policy statements are available at no charge at https://psychboard.az.gov/statutes-rules or are available...
NOTICE OF SUBSTANTIVE POLICY STATEMENT
BOARD OF PSYCHOLOGIST EXAMINERS

1. **Title of the Substantive Policy Statement and the substantive policy statement number by which the substantive policy statement is referenced:**
   - Rules for Telepractice

2. **Date the substantive policy statement was issued and the effective date of the policy statement if different from the issuance date:**
   - Effective Date: June 6, 2016

3. **Summary of the contents of the substantive policy statement:**
   - The Board of Psychologist Examiners is currently making rules pertaining to telepractice, including telepractice supervision. The Board has issued a substantive policy statement to inform the public that, in the event it would be beneficial for the Board to refer to rules pertaining to telepractice and/or telepractice supervision prior to implementation of the rules, the Board may refer to the draft rules to provide guidance.

4. **Federal or state constitutional provision; federal or state statute, administrative rule, or regulation; or final court judgment that underlies the substantive policy statement:**
   - A.R.S. §§ 32-2063(A)(12), 32-2071(F)(6), 32-2071(G)(5)

5. **A statement as to whether the substantive policy statement is a new statement or a revision:**
   - This is a new substantive policy statement.

6. **The agency contact person who can answer questions about the substantive policy statement:**
   - Name: Cindy Olvey, Psy.D.
   - Address: Board of Psychologist Examiners
     1400 W. Washington St., Suite 240
     Phoenix, AZ 85007
   - Telephone: (602) 542-3018
   - Fax: (602) 542-8279
   - E-mail: Cindy.Olvey@psychboard.az.gov
   - Website: https://psychboard.az.gov

7. **Information about where a person may obtain a copy of the substantive policy statement and the costs for obtaining the policy statement:**
   - Substantive policy statements are available at no charge at https://psychboard.az.gov/statutes-rules or are available from the Arizona Board of Psychologist Examiners at a cost of $.25 per page.
NOTICES OF AGENCY OMBUDSMAN

The Administrative Procedure Act requires the publication of Notices of Agency Ombudsman. Agencies shall publish annually in the Register the name or names of those employees who are designated by the agency to assist members of the public or regulated community in seeking information or assistance from the agency. (A.R.S. § 41-1006)

NOTICE OF AGENCY OMBUDSMAN

GAME AND FISH COMMISSION

1. The agency name:
   Arizona Game and Fish Commission

2. The ombudsman’s:
   a. Name: Kevin Kinsall
   b. Title: Natural Resources Intergovernmental Coordinator; and
   c. Name: Irene Guzman
   d. Title: Office Manager, Director’s Office

3. The ombudsman’s office address to include the city, state, and zip code:
   5000 W. Carefree Highway, DOHQ
   Phoenix, AZ 85086

4. The ombudsman’s area code and telephone number, fax number, and email address, if available:
   Telephone: (623) 236-7281 Kevin Kinsall
              (623) 236-7283 Irene Guzman
   Fax: (623) 236-7299
   Email: KKinsall@azgfd.gov
          lGuzman@azgfd.gov
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 2016-03

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, 2016, as a notice to the public regarding state agencies’ rulemaking activities.

WHEREAS, Arizona is poised to lead the nation in job growth;
WHEREAS, burdensome regulations inhibit job growth and economic development;
WHEREAS, small businesses and startups are especially hurt by regulations;
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 comply with a state statutory requirement.
   g. 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.
   h. 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.
   i. 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.
   j. To eliminates rules that are antiquated, redundant or otherwise no longer necessary for the operation of state government.
3. For the purposes of this Order, the term “State agencies,” includes without limitation, all executive departments, agencies, offices, and all state boards and commissions, except for: (a) any State agency that is headed by a single elected State official, (b) the Corporation Commission and (c) any board or commission established by ballot measure during or after the November 1998 general election. Those State agencies, boards and commissions excluded...
from this Order are strongly encouraged to voluntarily comply with this Order in the context of their own rulemaking processes.

4. 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.

5. This Executive Order expires on December 31, 2016.

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
GOVERNOR

DONE at the Capitol in Phoenix on this Eighth 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-Fourth.

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.

