



Arizona Administrative REGISTER

Published by the Department of State ~ Office of the Secretary of State

Vol. 23, Issue 49

~ Administrative Register Contents ~

December 8, 2017

Information 3344

Rulemaking Guide 3345

RULES AND RULEMAKING

Final Rulemaking, Notices of

 4 A.A.C. 6 Board of Behavioral Health Examiners 3347

 6 A.A.C. 6 Department of Economic Security - Developmental Disabilities 3350

Proposed Expedited Rulemaking, Notices of

 9 A.A.C. 8 Department of Health Services - Food, Recreational, and Institutional Sanitation 3356

Exempt Rulemaking, Notices of

 9 A.A.C. 6 Department of Health Services - Communicable Diseases and Infestations 3360

OTHER AGENCY NOTICES

Docket Opening, Notices of Rulemaking

 9 A.A.C. 4 Department of Health Services - Noncommunicable Diseases 3362

 9 A.A.C. 8 Department of Health Services - Food, Recreational, and Institutional Sanitation 3363

 18 A.A.C. 12 Department of Environmental Quality - Underground Storage Tanks 3364

Substantive Policy Statement, Notices of Agency

 Board of Accountancy 3365

GOVERNOR'S OFFICE

Governor's Executive Orders

 E.O. 2017-02: Internal Review of Administrative Rules; Moratorium to Promote Job Creation
 and Customer-Service-Oriented Agencies 3367

INDEXES

 Register Index Ledger 3369

 Rulemaking Action, Cumulative Index for 2017 3370

 Other Notices and Public Records, Cumulative Index for 2017 3384

CALENDAR/DEADLINES

 Rules Effective Dates Calendar 3386

 Register Publishing Deadlines 3388

GOVERNOR'S REGULATORY REVIEW COUNCIL

 Governor's Regulatory Review Council Deadlines 3389

DIRECTOR
Administrative Rules Division
Scott Cancelosi

PUBLISHER
Secretary of State
MICHELE REAGAN

RULES MANAGING EDITOR
Arizona Administrative Register
Rhonda Paschal

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., and 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 page.

Arizona Administrative REGISTER

Vol. 23

Issue 49

PUBLISHER
SECRETARY OF STATE
Michele Reagan

ADMINISTRATIVE RULES
STAFF
DIRECTOR

Scott Cancelosi

RULES MANAGING EDITOR
Rhonda Paschal

ADMINISTRATIVE REGISTER
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
Administrative Rules Division
Office of the Secretary of State
1700 W. Washington Street, Fl. 2
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.

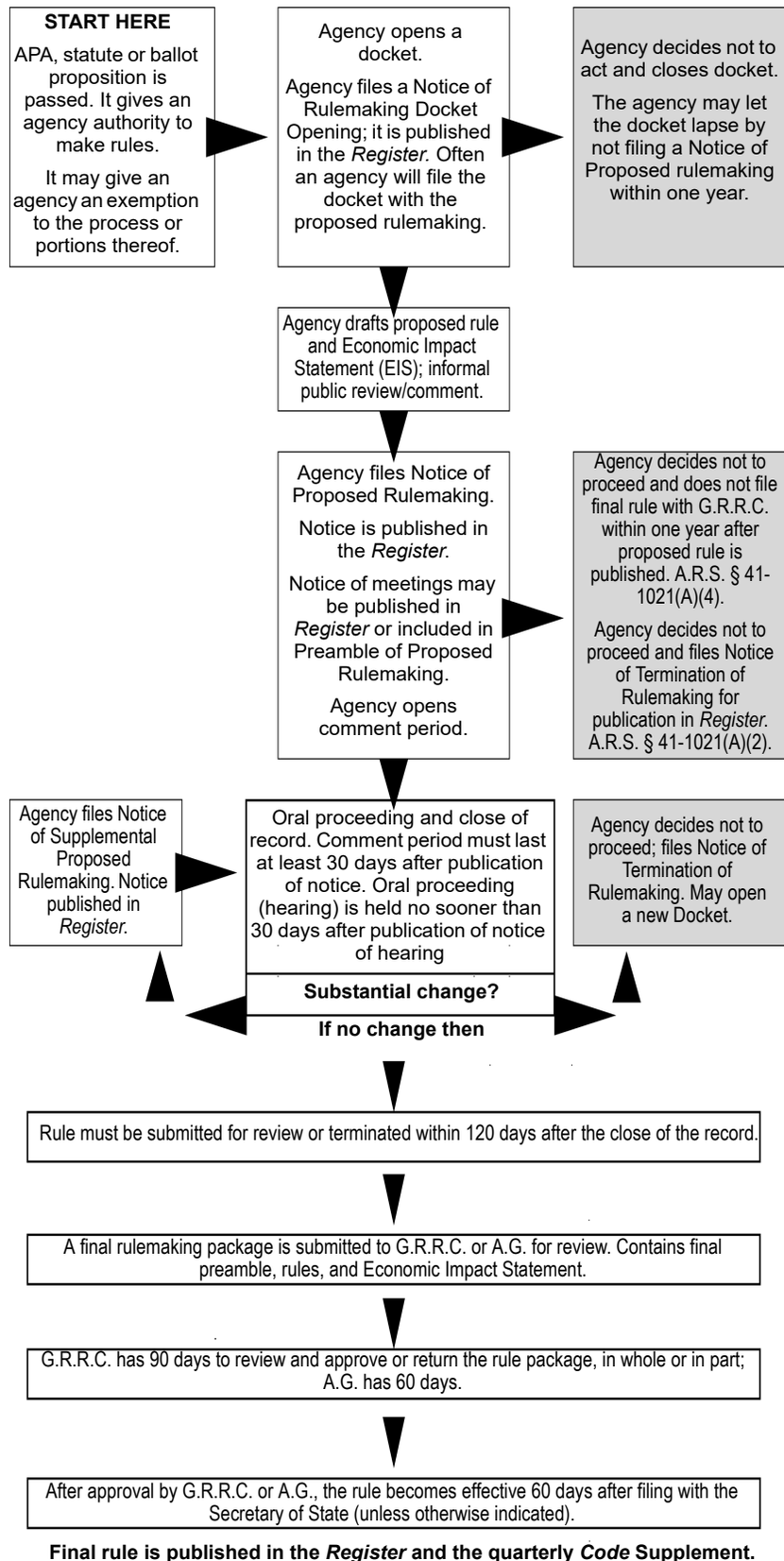
An agency may not have a public meeting scheduled on the Notice of Proposed Rulemaking. If not, you may request that the agency schedule a proceeding. This request must be put in writing within 30 days after the published Notice of Proposed Rulemaking.

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



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.



exempt rulemaking and does not increase the fees.

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 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:

The Board did not review or rely on any study relevant to the rules.

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:

The rules do not diminish the authority of political subdivisions of this state.

9. A summary of the economic, small business, and consumer impact:

Because the fees contained in the rule being amended through this rulemaking are currently in rule, and are only being put through the regular rulemaking to meet the statutory requirements of A.R.S. § 41-1008(E), the Board believes the economic impact to be very minimal.

If the five fees established/increased during exempt rulemaking cease to be effective, the Board will no longer be able to collect a fee from regionally accredited colleges or universities that wish to have their curriculum reviewed by the Board for approval, or to collect a fees for certain public record requests including mailing lists, and electronic records.

The Board publishes a book of its rules and statutes for applicants and licensees who prefer a print version rather than electronic, and charges a nominal fee to offset production and shipping costs. This fee would also cease to be effective as it was increased under exempt rulemaking from \$5 to \$10 to account for rising costs. If the Board is no longer able to collect the \$10 fee, it would be responsible for all the publishing and shipping costs which could cost several thousand dollars annually.

10. A description of any changes between the proposed rulemaking, to include supplemental notices, and the final rulemaking:

No changes were made to the proposed rulemaking.

11. An agency's summary of the public or stakeholder comments made about the rulemaking and the agency response to the comments:

The Board received no written comments regarding the rulemaking. No one attended the oral proceeding on June 21, 2017.

12. 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:

For all four disciplines, the licenses issued by the Board are general permits consistent with A.R.S. § 41-1037 because they are issued to qualified individuals or entities to conduct activities that are substantially similar in nature.

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:

None of the rules is more stringent than federal law. No federal law is directly applicable to the subject of any of the rules in this rulemaking.

c. Whether a person submitted an analysis to the agency that compares the rule's impact of the competitive-ness of business in this state to the impact on business in other states:

No analysis was submitted.

13. A list of any incorporated by reference material as specified in A.R.S. § 41-1028 and its location in the rule:

No materials are incorporated by reference.