GREAT OUTDOORS MONTH

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, National Marina Day and Get Into Your Sanctuary Days provide all of us, especially our children, with exciting opportunities for recreation on the great waters of our state; 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, Arizona’s 30 state parks, 22 national park units, six national forests and more reflect every facet of our state’s rich natural and cultural history; 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, 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, 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 2016 as

GREAT OUTDOORS MONTH

and I further urge all citizens and visitors from other states and other countries 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
GOVERNOR

DONE at the Capitol in Phoenix on this twelfth day of May in the year Two Thousand and Sixteen and of the Independence of the United States of America the Two Hundred and Fortieth.

ATTEST:
Michele Reagan
SECRETARY OF STATE

IMMIGRANT HERITAGE MONTH

WHEREAS, America is a nation founded and built by immigrants; and
WHEREAS, generations of immigrants from every corner of the globe have built our country’s economy and created the unique character of our nation; and
WHEREAS, immigrants continue to grow businesses, innovate, strengthen our economy, and create American jobs in Arizona; and
WHEREAS, immigrants have provided the United States with unique social and cultural influence, fundamentally enriching the extraordinary character of our nation; and
WHEREAS, immigrants have been tireless leaders not only in securing their own rights and access to equal opportunity, but have also campaigned to create a fairer and more just society for all Americans.
NOW, THEREFORE, I, Douglas A. Ducey, Governor of the State of Arizona, do hereby proclaim June 2016 as

IMMIGRANT HERITAGE MONTH

1652 Vol. 22, Issue 26 | Published by the Arizona Secretary of State | June 24, 2016
IMMIGRANT HERITAGE 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
GOVERNOR

DONE at the Capitol in Phoenix on this twentieth day of May in the year Two Thousand and Sixteen and of the Independence of the United States of America the Two Hundred and Fortieth.

ATTEST:
Michele Reagan
SECRETARY OF STATE

KIDS TO PARKS DAY

WHEREAS, Kids to Parks Day empowers kids and encourages families to get outdoors and visit Arizona’s city, county, state and national parks; and
WHEREAS, it is important to introduce youth to our parks to build the next generation of park visitors and supporters; and
WHEREAS, we should encourage children to lead a more active lifestyle to combat the issues of childhood obesity, diabetes mellitus, hypertension and hypercholesterolemia; and
WHEREAS, a number of events provide kids opportunities to experience the parks, including the Mariachi Festival at Patagonia Lake State Park and BioBlitz at Coronado National Memorial and Montezuma Castle National Monument; and
WHEREAS, Kids to Parks Day is open to all children and adults across the country to encourage a large and diverse group of participants; and
WHEREAS, Kids to Parks Day will broaden children’s appreciation for nature and the outdoors.

NOW, THEREFORE, I, Douglas A. Ducey, Governor of the State of Arizona, do hereby proclaim May 21, 2016 as KIDS TO PARKS DAY and I further urge citizens to make time on May 21st to take the children in their lives to a city, county, state or national park.

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
GOVERNOR

DONE at the Capitol in Phoenix on this twelfth day of May in the year Two Thousand and Sixteen and of the Independence of the United States of America the Two Hundred and Fortieth.

ATTEST:
Michele Reagan
SECRETARY OF STATE

LUPUS AWARENESS MONTH

WHEREAS, lupus is an autoimmune disease that can cause severe damage to the tissue and organs in the body and in some cases may cause death; and
WHEREAS, more than 5 million people worldwide suffer the devastating effects of this disease and each year over a 100,000 young women, men and children are newly diagnosed with lupus, the great majority of whom are women of childbearing age; and
WHEREAS, medical research efforts and the discovery of safer, more effective treatments for lupus patients are underfunded in comparison with diseases of comparable magnitude and severity; and
WHEREAS, due to the lack of research many physicians worldwide are unaware of symptoms and health effects of lupus, causing people with lupus to suffer for many years before they obtain a correct diagnosis and medical treatment; and
WHEREAS, there is a deep, unmet need worldwide to educate and support individuals and families affected by lupus and there is an urgent need to increase awareness in communities worldwide of the debilitating impact of lupus; and
WHEREAS, May 10th is designated as World Lupus Day wherein lupus organizations around the globe call for increased medical research, targeted education programs for health professionals, patients and the public, and worldwide recognition of lupus as a significant health issue.

NOW, THEREFORE, I, Douglas A. Ducey, Governor of the State of Arizona, do hereby proclaim May 2016 as...
LUPUS 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
GOVERNOR
DONE at the Capitol in Phoenix on this twelfth day of May in the year Two Thousand and Sixteen and of the Independence of the United States of America the Two Hundred and Fortieth.

ATTEST:
Michele Reagan
SECRETARY OF STATE

MEN'S HEALTH WEEK

WHEREAS, despite advances in medical technology and research, men continue to live an average of five years less than women, with African-American men having the lowest life expectancy; and
WHEREAS, educating the public and health care providers about the importance of a healthy lifestyle and early detection of male health problems will result in reducing rates of mortality from disease; and
WHEREAS, men who are educated about the value of preventative health will be more likely to participate in health screening; and
WHEREAS, fathers who maintain a healthy lifestyle are role models for their children and have happier, healthier children; and
WHEREAS, the Men's Health Network worked with Congress to develop National Men's Health Week as a special campaign to help educate men and their families about the importance of positive health attitudes and preventative health practices; and
WHEREAS, Arizona Men's Health Week includes a focus on a broad range of men's health issues, including heart disease, diabetes, mental health, prostate, testicular and colon cancer.
NOW, THEREFORE, I, Douglas A. Ducey, Governor of the State of Arizona, do hereby proclaim June 13 – 19, 2016 as MEN'S HEALTH WEEK

and I further encourage citizens to participate in a healthy lifestyle, regular exercise, and preventative medical screenings as recommended by a healthcare professional.

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
GOVERNOR
DONE at the Capitol in Phoenix on this twenty-sixth day of May in the year Two Thousand and Sixteen and of the Independence of the United States of America the Two Hundred and Fortieth.

ATTEST:
Michele Reagan
SECRETARY OF STATE

TOW TRUCK DRIVER APPRECIATION DAY

WHEREAS, each and every day, thousands of Tow Truck Drivers and Roadside Assistance Personnel spend countless hours assisting motorists in need across busy and dangerous intersections, freeways, and highways as they go about their daily lives; and
WHEREAS, local government entities place top priority on road safety issues and recognize that roadside assistance plays a critical role in ensuring the safety of Arizona motorists, and Tow Truck Drivers and Roadside Assistance Personnel get stranded motorists back on the road safely and quickly; and
WHEREAS, we acknowledge that Tow Truck Drivers and Roadside Assistance Personnel provide an invaluable service to Arizona communities and receive little recognition for their tireless efforts; and
WHEREAS, Tow Truck Drivers and Roadside Assistance Personnel put their lives on the line and work in extreme conditions 24 hours a day and 365 days a year to help stranded motorists in times of need.
NOW, THEREFORE, I, Douglas A. Ducey, Governor of the State of Arizona, do hereby proclaim May 20, 2016 as
TOW TRUCK DRIVER APPRECIATION 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
GOVERNOR
DONE at the Capitol in Phoenix on this twelfth day of May in the year Two Thousand and Sixteen and of the Independence of the United States of America the Two Hundred and Fortieth.

ATTEST:
Michele Reagan
SECRETARY OF STATE
**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:

<table>
<thead>
<tr>
<th>PROPOSED RULEMAKING</th>
<th>EXEMPT RULEMAKING</th>
</tr>
</thead>
<tbody>
<tr>
<td>PN</td>
<td>EXEMPT PROPOSED</td>
</tr>
<tr>
<td>PM</td>
<td>PXN</td>
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<th>EXEMPT SUPPLEMENTAL PROPOSED</th>
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<td>SPN</td>
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<tr>
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<th>RECODIFICATION OF RULES</th>
</tr>
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<tbody>
<tr>
<td>PEN</td>
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</tr>
<tr>
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<td>REJECTION OF RULES</td>
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</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>RECODIFICATION OF RULES</th>
<th>EMERGENCY RULEMAKING</th>
</tr>
</thead>
<tbody>
<tr>
<td>RC</td>
<td>EN</td>
</tr>
<tr>
<td>REJECTION OF RULES</td>
<td>EM</td>
</tr>
<tr>
<td>RJ</td>
<td>ER</td>
</tr>
<tr>
<td></td>
<td>E#</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>TERMINATION OF RULES</th>
<th>RULE EXPIRATIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>TN</td>
<td>EXP</td>
</tr>
<tr>
<td>TM</td>
<td>See also &quot;emergency expired&quot; under emergency rulemaking</td>
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</table>

<table>
<thead>
<tr>
<th>RULE EXPIRATIONS</th>
<th>CORRECTIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>EXP</td>
<td>C</td>
</tr>
<tr>
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</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>CORRECTIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>C</td>
</tr>
</tbody>
</table>

See also "emergency expired" under emergency rulemaking.
### Rulemaking Activity Index

Rulemakings are listed in the Index by Chapter, Section number, rulemaking activity abbreviation and by volume page number. Use the page guide above to determine the Register issue number to review the rule. Headings for the Subchapters, Articles, Parts, and Sections are not indexed.