14. Whether the rule was previously made, amended or repealed as an emergency rule. If so, cite the notice published in the Register as specified in R1-1-409(A). Also, the agency shall state where the text was changed between the emergency and the final rulemaking packages:

Not applicable

15. The full text of the rules follows:

**TITLE 4. PROFESSIONS AND OCCUPATIONS
CHAPTER 6. BOARD OF BEHAVIORAL HEALTH EXAMINERS**

ARTICLE 2. GENERAL PROVISIONS

Section

R4-6-215. ~~Fees and Charges~~ Fees and Charges

ARTICLE 2. GENERAL PROVISIONS

R4-6-215. ~~Fees and Charges~~ Fees and Charges

~~A.~~ Under the authority provided by A.R.S. § 32-3272, the Board establishes and shall collect the following fees:

- ~~1.~~ Application for license by examination: \$250;
- ~~2.~~ Application for license by endorsement: \$250;
- ~~3.~~ Issuance of license for non-independent level of practice (LBSW, LMSW, LAC, LSAT, LASAC, and LAMFT): \$100;



4. Issuance of license for independent level of practice (LCSW, LPC, LISAC, and LMFT): \$250;
 5. Application for a temporary license: \$50;
 6. Application for approval of educational program: \$500;
 7. Application for approval of an educational program change: \$250
 8. Biennial renewal of first area of licensure: \$350;
 9. Biennial renewal of each additional area of licensure if all licenses are renewed at the same time: \$175;
 10. Late renewal penalty: \$100 in addition to the biennial renewal fee;
 11. Inactive status request: \$100; and
 12. Late inactive status request: \$100 in addition to the inactive status request fee.
- B.** The Board shall charge the following amounts for the services it provides:
1. Issuing a duplicate license: \$25;
 2. Criminal history background check: \$40;
 3. Paper copy of records: \$.50 per page after the first four pages;
 4. Electronic copy of records: \$25;
 5. Copy of a Board meeting audio recording: \$20;
 6. Verification of licensure: \$20 per discipline or free if downloaded from the Board's web site;
 7. Board's rules and statutes book: \$10 or free if downloaded from the Board's web site;
 8. Mailing list of licensees: \$150; and
 9. Returned check due to insufficient funds: \$50.
- C.** ~~The application fees in subsections (A)(1) and (2) are non-refundable. Other fees established in subsection (A) are not refundable unless the provisions of A.R.S. § 41-1077 apply.~~
- D.** ~~The Board shall accept payment of fees and charges as follows:~~
1. ~~For an amount of \$40 or less, a personal or business check;~~
 2. ~~For amounts greater than \$40, a certified check, cashier's check, or money order; and~~
 3. ~~By proof of online payment by credit card for the following:~~
 - a. ~~All fees in subsection (A);~~
 - b. ~~The charge in subsection (B)(2) for a criminal history background check; and~~
 - e. ~~The charge in subsection (B)(8) for a mailing list of licensees.~~
- E.** ~~An applicant shall make payment for a criminal history background check separate from payment for other fees and charges.~~
- A.** Under the authority provided by A.R.S. § 32-3272, the Board establishes and shall collect the following fees:
1. Application for license by examination: \$250;
 2. Application for license by endorsement: \$250;
 3. Issuance of license for non-independent level of practice (LBSW, LMSW, LAC, LSAT, LASAC, and LAMFT): \$100;
 4. Issuance of license for independent level of practice (LCSW, LPC, LISAC, and LMFT): \$250;
 5. Application for a temporary license: \$50;
 6. Application for approval of educational program: \$500;
 7. Application for approval of an educational program change: \$250
 8. Biennial renewal of first area of licensure: \$350;
 9. Biennial renewal of each additional area of licensure if all licenses are renewed at the same time: \$175;
 10. Late renewal penalty: \$100 in addition to the biennial renewal fee;
 11. Inactive status request: \$100; and
 12. Late inactive status request: \$100 in addition to the inactive status request fee.
- B.** The Board shall charge the following amounts for the services it provides:
1. Issuing a duplicate license: \$25;
 2. Criminal history background check: \$40;
 3. Paper copy of records: \$.50 per page after the first four pages;
 4. Electronic copy of records: \$25;
 5. Copy of a Board meeting audio recording: \$20;
 6. Verification of licensure: \$20 per discipline or free if downloaded from the Board's web site;
 7. Board's rules and statutes book: \$10 or free if downloaded from the Board's web site;
 8. Mailing list of licensees: \$150; and
 9. Returned check due to insufficient funds: \$50.
- C.** The application fees in subsections (A)(1) and (2) are non-refundable. Other fees established in subsection (A) are not refundable unless the provisions of A.R.S. § 41-1077 apply.
- D.** The Board shall accept payment of fees and charges as follows:
1. For an amount of \$40 or less, a personal or business check;
 2. For amounts greater than \$40, a certified check, cashier's check, or money order; and
 3. By proof of online payment by credit card for the following:
 - a. All fees in subsection (A);
 - b. The charge in subsection (B)(2) for a criminal history background check; and
 - c. The charge in subsection (B)(8) for a mailing list of licensees.
- E.** An applicant shall make payment for a criminal history background check separate from payment for other fees and charges.



NOTICE OF FINAL RULEMAKING
TITLE 6. ECONOMIC SECURITY
CHAPTER 6. DEPARTMENT OF ECONOMIC SECURITY
DEVELOPMENTAL DISABILITIES

[R17-249]

PREAMBLE

- 1. Article, Part or Section Affected (as applicable) Rulemaking Action
2. Citations to the agency's statutory rulemaking authority to include both the authorizing statute (general) and the implementing statute (specific):
3. The effective date of the rule:
4. Citations to all related notices published in the Register as specified in R1-1-409(A) that pertain to the record of the final rulemaking package:
5. The agency's contact person who can answer questions about the rulemaking:
6. An agency's justification and reason why a rule should be made, amended, repealed or renumbered, to include an explanation about the rulemaking:



nology, and to make the rules more clear, concise, and understandable. The Department last amended this Article in 1993. A Five-year Review Report on Chapter 6 was approved by the Governor's Regulatory Review Council on December 1, 2015.

- The Department is adding a new Definitions Section to help in understanding the terms used within the Article.
- The Department is adding a new Applicability Section to specify the applicability of the Article.
- The Department is repealing the General Procedures Section because the Department is revising and moving these provisions to other sections within this Article for clarity and to conform to current practice.
- The Department is repealing the Procedures for Grievances Related to Licenses Section because actions taken on a license can be appealed under A.A.C. Title 6, Chapter 6, Article 22, which is directly referenced in the licensing articles (A.A.C. Title 6, Chapter 6, Articles 10 and 11).
- The Department is repealing Procedures for Grievances by DD/ALTCS Clients and ALTCS Service Providers Section because Department procedures do not belong in rule and grievances for DD/ALTCS clients and service providers are addressed in the rule for the Arizona Health Care Cost Containment System's grievance system (A.A.C. Title 9, Chapter 34).
- The Department is repealing the existing Appeals and Hearings Section and adding a new Appeals and Hearings Section to make the rule more clear, concise, and understandable.
- The Department is adding the following additional new Sections to provide more comprehensive information relevant to current requirements: Filing a Request for Administrative Review, Contents of a Request for Administrative Review, Denial of a Request for Administrative Review, Time-frame for Completing Administrative Review, Content of an Administrative Decision, Initial Determination of Ineligibility, Continuation of Services During the Administrative Review Process, and Continuation of Home and Community-based Services (HCBS) Certificates during the Administrative Review Process.

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 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:

The Department did not review or rely on any study relevant to the rules.

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:

The Department anticipates that this rulemaking will have a minimal (less than \$1,000) economic impact on the implementing agency, small businesses and consumers. The Department currently administers the administrative review process under Article 18. The purpose of this rulemaking is to add, amend, and repeal rules to conform to current practice and terminology and most importantly to make the rules more clear, concise, and understandable. Therefore, the Department does not anticipate that the changes to the rule will have more than a minimal economic impact.

In SFY 2016, the Department had 37,387 members enrolled in the Division services. During the same time period, the Office of Administrative Review processed 325 administrative reviews. This number is inclusive of individuals who applied for the Division services, and not approved but afforded appeal rights through the Article. Historically, the Office of Administrative Review processes on average 225 administrative reviews annually.

The Department anticipates an increase of 5% to 8% above the existing administrative reviews as a result of this rulemaking and clarification. This anticipated increase is due to the number of individuals applying for the Division services. Currently the Division member growth rate is 4.6% per year.

Currently the Office of Administrative Review has six full time employees who are necessary to implement and enforce the administrative review process. Administrative and other costs required for compliance with the rule are anticipated to increase by the same percentage, but will be mitigated through increased efficiencies. There is no anticipation of the need for an increase in employees because of this rulemaking.

The Department and the members of public will benefit from this rulemaking because it will make the filing procedures for an administrative review more clear, concise, and understandable.

10. A description of any changes between the proposed rulemaking, to include supplemental notices, and the final rulemaking:

- The rules were renumbered to reflect the deletion of R6-6-1803, Computation of Time.
- The internal citations in R6-6-1801(3), R6-6-1807, R6-6-1809, R6-6-1812(1), and R6-6-1813 were renumbered.
- The definition of "Working Day" in R6-6-1801(13) was revised.
- R6-6-1803, Computation of Time, was deleted.
- The word "appeal" was replaced by "request" in R6-6-1805(c)(1) and (c)(2).
- The language, "at the time of the request for Administrative Review," was added to R6-6-1811(A)(4).
- Minor grammatical changes were also made.

The Department does not believe these are substantive changes under A.R.S. § 41-1025.

11. An agency's summary of the public or stakeholder comments made about the rulemaking and the agency response to the comments:

The Department received no comments on this rulemaking.



12. 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:

No other matters are prescribed.

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:
The rules do not require 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:
Not applicable

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.

13. A list of any incorporated by reference material as specified in A.R.S. § 41-1028 and its location in the rule:
None

14. Whether the rule was previously made, amended or repealed as an emergency rule. If so, cite the notice published in the Register as specified in R1-1-409(A). Also, the agency shall state where the text was changed between the emergency and the final rulemaking packages:
Not applicable

15. The full text of the rules follows:

**TITLE 6. ECONOMIC SECURITY
CHAPTER 6. DEPARTMENT OF ECONOMIC SECURITY
DEVELOPMENTAL DISABILITIES**

ARTICLE 18. ADMINISTRATIVE REVIEW

Section

- R6-6-1801. [Right to Review: Notice Definitions](#)
- R6-6-1802. [General Procedures Applicability](#)
- R6-6-1803. [Procedures for Grievances Related to Licenses Notice](#)
- R6-6-1804. [Procedures for Grievances by DD/ALTCS Clients and ALTCS Service Providers Who May File a Request for Administrative Review](#)
- R6-6-1805. [Appeals and Hearings Filing a Request for Administrative Review](#)
- R6-6-1806. [Contents of a Request for Administrative Review](#)
- R6-6-1807. [Denial of a Request for Administrative Review](#)
- R6-6-1808. [Time-frame for Completing Administrative Review](#)
- R6-6-1809. [Content of an Administrative Decision](#)
- R6-6-1810. [Initial Determination of Ineligibility](#)
- R6-6-1811. [Continuation of Services During the Administrative Review Process](#)
- R6-6-1812. [Continuation of Home and Community-based Services \(HCBS\) Certificates during the Administrative Review Process](#)
- R6-6-1813. [Appeals and Hearings](#)

ARTICLE 18. ADMINISTRATIVE REVIEW

R6-6-1801. Right to Review: Notice Definitions

- A.** An Administrative Review shall be available to any person aggrieved by a decision of the Department. An Administrative Review is preliminary to those rights set forth in R6-6-2201 et seq.
- B.** The Department shall give written notice to persons served directly or indirectly by the Department informing them of the right to an Administrative Review in any decisions by a District Program Manager relating to:
 - 1. Eligibility, admission, placement evaluation, and assignment to services.
 - 2. Care and treatment, transfer or substantial change in service.
 - 3. Termination of, or discharge from, a service
 - 4. Fee for service.
- C.** Grievances related to decisions by the program contractor for licenses or involving DD/ALTCS clients and ALTCS service providers are separately addressed in R6-6-1803 and R6-6-1804 respectively.
- D.** Written notice shall be in English and, when appropriate and reasonably possible to do so, in the primary language of the grievant. When the primary language is not a written language, such notice shall be provided in the language spoken or mode of communication used by the grievant.