**This Index Includes Rulemaking Activity Through Issue 25 of Volume 22.**

---

**Acupuncture Board of Examiners**
- R4-8-101. PM-697
- Table 1. PM-697
- R4-8-203. PM-697
- R4-8-403. PM-697
- R4-8-407. PM-697
- R4-8-411. EXP-14
- R4-8-412. EXP-14
- R4-8-502. PM-697

**Agriculture, Department of - Animal Services Division**
- R3-2-202. PM-1021
- R3-2-801. PM-1023
- R3-2-806. PM-1023

**Agriculture, Department of - Environmental Services Division**
- R3-3-208. FM-367

**Agriculture, Department of - Agricultural Councils and Commissions**
- R3-9-105. EXP-1393

**Arizona Health Care Cost Containment System - Administration**
- R9-22-401. PN-1289
- R9-22-402. PN-1289
- R9-22-403. PN-1289
- R9-22-404. PN-1289
- R9-22-406. PN-1289
- R9-22-407. PN-1289
- R9-22-408. PN-1289
- R9-22-501. PM-761
- R9-22-712.6. PM-761
- R9-22-712.67. PM-761
- R9-22-712.71. PM-761
- R9-22-712.75. PM-761

**Arizona Health Care Cost Containment System - Medicare Part D Prescription Coverage Extra Help Subsidy Program**
- R9-30-201. PM-805
- R9-30-202. PR-805
- R9-30-203. PM-805
- R9-30-204. PR-805
- R9-30-205. PM-805
- R9-30-206. PR-805
- R9-30-207. PM-805
- R9-30-208. PR-805
- R9-30-209. PM-805
- R9-30-210. PR-805

**Arizona Health Care Cost Containment System - Behavioral Health Services for Persons with Serious Mental Illness**
- R9-21-101. PM-731

**Corporation Commission - Transportation**
- R14-2-802. PM-411

**Deaf and the Hard of Hearing, Commission for**
- R9-26-101. P#-177
- R9-26-201. P#-177; PM-177
- R9-26-202. P#-177; PM-177
- R9-26-203. P#-177; PM-177
- R9-26-204. P#-177; PM-177
- R9-26-205. PM-177
- R9-26-206. PM-177
- R9-26-207. PM-177; PN-177
- R9-26-301. PR-177; P#-177; PM-177
- R9-26-302. PR-177; P#-177
- R9-26-303. PR-177; P#-177; PM-177
- R9-26-304. PR-177; PM-177
- R9-26-305. PR-177
- R9-26-306. PR-177
- R9-26-307. PR-177
- R9-26-308. PR-177
- R9-26-309. PR-177
- R9-26-310. PR-177
- R9-26-311. PR-177
- R9-26-312. PR-177
- R9-26-313. PR-177
- R9-26-314. PR-177
- R9-26-501. PM-177
- R9-26-502. PM-177
- R9-26-503. PM-177
- R9-26-504. PM-177
- R9-26-505. PM-177
- R9-26-506. PM-177
- R9-26-507. PM-177
- R9-26-508. PM-177