In addition to the definitions in Article 1 of this Chapter, the following definitions apply to this Article:

- 1. "Action" means:
 - a. [Denial or termination of eligibility for Division services;](#)
 - b. [The imposition of or increase in financial contribution to cost of services determined under Article 12 of this Chapter;](#)
 - c. [The denial or limited authorization of a requested service solely funded by state dollars including the type or level of service;](#)
 - d. [The reduction or termination of a previously authorized service solely funded by state dollars; or](#)



- e. The denial, suspension, or revocation of a Home and Community-based Services (HCBS) certificate under Article 15 of this Chapter.
2. “Administrative Decision” means the Division’s written decision resulting from an Administrative Review.
3. “Appeal” means a request for a hearing pursuant to Article 22 under this Chapter to adjudicate the Division’s Administrative Decision or proceeding pursuant to R6-6-1808(B)(1).
4. “Applicant” means an adult, guardian of an adult, or a parent or guardian of a minor, who has applied for eligibility for Division services.
5. “Day” means calendar day unless otherwise specified.
6. “Department” means the Arizona Department of Economic Security.
7. “Division” means the Division of Developmental Disabilities within the Department.
8. “HCBS” and “Home and Community-based Services” mean the same as in R6-6-1501.
9. “Member” means an individual enrolled with the Division.
10. “Representative” means an individual authorized in writing by the Requestor to represent the Requestor during the Administrative Review process.
11. “Requestor” means an Applicant, Member, other Responsible Person, or Home and Community-based Services (HCBS) certificate applicant or holder affected by an Action.
12. “Responsible Person” means the same as in A.R.S. § 36-551.
13. “Working Day” means 8:00 am to 5:00 pm Monday through Friday, excluding state observed holidays.

R6-6-1802. General Procedures Applicability

These procedures are applicable to all grievances except those listed in R6-6-1801(C).

1. ~~A party aggrieved by the decision of a District Program Manager or any member of an Individual Service and Program Plan (ISPP) Team, may, within 35 calendar days of the decision or disagreement, file a written request for an Administrative Review with the Division’s Compliance and Review Unit.~~
2. ~~If a District Program Manager takes no action as to the resolution of a disagreement, the grievant may, within 60 calendar days, forward a written request for an Administrative Review to the Division’s Compliance and Review Unit.~~
3. ~~The Division’s Compliance and Review Unit shall review the request for an Administrative Review and render a written decision within 30 calendar days of receipt of the request.~~
4. ~~While an Administrative Review is pending, there shall be no change in status except in the event of an emergency.~~

This Article establishes an Administrative Review process for a Requestor challenging a Division Action. This Article applies only to:

1. Division eligibility;
2. Programs and services provided through the Division that are not funded by Medicaid (Title XIX of the Social Security Act);
and
3. Home and Community-based Services (HCBS) certificates pursuant to Arizona Administrative Code, Title 6, Chapter 6, Article 15.

R6-6-1803. Procedures for Grievances Related to Licenses Notice

The party aggrieved by a decision of the Department relating to a license may directly appeal the decision as prescribed in R6-6-2201 et seq.

- A.** When taking an Action, the Division shall give written notice to the Applicant, Member, other Responsible Person, Home and Community-based Services (HCBS) certificate applicant or holder subject to the Action, or the person’s representative, if applicable.
- B.** The notice shall include the following:
 1. The Action the Division has taken or intends to take;
 2. The specific reason for the Action;
 3. The effective date of the Action, if applicable;
 4. The right to request Administrative Review; and
 5. The procedures for requesting Administrative Review.

R6-6-1804. Procedures for Grievances by DD/ALTCS Clients and ALTCS Service Providers Who May File a Request for Administrative Review

- A.** ~~The DD/ALTCS client or ALTCS service provider desiring an Administrative Review shall first attempt to resolve the complaint through informal communication with the appropriate Health Plan representative or the District Program Manager.~~
- B.** ~~If the client or service provider is dissatisfied with the informal decision of the Health Plan or District Program Manager, a written request for an Administrative Review shall be filed with the Division’s Compliance and Review Unit not later than 35 calendar days after the adverse action.~~
- C.** ~~If the Health Plan or District Program Manager takes no action as to the resolution of a disagreement, the grievant may, within 60 calendar days of the adverse action, file a written request for an Administrative Review with the Division’s Compliance and Review Unit.~~
- D.** ~~The Division’s Compliance and Review Unit shall review the written request and render a written decision within the times prescribed under ALTCS (A.A.C. R9-28-802 or R9-28-804).~~

The following persons may request an Administrative Review:

1. A Requestor; or
2. A Representative. If a Representative is acting on behalf of the Member or Applicant, the Representative shall submit a valid Health Information Portability and Accountability Act authorization. The Representative may not charge a fee for the representation unless the Representative is the Member’s or Applicant’s attorney.

R6-6-1805. Appeals and Hearings Filing a Request for Administrative Review

An appeal of any Administrative Review decision shall be governed by the procedures set forth in R6-6-2201 et seq.



- A. A Requestor or Representative shall file a request for Administrative Review with the Division no later than 30 days following the date of the notice.
- B. A Requestor or Representative may request an Administrative Review orally or in writing, including mail, email, fax, and hand-delivered hard copy.
- C. The Division shall consider the request for Administrative Review filed on the date that the Division received the request as established by a date stamp on the request or other record of receipt. In the absence of a date stamp or other record of receipt:
 - 1. If the request is transmitted via United States Postal Service, the date received shall be shown by the post mark, or postage meter mark of the envelope.
 - 2. If the request is transmitted via facsimile and there is no record of receipt, then the date received shall be shown by the date on the written request.
- D. The Division shall send the Requestor or Representative who filed the request a written acknowledgement of receipt of the request for Administrative Review within five working days of receiving the request.

R6-6-1806. Contents of a Request for Administrative Review

- A. A request for Administrative Review shall include:
 - 1. Identification of the Action;
 - 2. Reason for the request for administrative review, including why the Requestor disagrees with the Action;
 - 3. Desired resolution; and
 - 4. Written consent of the Applicant, Member, or Responsible Person, when applicable.
- B. The Division shall consider additional supporting documentation submitted by the Requestor or Representative within 10 days of the file date of the request for an Administrative Review. The Division may consider additional supporting documentation submitted by the Requestor or Representative more than 10 days from the file date of the request for an Administrative Review.

R6-6-1807. Denial of a Request for Administrative Review

The Division shall deny a request for Administrative Review upon determination that:

- 1. The request is untimely;
- 2. The request does not meet the requirements in R6-6-1806(A);
- 3. The request is not based on an Action; or
- 4. The Action is based solely on a change in federal or state law, rule, or regulation adversely affecting some or all Applicants or Members.

R6-6-1808. Time-frame for Completing Administrative Review

- A. The Division shall mail a written Administrative Decision to the Requestor or Representative no later than 30 days after the Division receives the request for an Administrative Review, unless a longer period is mutually agreed upon in writing.
- B. If the Requestor or Representative does not receive an Administrative Decision within 30 days of the date on the acknowledgement of the request for Administrative Review, the Requestor or Representative may:
 - 1. Consider the Action upheld and file an Appeal under Article 22 of this Chapter; or
 - 2. Wait for the Division to issue an Administrative Decision and file an Appeal within the time-frame provided in Article 22 of this Chapter.

R6-6-1809. Content of an Administrative Decision

- A. The Division shall ensure the written Administrative Decision includes the results of the Administrative Review and the date it was completed.
- B. For an Administrative Review not resolved wholly in favor of the Requestor, the Administrative Decision shall contain:
 - 1. The right to request an Appeal under Article 22 of this Chapter, and how to make the request;
 - 2. The right of a Member or Representative to request continuation of the Member's service under R6-6-1811 while the Appeal is pending, and how to make the request; and
 - 3. The factual and legal basis for the decision.

R6-6-1810. Initial Determination of Ineligibility

When the Division denies eligibility and a Requestor or Representative requests an Administrative Review, the Division shall not authorize services until a final administrative or judicial decision establishes eligibility.

R6-6-1811. Continuation of Services During the Administrative Review Process

- A. The Division shall continue authorizing a Member's service solely funded by the state if:
 - 1. The Member or the Member's Representative files a timely request for Administrative Review;
 - 2. The request for Administrative Review involves the termination, suspension, or reduction of a previously authorized service or termination of eligibility for Division services;
 - 3. The period covered by the original authorization has not expired; and
 - 4. The Member or the Member's Representative requests continuation of services at the time of the request for Administrative Review.
- B. If a request is made under subsection (A) and the Division continues the Member's service while the Administrative Review is pending, the Division shall continue services until:
 - 1. The Member or the Member's Representative withdraws the request for Administrative Review,
 - 2. The Member or the Member's Representative fails to file a timely Appeal for hearing under Article 22 of this Chapter,
 - 3. Final administrative or judicial resolution of the subject matter in the request for Administrative Review occurs and it is in the Division's favor, or
 - 4. The time-period or service limits of a previously authorized service have been met.