---

**2016 Arizona Administrative Register**

**Volume 22 Page Guide**

<table>
<thead>
<tr>
<th>Issue</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>1, Jan. 1, 2016</td>
<td>1-44</td>
</tr>
<tr>
<td>2, Jan. 8, 2016</td>
<td>45-74</td>
</tr>
<tr>
<td>3, Jan. 15, 2016</td>
<td>75-100</td>
</tr>
<tr>
<td>4, Jan. 22, 2016</td>
<td>101-134</td>
</tr>
<tr>
<td>5, Jan. 29, 2016</td>
<td>135-172</td>
</tr>
<tr>
<td>6, Feb. 5, 2016</td>
<td>173-214</td>
</tr>
<tr>
<td>7, Feb. 12, 2016</td>
<td>215-250</td>
</tr>
<tr>
<td>8, Feb. 19, 2016</td>
<td>251-362</td>
</tr>
<tr>
<td>9, Feb. 26, 2016</td>
<td>363-406</td>
</tr>
<tr>
<td>10, March 4, 2016</td>
<td>407-544</td>
</tr>
<tr>
<td>11, March 11, 2016</td>
<td>545-598</td>
</tr>
<tr>
<td>12, March 18, 2016</td>
<td>599-662</td>
</tr>
<tr>
<td>13, March 25, 2016</td>
<td>663-692</td>
</tr>
<tr>
<td>14, April 1, 2016</td>
<td>693-726</td>
</tr>
<tr>
<td>15, April 8, 2016</td>
<td>727-800</td>
</tr>
<tr>
<td>16, April 15, 2016</td>
<td>801-846</td>
</tr>
<tr>
<td>17, April 22, 2016</td>
<td>847-916</td>
</tr>
<tr>
<td>18, April 29, 2016</td>
<td>917-1016</td>
</tr>
<tr>
<td>19, May 6, 2016</td>
<td>1017-1086</td>
</tr>
<tr>
<td>20, May 13, 2016</td>
<td>1087-1284</td>
</tr>
<tr>
<td>21, May 20, 2016</td>
<td>1285-1336</td>
</tr>
<tr>
<td>22, May 27, 2016</td>
<td>1337-1374</td>
</tr>
<tr>
<td>23, June 3, 2016</td>
<td>1375-1410</td>
</tr>
<tr>
<td>24, June 10, 2016</td>
<td>1411-1585</td>
</tr>
<tr>
<td>25, June 17, 2016</td>
<td>1587-1632</td>
</tr>
</tbody>
</table>
Industrial Commission of Arizona
R20-5-601. FM-773;
R9-15-317. FXR-851
R9-15-318. FXR-851
R9-15-101. FXR-851
R9-15-102. FXR-851

Lottery Commission, Arizona State
R19-3-201. FM-1379
R19-3-202. FM-1379
R19-3-202.01. FM-1379
R19-3-202.03. FM-1379
R19-3-202.04. FM-1379
R19-3-204. FM-1379
R19-3-204.02. FM-1379
R19-3-205. FM-1379
R19-3-210. FM-1379
R19-3-211. FM-1379
R19-3-214. FM-1379
R19-3-217. FM-1379
R19-3-501. PM-1091
R19-3-505. PM-1091
R19-3-506. PM-1091
R19-3-508. PM-1091
R19-3-509. PM-1091
R19-3-510. PM-1091
R19-3-514. PM-1091
R19-3-517. PM-1091
R19-3-518. PM-1091
R19-3-520. PM-1091
R19-3-521. PM-1091
R19-3-523. PM-1091
R19-3-524. PM-1091
R19-3-525. PM-1091
R19-3-526. PM-1091
R19-3-527. PM-1091
R19-3-528. PM-1091
R19-3-531. PM-1091
R19-3-532. PM-1091
R19-3-533. PR-1091
R19-3-534. PM-1091
R19-3-535. PM-1091
R19-3-544. PM-1091
R19-3-545. PM-1091
R19-3-546. PM-1091
R19-3-547. PM-1091
R19-3-549. PM-1091
R19-3-553. PM-1091
R19-3-562. PM-1091
R19-3-563. PM-1091
R19-3-564. PM-1091
R19-3-565. PM-1091
R19-3-566. PM-1091
R19-3-567. PM-1091
R19-3-568. PM-1091
R19-3-569. PM-1091

Medical Board, Arizona
R4-16-201. FXM-778
R4-16-205. FXM-778
Optometry, Board of
R4-21-101. FM-328
R4-21-102. FM-328

Peace Officer Standards and Training
Board, Arizona
R13.4-101. FM-555
R13.4-102. FM-555
R13.4-103. FM-555
R13.4-104. FM-555
R13.4-105. FM-555
R13.4-106. FM-555
R13.4-107. FM-555
R13.4-108. FM-555
R13.4-109. FM-555
R13.4-109.01. FM-555
R13.4-110. FM-555
R13.4-111. FM-555
R13.4-112. FM-555
R13.4-114. FM-555
R13.4-116. FM-555
R13.4-117. FM-555
R13.4-118. FM-555
R13.4-201. FM-555
R13.4-202. FM-555
R13.4-203. FM-555
R13.4-204. FM-555
R13.4-205. FM-555
R13.4-206. FM-555
R13.4-208. FM-555