C. The Division shall take the Action as specified in the written notice if the request for Administrative Review is untimely.

R6-6-1812. Continuation of Home and Community-based Services (HCBS) Certificates during the Administrative Review Process

When an HCBS certificate holder timely files a request for an Administrative Review regarding a decision to suspend or revoke an HCBS certificate, the revocation or suspension shall not become effective, unless the Division finds that the public health, safety, or welfare imperatively requires emergency action under A.R.S. § 41-1064, until:

1. There is an Administrative Decision, or the Action is considered upheld under R6-6-1808(B)(1), and the Requestor does not file a timely Appeal under Article 22 of this Chapter; or
2. If there is a timely Appeal under Article 22 of this Chapter, a final administrative or judicial decision is rendered.

R6-6-1813. Appeals and Hearings

A Requestor shall have the right to an Appeal under Article 22 of this Chapter if:

1. The Requestor is dissatisfied with the Administrative Decision; or
2. The Action is considered upheld pursuant to R6-6-1808(B)(1).



NOTICES OF PROPOSED EXPEDITED RULEMAKING

This section of the Arizona Administrative Register contains Notices of Proposed Expedited Rulemaking. The Office of the Secretary of State is the filing office and publisher of these rules.

Questions about the interpretation of the proposed expedited rule should be addressed to the agency proposing them. Refer to Item #4 to contact the person charged with the rulemaking.

NOTICE OF PROPOSED EXPEDITED RULEMAKING
TITLE 9. HEALTH SERVICES
CHAPTER 8. DEPARTMENT OF HEALTH SERVICES
FOOD, RECREATIONAL, AND INSTITUTIONAL SANITATION

[R17-231]

PREAMBLE

- 1. Article, Part, or Section Affected (as applicable) Rulemaking Action
2. Citations to the agency's statutory rulemaking authority to include the authorizing statute (general) and the implementing statute (specific):
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 expedited rule:
4. The agency's contact person who can answer questions about the rulemaking:
5. An agency's justification and reason why a rule should be made, amended, repealed or renumbered, under A.R.S. § 41-1027, to include an explanation about the rulemaking:



ing further meets the criteria for expedited rulemaking by implementing a course of action proposed in a five-year-review report, prescribed in A.R.S. § 41-1027(A)(7). The Department believes amending these rules will eliminate confusion and reduce regulatory burden.

- 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:**
The Department did not review or rely on any study for this rulemaking.
- 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:**
Under A.R.S. § 41-1055(D)(2), the Department is not required to provide an economic, small business, and consumer impact statement.
- 9. **The agency's contact person who can answer questions about the economic, small business, and consumer impact statement:**
Not applicable
- 10. **Where, when, and how persons may provide written comments on the proposed expedited rule:**
Close of record: December 19, 2017 at 4:00 p.m.

A person may submit written comments on the proposed expedited rules no later than the close of record to either of the individuals listed in item 4.
- 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:**
There are no other matters prescribed by statutes applicable specifically to Department or this specific rulemaking.
 - 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:**
The rule does not require 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:**
There are no federal rules applicable to the subject of the rule.
 - 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 such analysis was submitted.
- 12. **A list of any incorporated by reference material as specified in A.R.S. § 41-1028 and its location in the rules:**
Not applicable
- 13. **The full text of the rules follows:**

TITLE 9. HEALTH SERVICES
CHAPTER 8. DEPARTMENT OF HEALTH SERVICES
FOOD, RECREATIONAL, AND INSTITUTIONAL SANITATION

ARTICLE 3. PUBLIC TOILET FACILITIES PORTABLE TOILETS

Section	
R9-8-301.	Definitions
R9-8-302.	Persons Responsible <u>General Requirements</u>
R9-8-303.	<u>Public Portable Toilet Requirements</u>
R9-8-304.	<u>Constructing and Maintaining a Portable Toilet Inspections</u>
R9-8-306.	<u>Special Events Repealed</u>
R9-8-307.	<u>Disposal of Sewage and Refuse Repealed</u>

ARTICLE 3. PUBLIC TOILET FACILITIES PORTABLE TOILETS

R9-8-301. Definitions

In this Article:

- 1. ~~“Bathroom” means a restroom that contains a shower or bathtub.~~
- 1. “Clean” means free of dirt, litter, and the remains of something that has broken or torn into pieces.
- 2. ~~“Department” means the Department of Health Services.~~
- 2. “Complaint” means information indicating the need for inspection due to possible violations of this Article.
- 3. ~~“Director” means the Director of the Department of Health Services.~~
- 3. “Durable” means capable of withstanding expected use and remaining easily cleanable.
- 4. ~~“Flooded” means a sanitary fixture that is overflowing sewage or filled with sewage to the point of overflowing.~~



- 4. “Food establishment” means an operation that stores, prepares, packages, serves, vends, or otherwise provides food for human consumption.
- 5. “Lavatory” means a sink or basin for cleansing hands.
- 5. “Human excreta” means fecal and urinary discharges and includes any waste that contains this material.
- 6. “Leakproof” means designed and constructed to prevent a substance from escaping.
- 7. “Non-absorbent” means incapable of being penetrated by liquid, such as a material coated or treated with rubber, plastic, or other sealing surface.
- 6. “Person” means a governmental agency, individual, organization, association, partnership, business, corporation, or company.
- 7. “Plumbing system” means sanitary fixtures, pipes, and related parts assembled to carry water into a structure and or carry sewage out of a structure.
- 8. “Portable hand-wash station” means a transportable sink or basin with a faucet for cleaning hands that supplies water and is:
 - a. Not connected to a sewage collection system.
 - b. Connected to a leakproof tank to receive and store waste water, and
 - c. Located in a public place.
- 8. “Portable toilet” means a transportable toilet connected to a leakproof tank to receive and store sewage temporarily.
- 9. “Portable toilet enclosure” means a structure that is capable of being moved and that houses a public portable toilet.
- 9. “Potable” means water obtained from a source or distribution system that complies with the requirements of the Department of Environmental Quality as provided in 18 A.A.C. 4.
- 10. “Putrescible waste” means a solid or semisolid waste material that is likely to decompose, decay, spoil, rot, or provide food for insects, rodents, birds, or other pests.
- 10. “Public nuisance” means activities or conditions that may be subject to A.R.S. § 36-601.
- 11. “Public place” means all or any portion of an area, land, or structure that is open to or may be accessed by any individual.
- 12. “Public portable toilet” means a toilet seat and toilet, or toilet seat, toilet, and urinal that is:
 - a. Not connected to a sewage collection system.
 - b. Connected to a leakproof tank to receive and store sewage temporarily.
 - c. Located in a public place, and
 - d. Housed in a portable toilet enclosure.
- 13. “Public restroom” means a structure or room that:
 - a. Is not connected to living or sleeping quarters;
 - b. Contains a lavatory and water closet or a lavatory, water closet, and urinal connected to a sewage collection system; and
 - c. Is located in a public place.
- 14. “Refuse” means putrescible and nonputrescible solid and semisolid waste, including trash, garbage, or rubbish the same as in A.A.C. R18-13-302.
- 15. “Regular basis” means at recurring, fixed, or uniform intervals.
- 16. “Regulatory authority” means:
 - a. The Arizona Department of Health Services; or
 - b. One of the following entities as specified in A.R.S. § 36-136(E):
 - i. A local health department;
 - ii. A county environmental department; or
 - iii. A public health services district.
- 17. “Responsible person” means an individual, partnership, corporation, association, governmental subdivision, state agency, or a public or private organization of any character that owns or manages the direct use of a public portable toilet within the state.
- 12. “Restroom” means a structure or room containing a lavatory and toilet, or lavatory, toilet, and urinal, available to a guest or customer of a business or governmental agency, and unconnected to dwelling or sleeping quarters.
- 18. “Sanitary” means free from filth, bacteria, viruses, mold, and fungi.
- 13. “Sanitary fixture” means a bathtub, floor drain, lavatory, shower, toilet, or urinal connected to a plumbing system.
- 14. “Sewage” means the liquid waste contained in a sanitary fixture or sanitary fixture drain pipe or any liquid containing putrescible particles, feces, or urine the waste from a toilet, urinal, sink, and portable hand-wash station.
- 20. “Sewage collection system” has the same meaning as in A.A.C. R18-9-101.
- 21. “Sewage storage tank” means a receptacle for the collection and holding of the waste from a portable toilet.
- 15. “Special event” means a group of 100 or more individuals gathered together in lawful assembly for 4 or more hours in an outdoor area that does not have restroom or bathroom facilities.
- 22. “Toilet” means a water-flushed, chemical-flushed, or no-flush bowl for the disposal of human excreta.
- 23. “Toilet seat” means a detachable, split or U-shaped seat made of non-absorbent material hinged to the top of a toilet and used for sitting.
- 16. “Urinal” means a water-flushed, chemical-flushed, or no-flush upright basin used by males for urination only.
- 25. “Vent pipe” means a hollow cylinder of metal, plastic, or other material that allows gas to escape from a sewage storage tank.
- 26. “Water closet” means the same as in A.R.S. § 45-311.

R9-8-302. Persons Responsible General Requirements

An owner of a bathroom, restroom, or portable toilet, or a person who administers a special event, shall comply with the provisions of this Article.

- A.** A responsible person or the responsible person’s designee shall comply with the requirements in this Article and with federal and state laws and rules and local codes and ordinances governing public portable toilets.
- B.** A violation of this Article shall constitute a public nuisance under A.R.S. § 36-601.