Psychologist Examiners, Board of
R4-26-101. PM-1591
R4-26-108. PM-1591
R4-26-109. PN-1591
R4-26-110. PN-1591
R4-26-111. PN-1591
R4-26-203.03. PM-1591
R4-26-203.04. PN-1591
R4-26-205. PM-1591
R4-26-206. PM-1591
R4-26-207. PM-1591
R4-26-210. PM-1591
R4-26-304. PM-1591
R4-26-310. PM-1591

Private Postsecondary Education, Board for
R4-39-101. FM-921
R4-39-102. FM-921
R4-39-103. FM-921
R4-39-104. FM-921
R4-39-105. FM-921
R4-39-106. FM-921
R4-39-107. FM-921
R4-39-108. FM-921
R4-39-109. FM-921
R4-39-110. FM-921
R4-39-111. FM-921
R4-39-201. FM-921
R4-39-301. FM-921
R4-39-302. FM-921
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.

THIS INDEX INCLUDES OTHER NOTICE ACTIVITY THROUGH ISSUE 25 OF VOLUME 22.

Agency Guidance Document, Notices of
Health Services, Department of; pp. 159, 705

Agency Ombudsman, Notices of
Early Childhood Development and Health Board/ First Things First; p. 353

Game and Fish Commission; pp. 62-63

Health Services, Department of; p. 353

Transportation, Department of; p. 62

County Notices Pursuant to A.R.S. § 49-112
Maricopa County; pp. 431-535, 1116-1273, 1552-1572

Pima County; pp. 1305-1325

Governor’s Office
Executive Order: pp. 19-20 (E.O. #2015-11); 20-21 (E.O. #2015-13); 21-22 (E.O. #2015-01); 84 (E.O. #2016-01); 85 (E.O. #2016-02); 86 (E.O. #2015-06); 87 (E.O. #2015-09); 88 (E.O. #2015-12); 426-27 (E.O. #2016-03)

Proclamations: pp. 23 (M15-350, M15-349); 24 (M15-348); 25 (M15-347); 64 (M15-354, M15-355); 65 (M15-356, M15-357); 66 (M15-358); 123 (M16-04, M16-05); 124 (M16-06, M16-07); 125 (M16-08); 126 (M16-09); 162 (M16-13); 202 (M16-23, M16-24); 203 (M16-25, M16-26); 204 (M16-27); 428 (M16-33, M16-34); 429 (M16-35, M16-36); 430 (M16-430); 585 (M16-38, M16-39); 586 (M16-40, M16-41); 587 (M16-42, M16-43); 588 (M16-44); 653 (M16-45); 678 (M16-50, M16-51); 679 (M16-52, M16-53); 680 (M16-54, M16-55); 681 (M16-57, M16-58); 682 (M16-59); 711 (M16-62, M16-63); 712 (M16-66, M16-56); 713 (M16-67, M16-68); 714 (M16-69, M16-70); 715 (M16-71, M16-72); 788 (M16-64, M16-60); 789 (M16-75); 832 (M16-65, M16-83); 833 (M16-74, M16-84); 834 (M16-86, M16-87); 902 (M16-73, M16-89); 903 (M16-91, M16-85); 904 (M16-76, M16-77); 1002 (M16-88, M16-90); 1003 (M16-92, M16-93); 1004 (M16-94); 1070 (M16-110, M16-111); 1071 (M16-112, M16-113); 1072 (M16-114, M16-115); 1073 (M16-116, M16-117); 1074 (M16-118); 1299 (M16-125, M16-126); 1300 (M16-127, M16-128); 1301 (M16-129, M16-130); 1302 (M16-131, M16-132); 1303 (M16-133, M16-138); 1304 (M16-134); 1359 (M16-143, M16-136); 1360 (M16-144, M16-145); 1361 (M16-137, M16-139); 1549 (M16-147, M16-118); 1550 (M16-149, M16-150); 1551 (M16-150); 1617 (M16-159, M16-156); 1618 (M16-157, M16-158); 1619 (M16-160, M16-161)

Government’s Regulatory Review Council
Notices of Action Taken at Monthly Meetings: pp. 96, 97-98, 402-403, 798, 1014, 1406

Proposed Delegation Agreement,
Notices of
Environmental Quality, Department of; pp. 826, 827, 1545

Public Information, Notices of
Arizona Health Care Cost Containment System; pp. 49, 1067

Child Safety, Department of; p. 160

Environmental Quality, Department of; pp. 49, 1112

Environmental Quality, Department of - Pesticides and Water Pollution Control; pp. 1294-1296