**R9-8-303. Public Portable Toilet Requirements**

- A.** A responsible person or the responsible person's designee shall ensure that:
1. A public portable toilet:
 - a. Is clean;
 - b. Is sanitary;
 - c. Is maintained to avoid odors and insect or vermin infestation;
 - d. Has a non-absorbent, durable, smooth, leakproof, and rustproof floor, wall, ceiling, and door materials;
 - e. Has a vent pipe connected to a sewage storage tank that:
 - i. Is wide enough in diameter to prevent the build up of gases, and
 - ii. Extends upwards from the sewage storage tank through the roof of the portable toilet enclosure;
 - f. Has a supply of toilet paper that is replenished before running out; and
 - g. Has a self-closing door and privacy latch on the door;
 2. Except as provided in subsection (B), one public portable toilet is deployed for the first 100 individuals using or expected to use public portable toilet facilities and one additional public portable toilet is deployed for each additional 100 individuals;
 3. Each public portable toilet's sewage storage tank is pumped out on a regular basis to keep the public portable toilet operating as designed;
 4. Facilities for washing or sanitizing hands are provided as follows:
 - a. Except as provided in subsection (B), working portable hand-wash stations are deployed at a minimum rate of one per 10 public portable toilets;
 - b. Soap, water, and single use towels are continuously provided at each portable hand-wash station; and
 - c. Where conditions make the use of soap and water impractical, the regulatory authority may allow sanitizing gel in place of soap and water; and
 5. Public portable toilets are located a minimum of 100 feet from any food establishment.
- B.** A responsible person or the responsible person's designee shall ensure that sewage, human excreta, and refuse produced in a public portable toilet:
1. Does not create a public nuisance; and
 2. Is disposed of according to 18 A.A.C. 13, Article 3 or 18 A.A.C. 13, Article 11.
- C.** The regulatory authority may adjust the number of public portable toilets required in subsection (A)(2) and portable hand-wash stations required in (A)(5)(a) provided based on the estimated number of users, the duration of use, and the availability of public restrooms within 200 feet of the public portable toilet.

R9-8-304. Constructing and Maintaining a Portable Toilet Inspections

A portable toilet shall be built and maintained to include:

1. A sewage storage tank, toilet seat, toilet, and urinal made of durable, smooth, leakproof, and rustproof materials;
2. Waterproof and durable floor, wall, ceiling, and door materials;
3. A vent pipe 3 inches in diameter connected to the sewage storage tank and extending 6 inches above the roof of the toilet enclosure; and
4. A constant supply of toilet paper from a toilet paper dispenser.

- A.** If a regulatory authority receives a complaint regarding a public portable toilet, the regulatory authority may conduct an inspection.
- B.** If a regulatory authority conducts an inspection, the regulatory authority's inspector shall conduct the inspection according to A.R.S. § 41-1009.

R9-8-306. Special Events Repealed

~~**A.** Portable toilets and refuse containers shall be deployed at a special event as follows:~~

- ~~1. One portable toilet for the first 100 people, and one portable toilet for each additional 100 people, or portion thereof;~~
- ~~2. One refuse container for the first 100 people, and one refuse container for each additional 100 people, or portion thereof; and~~
- ~~3. Within 200 feet of the special event place.~~

~~**B.** Sewage and refuse generated at a special event shall be collected and disposed of under R9-8-307(A), (B), (C), and (E).~~

R9-8-307. Disposal of Sewage and Refuse Repealed

~~**A.** The collection, storage, and treatment of sewage and refuse shall comply with the requirements of the Department of Environmental Quality under:~~

- ~~1. 18 A.A.C. 8, Article 6, and 18 A.A.C. 9, Articles 7 and 8, for sewage; and~~
- ~~2. 18 A.A.C. 8, Article 5, for refuse.~~

~~**B.** A disposable refuse bag shall be used to store refuse generated at a special event. A full refuse bag shall be tied closed before disposal in accordance with subsection (A).~~

~~**C.** A refuse container in a bathroom or restroom, or at a special event, shall be free of accumulations of putrescible waste.~~

~~**D.** A bathroom or restroom exclusively for female use, or a combination male and female use restroom shall be provided with a refuse container with a matching lid.~~

~~**E.** An overflowing refuse container in a bathroom or restroom, or at a special event, is prohibited.~~



NOTICES OF EXEMPT RULEMAKING

This section of the Arizona Administrative Register contains Notices of Exempt Rulemaking.

It is not uncommon for an agency to be exempt from all steps outlined in the rulemaking process as specified in the Arizona Administrative Procedures Act (APA) or Arizona Revised Statutes, Title 41, Chapter 6, Articles 1 through 10.

An agency's exemption is either written in law by the Arizona State Legislature or under a referendum or initiative passed into law by Arizona voters; or a court has

determined that an agency, board or commission is exempt from the rulemaking process.

The Office makes a distinction between certain exemptions as provided in these laws, on a case by case basis, as determined by an agency. Other rule exemption types are published elsewhere in the Register.

Notices of Exempt Rulemaking as published here were made with no special conditions or restrictions; no public input; no public hearing; and no filing of a Proposed Exempt Rulemaking.

NOTICE OF EXEMPT RULEMAKING
TITLE 9. HEALTH SERVICES
CHAPTER 6. DEPARTMENT OF HEALTH SERVICES
COMMUNICABLE DISEASES AND INFESTATIONS

[R17-232]

PREAMBLE

- 1. Article, Part, or Section Affected (as applicable) Rulemaking Action
2. The statutory authority for the rulemaking, including both the authorizing statute (general) and the statutes the rules are implementing (specific):
3. The effective date of the rules:
4. A list of all previous notices appearing in the Register addressing the exempt rule:
5. The name and address of agency personnel with whom persons may communicate regarding the rulemaking:
6. An explanation of the rule, including the agency's reasons for the rule, including the statutory citation to the exemption from regular rulemaking procedures:

A.R.S. § 32-1974 authorizes pharmacists to administer certain immunizations in compliance with rules adopted by the Arizona Board of Pharmacy. A.R.S. § 32-1974(I) requires the Arizona Department of Health Services (Department) to establish and maintain "a list of immunizations or vaccines that may be administered to adults by a pharmacist only pursuant to a prescription order."

A new vaccine for cholera just became available and needs to be added to the list. The new cholera vaccine is a live-attenuated



vaccine, and the safety of the vaccine has not been widely studied, including in immunocompromised people. People with weakened immune systems are at higher risk of complications from live-attenuated vaccines. A physician or registered nurse practitioner should evaluate an individual before the vaccine is administered to discuss the risks to the individual and those in close contact with the individual before the individual receives this vaccine. Therefore, it is critical that this vaccine be added to the list in 9 A.A.C. 6, Article 13 to protect an individual who may ask to be immunized by a pharmacist without knowing the potential consequences. The Department is also clarifying the rule to conform to changes made to A.R.S. § 32-1974 by Laws 2011, Ch. 103, § 2 and Laws 2016, Ch. 267, § 3.

After receiving an exception from the rulemaking moratorium established by Executive Order 2017-02, the Department is revising the rule in 9 A.A.C. 6, Article 13 to clarify requirements and add the new cholera vaccine to the list of immunizations or vaccines that may be administered to an adult by a pharmacist only pursuant to a prescription order.

7. A reference to any study relevant to the rule that the agency reviewed and either relied on in its evaluation of or justification for the rule or did not 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:

The Department did not review or rely on any study related to this rulemaking package.

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

Not applicable

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

Not applicable

10. A description of the changes between the proposed rules, including supplemental notices, and final rules:

Not applicable

11. A summary of the comments made regarding the rule and the agency response to them:

Not applicable

12. Any other matters prescribed by statute that are applicable to the specific agency or to any specific rule or class of rules:

Not applicable

13. Incorporations by reference and their location in the rule:

None

14. Was this rule previously made as an emergency rule? If so, please indicate the Register citation:

No

15. The full text of the rules follows:

**TITLE 9. HEALTH SERVICES
CHAPTER 6. DEPARTMENT OF HEALTH SERVICES
COMMUNICABLE DISEASES AND INFESTATIONS**

ARTICLE 13. IMMUNIZATIONS OR VACCINES REQUIRING PRESCRIPTIONS FOR PHARMACIST ADMINISTRATION

Section

R9-6-1301. Immunizations or Vaccines Requiring a Prescription Order for Pharmacist Administration

ARTICLE 13. IMMUNIZATIONS OR VACCINES REQUIRING PRESCRIPTIONS FOR PHARMACIST ADMINISTRATION

R9-6-1301. Immunizations or Vaccines Requiring a Prescription Order for Pharmacist Administration

A. In this Section, unless otherwise specified, the following definitions apply:

1. "Certified pharmacist" means an individual licensed under A.R.S. Title 32, Chapter 18, who is authorized under A.A.C. R4-23-411 to administer immunizations or vaccines to adults.
2. "Immunization" has the same meaning as in A.R.S. § 36-671.
3. "Prescription order" has the same meaning as in A.R.S. § 32-1901.
4. "Vaccine" has the same meaning as "biological product" defined in 21 CFR 600.3 (April 1, 2008).

B. The following immunizations or vaccines require a prescription order before the immunization or vaccine may be administered under A.A.C. R4-23-411 by a certified pharmacist:

1. Japanese Encephalitis vaccine,
2. Rabies vaccine,
3. Typhoid vaccines, ~~and~~
4. Yellow fever vaccine, and
5. Cholera vaccine.



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
DEPARTMENT OF HEALTH SERVICES
NONCOMMUNICABLE DISEASES

[R17-235]

- 1. Title and its heading: 9, Health Services
Chapter and its heading: 4, Department of Health Services - Noncommunicable Diseases
Articles and their headings: 6, Opioid Poisoning-Related Reporting
Section numbers: R9-4-601, R9-4-602 (The Department may add, delete, or modify other Sections, as necessary.)

2. The subject matter of the proposed rules: Over the past 15 years, prescription opioid sales in the United States have risen by 300%. Not surprisingly, this surge in the availability of prescription opioids has paralleled a simultaneous increase in opioid-related overdose deaths nationwide. In 2016, 790 Arizonans died after suffering opioid overdoses, a figure accounting for over half of all drug overdoses in Arizona. This equates to an average of more than two Arizonans per day dying as a result of opioid use. In response to the emergency situation created by the opioid overdose epidemic, Governor Doug Ducey, on June 13, 2017, issued Executive Order 2017-04, Enhanced Surveillance Advisory, in which health care providers, pharmacists, emergency medical service providers, local and state law enforcement agencies, and others were directed to report data on specific health conditions to the Department. This Executive Order was revised and renewed on August 10, 2017, when the Governor issued Executive Order 2017-05. On October 9, opioid-related reporting began under an emergency rule.

Reporting included suspected opioid deaths, suspected opioid overdoses, naloxone doses administered in response to a suspected opioid overdose, naloxone doses dispensed, and neonatal abstinence syndrome cases. The enhanced surveillance initiated by the Department as a result of the Governor's Executive Orders 2017-04 and 2017-05, and extended by the adoption of rules in 9 A.A.C. 4 under A.R.S. § 36-133 through emergency rulemaking, has begun to provide more robust and more accurate data that will help shape the public health response to the opioid overdose epidemic. Since there is a continuing need for data to detect changes in opioid prescribing practices, as well as changes in the number of opioid overdoses and intervention activities, on a real-time basis, the Department has sought and received an exception from the rulemaking moratorium established by Executive Order 2017-02 and has begun a regular rulemaking to adopt rules for Opioid Poisoning-Related Reporting. The proposed amendments will conform to rulemaking format and style requirements of the Governor's Regulatory Review Council and the Office of the Secretary of State. The Department may add, delete, or modify other Sections, as necessary.

3. A citation to all published notices relating to the proceeding: Notice of Emergency Rulemaking 23 A.A.R. 2857, October 13, 2017

4. The name and address of agency personnel with whom persons may communicate regarding the rules:

- Name: Colby Bower, Assistant Director
Address: Department of Health Services
Public Health Licensing Services
150 N. 18th Ave., Suite 510
Phoenix, AZ 85007
Telephone: (602) 542-6383
Fax: (602) 364-4808
E-mail: Colby.Bower@azdhs.gov
or
Name: Robert Lane, Chief
Address: Department of Health Services
Office of Administrative Counsel and Rules
150 N. 18th Ave., Suite 200
Phoenix, AZ 85007
Telephone: (602) 542-1020



Fax: (602) 364-1150
 E-mail: Robert.Lane@azdhs.gov

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

Written comments will be accepted at the addresses listed in item #4 until the close of record, which has not yet been determined. No oral proceedings have been scheduled at this time.

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

To be announced in the Notice of Proposed Rulemaking

**NOTICE OF EXPEDITED RULEMAKING DOCKET OPENING
 DEPARTMENT OF HEALTH SERVICES
 FOOD, RECREATIONAL, AND INSTITUTIONAL SANITATION**

[R17-236]

- 1. Title and its heading:** 9, Health Services
Chapter and its heading: 8, Department of Health Services - Food, Recreational, and Institutional Sanitation
Articles and their headings: 3, Public Toilets Facilities
Section numbers: R9-8-301 through R9-8-304, R9-8-306, and R9-8-307 (*The Department may add, delete, or modify other Sections, as necessary.*)

2. The subject matter of the proposed expedited rules:

Arizona Revised Statutes (A.R.S.) § A.R.S. § 36-104(1)(b)(i) authorizes the Director to administer general sanitation programs that protect consumer health. A.R.S. § 36-136(H)(1) further requires the Director to define and prescribe by rule reasonably necessary measures for detecting, reporting, preventing, and controlling communicable and preventable diseases. A.R.S. § 36-601 provides for abatement as public nuisances any conditions that allow “sewage, human excreta, . . . [or] garbage [to be] deposited stored, discharged or exposed so as to be a potential instrument or medium in the transmission of disease” and any “vehicle or container that is used in the transportation of garbage, human excreta. . . that is defective and allows leakage or spillage of contents.”

The Arizona Department of Health Services (Department) adopted rules to implement these statutes in Arizona Administrative Code (A.A.C.) Title 9, Chapter 8, Article 3. The rules established definitions and prescribes standards for portable toilets, refuse containers used at special events, and constructing and maintaining portable toilets. The Department, in its 2007 Public Toilet Facilities Five-year-review Report, identified that the rules are not consistent with the statutory change under Laws 2001, Ch. 19, §1. Laws 2001, Ch. 19, §1 removed the Department’s authority to regulate sanitary conditions for public and semipublic buildings. The rules also contain citations to Title 18 rules that have been recodified or repealed. The Department plans to amend the rules to comply with Laws 2001, Ch. 19 § 1 and update or delete A.A.C. Title 18 citations as identified. Additionally, the Department plans to delete and amend definitions to make the rules more specific to portable toilets used for special events. The Department believes amending these rules will eliminate confusion and reduce regulatory burden.

The Department received an exception from the rulemaking moratorium, established by Executive Order 2017-02, on August 4, 2017 to amend the rules through expedited rulemaking as stated. The proposed amendments will conform to rulemaking format and style requirements of the Governor’s Regulatory Review Council and the Office of the Secretary of State.

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

Notice of Proposed Expedited Rulemaking: 23 A.A.R. 3356, December 8, 2017 (*in this issue*)

4. The name and address of agency personnel with whom persons may communicate regarding the rules:

Name: Eric Thomas, Chief
 Address: Department of Health Services
 Division of Public Health Services, Public Health Preparedness
 Office of Environmental Health
 150 N. 18th Ave., Suite 140
 Phoenix, AZ 85007-3248
 Telephone: (602) 364-3142
 Fax: (602) 364-3146
 E-mail: Eric.Thomas@azdhs.gov
 or
 Name: Robert Lane, Chief
 Address: Department of Health Services
 Office of Administrative Counsel and Rules
 150 N. 18th Ave., Suite 200
 Phoenix, AZ 85007
 Telephone: (602) 542-1020
 Fax: (602) 364-1150
 E-mail: Robert.Lane@azdhs.gov

5. The time during which the agency will accept written comments:

Written comments will be accepted at the addresses listed in item #4 until the close of record, December 19, 2017, at 4:00 p.m. No



oral proceeding is being scheduled.

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

The Department anticipates submitting the Notice of Final Expedited Rulemaking to the Governor's Regulatory Review Council before January 23, 2017.

**NOTICE OF RULEMAKING DOCKET OPENING
DEPARTMENT OF ENVIRONMENTAL QUALITY
UNDERGROUND STORAGE TANKS**

[R17-237]

1. Title and its heading:

18, Environmental Quality

Chapter and its heading:

12, Department of Environmental Quality - Underground Storage Tanks

Articles and their headings:

- 1, Definitions; Applicability
- 2, Technical Requirements
- 3, Financial Responsibility
- 4, Underground Storage Tank Excise Tax
- 5, Fees
- 8, Tank Service Provider Certification

Section numbers:

R18-12-101 through R18-12-809 (As part of this rulemaking, the Department may add, delete, or modify Sections, as necessary.)

2. The subject matter of the proposed rules:

The Department of Environmental Quality is considering amendments to state underground storage tank rules to incorporate new federal regulations and develop UST plan review rules to formalize oversight of UST installations. Technical corrections will also be made in Articles 3, 4, 5 and 8.

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: Mark Lewandowski
 Address: Department of Environmental Quality
 1110 W. Washington St.
 Phoenix, AZ 85007
 Telephone: (602) 771-2230
 Fax: (602) 771-4272
 E-mail: Lewandowski.Mark@azdeq.gov

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

To be published in the Notice of Proposed Rulemaking.

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

To be determined



NOTICES OF SUBSTANTIVE POLICY STATEMENT

The *Administrative Procedure Act* (APA) requires the publication of Notices of Substantive Policy Statement issued by agencies (A.R.S. § 41-1013(B)(14)).

Substantive policy statements are written expressions which inform the general public of an agency's current approach to rule or regulation practice.

Substantive policy statements are advisory only. A substantive policy statement does not include internal procedural documents that only affect an agency's internal

procedures and does not impose additional requirements or penalties on regulated parties or include confidential information or rules made in accordance with the APA.

If you believe that a substantive policy statement does impose additional requirements or penalties on regulated parties, you may petition the agency under A.R.S. § 41-1033 for a review of the statement.

NOTICE OF SUBSTANTIVE POLICY STATEMENT STATE BOARD OF ACCOUNTANCY

[M17-299]

1. Title of the Substantive Policy Statement and the substantive policy statement number by which the substantive policy statement is referenced:

Title: CPE Reported in Segments Less than One Hour in Duration

Policy Statement #: 2017-001

2. Date the substantive policy statement was issued and the effective date of the policy statement if different from the issuance date:

Issue/Effective Date: November 6, 2017

3. Summary of the contents of the substantive policy statement:

The substantive policy statement clarifies that a segment of a continuing series related to a specific subject will meet the requirements of A.A.C. R4-1-453(A)(1) for class hours that are less than one continuous hour, if certain requirements are met.

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.A.C. R4-1-453

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: Monica L. Petersen, Executive Director

Address: Board of Accountancy
100 N. 15th Ave., Suite 165
Phoenix, AZ 85007

Telephone: (602) 364-0870

Fax: (602) 364-0903

E-mail: mpetersen@azaccountancy.gov

Web site: www.azaccountancy.gov

7. Information about where a person may obtain a copy of the substantive policy statement and the costs for obtaining the policy statement:

Copies of the substantive policy statement are available, at no charge, from 8:00 a.m. until 5:00 p.m., Monday through Friday, at the Board of Accountancy located at 100 N. 15th Ave., Suite 165, Phoenix AZ 85007, or on the Board's website: <https://www.azaccountancy.gov/>.

NOTICE OF SUBSTANTIVE POLICY STATEMENT STATE BOARD OF ACCOUNTANCY

[M17-300]

1. Title of the Substantive Policy Statement and the substantive policy statement number by which the substantive policy statement is referenced:

Title: CPE Method Classification of Rebroadcasted Live Webinars

Policy Statement #: 2017-002

2. Date the substantive policy statement was issued and the effective date of the policy statement if different from the issuance date:

Issue/Effective Date: September 11, 2017

3. Summary of the contents of the substantive policy statement:

The substantive policy statement clarifies that the rebroadcast of a live/interactive webinar would be considered an interactive live webinar, if it meets certain elements.