Environmental Quality, Department of - Safe Drinking Water; pp. 1348-1349

Environmental Quality, Department of - Water Pollution Control; p. 1112

Game and Fish Commission; pp. 1349-1354

Health Services, Department of; p. 394

Health Services, Department of - Loan Repayment; p. 346

Health Services, Department of - Vital Records and Statistics; p. 899

Rulemaking Docket Opening, Notices of
Acupuncture Board of Examiners; 4 A.A.C. 8; p. 703

Agriculture, Department of - Animal Services Division; 3 A.A.C. 2; p. 344

Arizona Health Care Cost Containment System - Administration; 9 A.A.C. 22; pp. 784-785, 1293

Arizona Health Care Cost Containment System - Behavioral Health Services for Persons with Serious Mental Illness; 9 A.A.C. 21; p. 782

Arizona Health Care Cost Containment System - Medicare Part D Prescription Coverage Extra Help Subsidy Program; 9 A.A.C. 30; p. 824

Charter Schools, State Board for; 7 A.A.C. 5; p. 823
Child Safety, Department of - Child Welfare Agency Licensing; 21 A.A.C. 7; p. 999

Corporation Commission - Fixed Utilities; 14 A.A.C. 2; pp. 424-425

Cosmetology, Board; p. 1611

Economic Security, Department of - Social Services; p. 1065

Environmental Quality, Department of - Air Pollution Control; 18 A.A.C. 2; p. 998

Environmental Quality, Department of - Water Pollution Control; 18 A.A.C. 9; pp. 16-17

Environmental Quality, Department of - Water Quality Standards; 18 A.A.C. 11; pp. 17-18, 345

Game and Fish Commission; 12 A.A.C. 4; p. 825

Health Services, Department of - Emergency Medical Services; p. 1612

Health Services, Department of - Laboratories; 9 A.A.C. 14; p. 704

Health Services, Department of - Medical Marijuana Program; 9 A.A.C. 17; pp. 423-424

Industrial Commission of Arizona; 20 A.A.C. 5; p. 239

Psychologist Examiners, Board of; 4 A.A.C. 26; pp. 1109-1110

Retirement System, State; 2 A.A.C. 8; pp. 822, 823, 1063-1064

Secretary of State, Office of; 2 A.A.C. 12; pp. 121-122, 239

Secretary of State - Rules and Rulemaking; 1 A.A.C. 1; p.121

State Lottery Commission - 19 A.A.C. 3; p. 582

Technical Registration, Board of; 4 A.A.C. 30; pp. 1110-1111

Transportation, Department of - Commercial Programs; p. 1347

Substantive Policy Statement, Notices of Behavioral Health Examiners, Board of; p. 706

Environmental Quality, Department of; pp. 58-59; 161, 1356, 1614

Peace Officers Standards and Training Board; p. 348

Psychologist Examiners, Board of; p. 1355

Real Estate Department; p. 829

Registrar of Contractors; pp. 60-61, 706-707

Retirement System, State; pp. 707-708

Technical Registration, Board of; pp. 348

Water Infrastructure Finance Authority; p. 349-352
## 2016 Rules 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.

<table>
<thead>
<tr>
<th>January</th>
<th>February</th>
<th>March</th>
<th>April</th>
<th>May</th>
<th>June</th>
</tr>
</thead>
<tbody>
<tr>
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<td>4/30</td>
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<td>4/2</td>
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<td>1/5</td>
<td>3/5</td>
<td>2/5</td>
<td>4/5</td>
<td>3/5</td>
<td>5/4</td>
</tr>
<tr>
<td>1/6</td>
<td>3/6</td>
<td>2/6</td>
<td>4/6</td>
<td>3/6</td>
<td>5/5</td>
</tr>
<tr>
<td>1/7</td>
<td>3/7</td>
<td>2/7</td>
<td>4/7</td>
<td>3/7</td>
<td>5/6</td>
</tr>
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<td>1/8</td>
<td>3/8</td>
<td>2/8</td>
<td>4/8</td>
<td>3/8</td>
<td>5/7</td>
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<tr>
<td>1/12</td>
<td>3/12</td>
<td>2/12</td>
<td>4/12</td>
<td>3/12</td>
<td>5/11</td>
</tr>
<tr>
<td>July</td>
<td>August</td>
<td>September</td>
<td>October</td>
<td>November</td>
<td>December</td>
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<td>8/31</td>
<td>8/2</td>
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<td>11/2</td>
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**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.