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.A.C. R4-1-453

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: Monica L. Petersen, Executive Director

Address: Board of Accountancy
100 N. 15th Ave., Suite 165
Phoenix, AZ 85007

Telephone: (602) 364-0870

Fax: (602) 364-0903

E-mail: mpetersen@azaccountancy.gov

Web site: www.azaccountancy.gov

7. Information about where a person may obtain a copy of the substantive policy statement and the costs for obtaining the policy statement:

Copies of the substantive policy statement are available, at no charge, from 8:00 a.m. until 5:00 p.m., Monday through Friday, at the Board of Accountancy located at 100 N. 15th Ave., Suite 165, Phoenix AZ 85007, or on the Board's website: <https://www.azaccountancy.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 2017-02

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

[M17-23]

Editor's Note: This Executive Order is being reproduced in each issue of the Administrative Register until its expiration on December 31, 2017, as a notice to the public regarding state agencies' rulemaking activities.

WHEREAS, burdensome regulations inhibit job growth and economic development;

WHEREAS, job creators and entrepreneurs are especially hurt by red tape and regulations;

WHEREAS, all government agencies 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 of 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 eliminate rules that are antiquated, redundant or otherwise no longer necessary for the operation of state government.
3. All directors of state agencies subject to this Order shall engage their respective regulated or stakeholder communities to solicit comment on which rules the regulated community believes to be overly burdensome and not necessary to protect consumers, public health, or public safety. Each agency shall submit a report regarding the aforementioned information to the Governor's Office no later than September 1, 2017.
4. 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.
5. 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.



6. This Executive Order expires on December 31, 2017.

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 Eleventh day of January in the Year Two Thousand and Seventeen and of the Independence of the United States of America the Two Hundred and Forty-First.

ATTEST:

Michele Reagan
SECRETARY OF STATE



REGISTER INDEXES

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

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 RULEMAKING

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

C = Corrections to Published Rules

2017 Arizona Administrative Register Volume 23 Page Guide

Issue 1, Jan. 6, 2017.....1-92	Issue 19, May 12, 2017.....1063-1342	Issue 37, Sept. 15, 2017.....2457-2520
Issue 2, Jan. 13, 2017.....93-146	Issue 20, May 19, 2017.....1343-1402	Issue 38, Sept. 22, 2017.....2521-2600
Issue 3, Jan. 20, 2017.....147-204	Issue 21, May 26, 2017.....1403-1464	Issue 39, Sept. 29, 2017.....2601-2728
Issue 4, Jan. 27, 2017.....205-268	Issue 22, June 2, 2017.....1465-1514	Issue 40, Oct. 6, 2017.....2729-2788
Issue 5, Feb. 3, 2017.....269-318	Issue 23, June 9, 2017.....1515-1594	Issue 41, Oct. 13, 2017.....2789-2888
Issue 6, Feb. 10, 2017.....319-436	Issue 24, June 16, 2017.....1595-1658	Issue 42, Oct. 20, 2017.....2889-2984
Issue 7, Feb. 17, 2017.....437-460	Issue 25, June 23, 2017.....1659-1714	Issue 43, Oct. 27, 2017.....2985-3086
Issue 8, Feb. 24, 2017.....461-482	Issue 26, June 30, 2017.....1715-1786	Issue 44, Nov. 3, 2017.....3087-3154
Issue 9, March 3, 2017.....483-572	Issue 27, July 7, 2017.....1787-1842	Issue 45, Nov. 10, 2017.....3155-3192
Issue 10, March 10, 2017.....573-602	Issue 28, July 14, 2017.....1843-1926	Issue 46, Nov. 17, 2017.....3193-3234
Issue 11, March 17, 2017.....603-642	Issue 29, July 21, 2017.....1927-2028	Issue 47, Nov. 24, 2017.....3235-3298
Issue 12, March 24, 2017.....643-688	Issue 30, July 28, 2017.....2029-2110	Issue 48, Dec. 1, 2017.....3299-3342
Issue 13, March 31, 2017.....689-758	Issue 31, Aug. 4, 2017.....2111-2154	
Issue 14, April 7, 2017.....759-822	Issue 32, Aug. 11, 2017.....2155-2198	
Issue 15, April 14, 2017.....823-856	Issue 33, Aug. 18, 2017.....2199-2260	
Issue 16, April 21, 2017.....857-890	Issue 34, Aug. 25, 2017.....2261-2370	
Issue 17, April 28, 2017.....891-1000	Issue 35, Sept. 1, 2017.....2371-2416	
Issue 18, May 5, 2017.....1001-1062	Issue 36, Sept. 8, 2017.....2417-2456	

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 48 OF VOLUME 23.

Accountancy, Board of R4-1-101. PM-97; SPM-955; FM-3246 R4-1-341. PM-97; SPM-955; FM-3246 R4-1-345. PM-97; SPM-955; FM-3246 R4-1-453. PM-97; SPM-955; FM-3246 R4-1-454. PM-97; SPM-955; FM-3246 R4-1-455. PM-97; SPM-955; FM-3246 R4-1-455.01. PM-97; SPM-955; FM-3246 R4-1-455.02. PM-97; SPM-955; FM-3246 R4-1-455.03. PM-97; SPM-955; FM-1807; FM-3246	R4-1-455.04. PM-97; SPM-955; FM-3246 Achievement District Schools R7-8-101. PXN-661 R7-8-201. PXN-661 Administration, Department of - R2-1-601. PR-3303 R2-1-602. P#-3303 R2-1-603. PR-3303 R2-1-801. PM-3303 R2-1-802. PM-3303 R2-1-803. PM-3303 R2-1-804. PM-3303 R2-1-805. PR-3303; P#-3303; PM-3303 R2-1-901. PR-3303 R2-1-902. PR-3303 R2-1-903. PR-3303 R2-1-904. PR-3303 R2-1-905. PR-3303 Administration, Department of - Benefit Services Division R2-6-101. PM-323; FM-1719 R2-6-102. FR-1719	R2-6-104. FR-1719 R2-6-105. PM-323; FM-1719 R2-6-106. PM-323; FM-1719 R2-6-107. PM-323; FM-1719 R2-6-108. PM-323; FM-1719 R2-6-201. FM-1719 R2-6-204. PM-323; FM-1719 R2-6-301. PM-323; FM-1719 R2-6-302. PM-323; FM-1719 R2-6-303. PM-323; FM-1719 Administration, Department of - Risk Management Division R2-10-101. PM-1407; FM-3239 R2-10-106. PM-1407; FM-3239 R2-10-107. PM-1407; FM-3239 R2-10-108. PM-1407; FM-3239
--	---	---

R2-10-201.	PM-1407; FM-3239	R3-8-204.	FXM-1949; RC-1976	R3-8-412.	RC-1976
R2-10-202.	PM-1407; FM-3239	R3-8-205.	FXM-1949; RC-1976	R3-8-413.	RC-1976
R2-10-207.	PM-1407; FM-3239	R3-8-206.	FXM-1949; RC-1976	R3-8-414.	RC-1976
R2-10-504.	EXP-448	R3-8-207.	FXM-1949; RC-1976	R3-8-415.	RC-1976
Administration, Department of - State Personnel System		R3-8-208.	FXM-1949; RC-1976	R3-8-416.	RC-1976
R2-5-203.	EXP-2489	R3-8-209.	FXM-1949; RC-1976	R3-8-417.	RC-1976
Administration, Department of - State Procurement Office		R3-8-210.	RC-1976	R3-8-418.	RC-1976
R2-7-205.	PM-1407; EXP-1757	R3-8-211.	FXM-1949; RC-1976	R3-8-501.	FXM-1949; RC-1976
R2-7-208.	PM-1407; EXP-1757	R3-8-212.	RC-1976	R3-8-502.	RC-1976
R2-7-701.	PM-1407; EXP-1757	R3-8-213.	FXM-1949; RC-1976	R3-8-503.	FXM-1949; RC-1976
R2-7-1008.	PM-1407; EXP-1757	R3-8-214.	RC-1976	R3-8-504.	FXM-1949; RC-1976
Agriculture, Department of - Animal Services Division		R3-8-215.	FXM-1949; RC-1976	R3-8-505.	FXM-1949; RC-1976
R3-2-203.	FXM-1937	R3-8-216.	FXM-1949; RC-1976	Appendix A.	RC-1976
R3-2-205.	EXP-135	R3-8-301.	FXM-1949; RC-1976	R3-8-601.	FXM-1949; RC-1976
R3-2-403.	EXP-135	R3-8-302.	RC-1976	R3-8-602.	FXM-1949; RC-1976
R3-2-621.	EXP-135	R3-8-303.	RC-1976	R3-8-603.	FXM-1949; RC-1976
R3-2-622.	EXP-135	R3-8-304.	FXM-1949; RC-1976	R3-8-604.	RC-1976
R3-2-701.	FXM-1937	R3-8-305.	RC-1976	R3-8-605.	FXM-1949; RC-1976
R3-2-810.	FXM-1937	R3-8-306.	FXM-1949; RC-1976	R3-8-606.	FXM-1949; RC-1976
Agriculture, Department of - Environmental Services Division		R3-8-307.	FXM-1949; RC-1976	R3-8-607.	RC-1976
R3-3-702.	FXM-1940	R3-8-308.	FXM-1949; RC-1976	R3-8-608.	RC-1976
Agriculture, Department of - Office of Commodity Development and Promotion		R3-8-309.	FXM-1949; RC-1976	R3-8-609.	RC-1976
R3-6-102.	FXM-1943	R3-8-310.	FXM-1949; RC-1976	R3-8-701.	FXM-1949; RC-1976
Agriculture, Department of - Pest Management Division		R3-8-311.	RC-1976	R3-8-702.	FXM-1949; RC-1976
R3-8-101.	FXM-1949; RC-1976	R3-8-312.	RC-1976	R3-8-703.	FXM-1949; RC-1976
R3-8-102.	FXM-1949; RC-1976	R3-8-313.	RC-1976	R3-8-704.	RC-1976
R3-8-103.	FXM-1949; RC-1976	R3-8-314.	RC-1976	R3-8-705.	FXM-1949; RC-1976
R3-8-104.	FXM-1949; RC-1976	R3-8-315.	RC-1976	R3-8-706.	FXM-1949; RC-1976
R3-8-105.	RC-1976	R3-8-316.	RC-1976	R3-8-707.	RC-1976
R3-8-106.	RC-1976	R3-8-317.	RC-1976	R3-8-708.	RC-1976
R3-8-107.	FXM-1949; RC-1976	R3-8-318.	RC-1976	Agriculture, Department of - Plant Services Division	
Table 1.	FXM-1949; RC-1976	R3-8-319.	RC-1976	R3-4-301.	FXM-1941
R3-8-108.	RC-1976	R3-8-320.	RC-1976	Agriculture, Department of - Weights and Measures Services Division	
R3-8-201.	FXM-1949; RC-1976	R3-8-401.	FXM-1949; RC-1976	R3-7-101.	PM-895; FM-2280
R3-8-202.	FXM-1949; RC-1976	R3-8-402.	RC-1976	R3-7-102.	PM-895; FM-2280
R3-8-203.	FXM-1949; RC-1976	R3-8-403.	FXM-1949; RC-1976	R3-7-103.	PM-895; FM-2280
		R3-8-404.	RC-1976	R3-7-104.	PM-895; FM-2280
		R3-8-405.	FXM-1949; RC-1976	R3-7-108.	PM-895; FM-2280
		R3-8-406.	FXM-1949; RC-1976	R3-7-109.	PM-895; FM-2280
		R3-8-407.	FXM-1949; RC-1976	R3-7-110.	PM-895; FM-2280
		R3-8-408.	RC-1976		
		R3-8-409.	RC-1976		
		R3-8-410.	RC-1976		
		R3-8-411.	RC-1976		