<table>
<thead>
<tr>
<th>Deadline Date (paper only)</th>
<th>Register Publication Date</th>
<th>Oral Proceeding may be scheduled on or after</th>
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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 noon 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.

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<tr>
<th>DEADLINE TO BE PLACED ON COUNCIL AGENDA</th>
<th>FINAL MATERIALS DUE FROM AGENCIES</th>
<th>DATE OF COUNCIL STUDY SESSION</th>
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*Materials must be submitted by noon on dates listed as a deadline for placement on a particular agenda. Placement on a particular agenda is not guaranteed.
GOVERNOR'S REGULATORY REVIEW COUNCIL
NOTICE OF ACTION TAKEN AT THE
JUNE 7, 2016 MEETING

RULES:

INDUSTRIAL COMMISSION OF ARIZONA (R-16-0601)
Title 20, Chapter 5, Article 13, Treatment Guidelines

New Article: Article 13
New Section: R20-5-1301; R20-5-1302; R20-5-1303; R20-5-1304; R20-5-1305; R20-5-1306; R20-5-1307; R20-5-1308; R20-5-1309; R20-5-1310; R20-5-1311; R20-5-1312

COUNCIL ACTION: APPROVED

ARIZONA DEPARTMENT OF ENVIRONMENTAL QUALITY (R-16-0602)
Title 18, Chapter 9, Article 7, Water Pollution Control

Amend: R18-9-704

COUNCIL ACTION: APPROVED

ARIZONA COMMISSION FOR THE DEAF AND HARD OF HEARING (R-16-0603)
Title 9, Chapter 26, Article 1, General; Article 2, Telecommunications Equipment Distribution Program; Article 3, Administrative Procedures; Article 5, Interpreter Licensure and Regulation

Amend: R9-26-201; R9-26-202; R9-26-203; R9-26-204; R9-26-205; R9-26-301; R9-26-303; R9-26-304; R9-26-501; R9-26-502; R9-26-503; R9-26-504; R9-26-505; R9-26-506; R9-26-507; R9-26-508; R9-26-509; R9-26-510; R9-26-512; R9-26-517; R9-26-518
New Section: R9-26-207; R9-26-511; R9-26-515
Renumber: R9-26-101; R9-26-201; R9-26-202; R9-26-203; R9-26-204; R9-26-205; R9-26-206; R9-26-207; R9-26-301; R9-26-302; R9-26-303; R9-26-304; R9-26-515; R9-26-516
Repeal: Article 1; R9-26-301; R9-26-302; R9-26-303; R9-26-511

COUNCIL ACTION: APPROVED WITH AN EFFECTIVE DATE OF OCTOBER 1, 2016

FIVE-YEAR-REVIEW REPORTS:

ARIZONA DEPARTMENT OF LIQUOR LICENSES AND CONTROL (F-16-0401)
Title 19, Chapter 1, Article 1, General Provisions; Article 2, Licensing; Article 3, Licensee Responsibilities; Article 4, Required Notices to Department; Article 5, Required Records and Reports; Article 6, Violations, Hearings, Discipline; Article 7, State Liquor Board

COUNCIL ACTION: APPROVED

ARIZONA DEPARTMENT OF ENVIRONMENTAL QUALITY (F-16-0404)
Title 18, Chapter 11, Article 3, Reclaimed Water Quality Standards

COUNCIL ACTION: APPROVED

ARIZONA GAME AND FISH COMMISSION (F-16-0501)
Title 12, Chapter 4, Article 5 Boating and Water Sports

COUNCIL ACTION: APPROVED
ARIZONA DEPARTMENT OF REVENUE (F-16-0601)
Title 15, Chapter 5, Article 1, Retail Classification; Article 4, Amusement Classification
COUNCIL ACTION: APPROVED

ARIZONA HEALTH CARE COST CONTAINMENT SYSTEM (F-16-0603)
Title 9, Chapter 30, Article 1, Definitions; Article 2, Eligibility; Article 3, Services; Article 4, Grievance System
COUNCIL ACTION: APPROVED

ARIZONA DEPARTMENT OF PUBLIC SAFETY (F-16-0606)
Title 13, Chapter 10, Article 1, Determination of Alcohol Concentration
COUNCIL ACTION: APPROVED