Table 1.	PM-895; FM-2280	R3-7-718.	PM-895; FM-2280	R3-7-1005.	PM-895; FM-2280
R3-7-201.	PM-895; FM-2280	R3-7-749.	PM-895; FM-2280	R3-7-1007.	PM-895; FM-2280
R3-7-203.	PM-895; FM-2280	R3-7-750.	PM-895; FM-2280	R3-7-1008.	PM-895; FM-2280
R3-7-302.	PM-895; FM-2280	R3-7-751.	PM-895; FM-2280	R3-7-1009.	PM-895; FM-2280
R3-7-402.	PM-895; FM-2280	R3-7-752.	PM-895; FM-2280	R3-7-1010.	PM-895; FM-2280
R3-7-501.	PM-895; FM-2280	R3-7-753.	PM-895; FM-2280	R3-7-1011.	PM-895; FM-2280
R3-7-502.	PM-895; FM-2280	R3-7-754.	PM-895; FM-2280	R3-7-1012.	PM-895; FM-2280
R3-7-503.	PM-895; FM-2280	R3-7-755.	PM-895; FM-2280	R3-7-1013.	PM-895; FM-2280
R3-7-504.	PM-895; FM-2280	R3-7-756.	PM-895; FM-2280	Arizona Health Care Cost Containment System - Administration	
R3-7-505.	PM-895; FM-2280	R3-7-757.	PM-895; FM-2280		
R3-7-506.	PM-895; FM-2280	R3-7-759.	PM-895; FM-2280	R9-22-712.05.	PM-2733
R3-7-507.	PM-895; FM-2280	Table A.	PM-895; FM-2280	R9-22-712.35.	PM-1015; FM-2338
R3-7-601.	PM-895; FM-2280	R3-7-760.	PM-895; FM-2280	R9-22-712.60.	PM-1791; FM-2896
R3-7-602.	PM-895; FM-2280	R3-7-761.	PM-895; FM-2280	R9-22-712.61.	PM-1015; FM-2338
R3-7-603.	PM-895; FM-2280	R3-7-762.	PM-895; FM-2280	R9-22-712.62.	PM-1791; FM-2896
R3-7-604.	PM-895; FM-2280	Table 1.	PM-895; FM-2280	R9-22-712.63.	PM-1791; FM-2896
R3-7-701.	PM-895; FM-2280	Table 2.	PM-895; FM-2280	R9-22-712.64.	PM-1791; FM-2896
R3-7-702.	PM-895; FM-2280	R3-7-901.	PM-895; FM-2280	R9-22-712.65.	PM-1791; FM-2896
R3-7-703.	PM-895; FM-2280	R3-7-902.	PM-895; FM-2280	R9-22-712.66.	PM-1791; FM-2896
R3-7-704.	PM-895; FM-2280	R3-7-903.	PM-895; FM-2280	R9-22-712.68.	PM-1791; FM-2896
R3-7-705.	PM-895; FM-2280	R3-7-904.	PM-895; FM-2280	R9-22-712.71.	PM-1015; FM-2338; FM-2896
R3-7-706.	PR-895; FR-2280	R3-7-905.	PM-895; FM-2280	R9-22-712.72.	PM-1791; FM-2896
R3-7-707.	PM-895; FM-2280	R3-7-907.	PM-895; FM-2280	R9-22-712.80.	PM-1791; FM-2896
R3-7-708.	PM-895; FM-2280	R3-7-908.	PM-895; FM-2280	R9-22-712.81.	FM-2896
R3-7-709.	PR-895; FR-2280	R3-7-909.	PM-895; FM-2280	R9-22-712.90.	FN-22
R3-7-710.	PM-895; FM-2280	R3-7-910.	PM-895; FM-2280	R9-22-730.	PXM-1633; FXM-1945
R3-7-711.	PM-895; FM-2280	R3-7-911.	PM-895; FM-2280	Arizona Health Care Cost Containment System - Arizona Long-term Care System	
R3-7-712.	PM-895; FM-2280	R3-7-912.	PM-895; FM-2280		
R3-7-713.	PM-895; FM-2280	R3-7-913.	PM-895; FM-2280	R9-28-703.	PM-2738
R3-7-714.	PM-895; FM-2280	R3-7-1001.	PM-895; FM-2280	Barbers, Board of	
R3-7-715.	PM-895; FM-2280	R3-7-1002.	PM-895; FM-2280		
R3-7-716.	PM-895; FM-2280	R3-7-1003.	PM-895; FM-2280	R4-5-103.	FM-490
R3-7-717.	PM-895; FM-2280	R3-7-1004.	PM-895; FM-2280	Behavioral Health Examiners, Board of	
				R4-6-215.	PR-1007; PN-1007
				Boxing and Mixed Martial Arts Commission, State	
				R4-3-101.	PR-2989

R4-3-102.	PR-2989	R7-5-603.	FN-693	R4-9-109.	PM-1599;
R4-3-103.	PR-2989	R7-5-604.	FN-693		FM-2525
R4-3-104.	PR-2989	R7-5-605.	FN-693	R4-9-111.	PN-1599;
R4-3-105.	PR-2989	R7-5-606.	FN-693		FN-2525
R4-3-201.	PR-2989	R7-5-607.	FN-693	R4-9-113.	PM-1599;
R4-3-202.	PR-2989				FM-2525
R4-3-203.	PR-2989	Child Safety, Department of - Foster		R4-9-115.	PM-1599;
R4-3-301.	PR-2989	Home and Child Welfare Agency			FM-2525
R4-3-302.	PR-2989	Facility Safety		R4-9-117.	PM-1599;
R4-3-303.	PR-2989	R21-8-112.	SPM-1025;		FM-2525
R4-3-304.	PR-2989		EM-1040;	R4-9-118.	PN-1599;
R4-3-305.	PR-2989		EM-2946		FN-2525
R4-3-306.	PR-2989	R21-8-113.	SPM-1025;	Corporation Commission - Fixed	
R4-3-307.	PR-2989		EM-1040;	Utilities	
R4-3-308.	PR-2989		EM-2946	R14-2-1201.	E#-865;
R4-3-309.	PR-2989	Chiropractic Examiners, Board of			P#-1869;
R4-3-310.	PR-2989				F#-2822
R4-3-401.	PR-2989	R4-7-502.	PM-1847	R14-2-A1201.	EN-865; E#-865;
R4-3-402.	PR-2989	R4-7-503.	PM-1847		EM-865;
R4-3-403.	PR-2989	R4-7-602.	PM-1847		PN-1869;
R4-3-404.	PR-2989	R4-7-801.	PM-1847		P#-1869;
R4-3-405.	PR-2989	R4-7-1301.	PM-1847		PM-1869;
R4-3-406.	PR-2989	R4-7-1401.	PM-1847		FN-2822;
R4-3-407.	PR-2989	R4-7-1403.	PM-1847		F#-2822;
R4-3-408.	PR-2989	R4-7-1404.	PM-1847		FM-2822
R4-3-409.	PR-2989	Clean Elections Commission, Citi-		R14-2-1202.	E#-865;
R4-3-410.	PR-2989	zens			P#-1869;
R4-3-411.	PR-2989	R2-20-101.	FXM-113		F#-2822
R4-3-412.	PR-2989	R2-20-104.	FXM-115	R14-2-A1202.	EN-865; E#-865;
R4-3-412.01.	PR-2989	R2-20-105.	FXM-117		EM-865;
R4-3-413.	PR-2989	R2-20-106.	PXM-2936		PN-1869;
R4-3-414.	PR-2989	R2-20-107.	FXM-119		P#-1869;
Table 1.	PR-2989	R2-20-109.	FXM-121;		PM-1869;
			EXP-1757;		FN-2822;
Charter Schools, State Board for			PXM-2938		F#-2822;
R7-5-101.	FM-693		PXM-2938		FM-2822
R7-5-201.	FM-693	R2-20-110.	FXM-124	R14-2-1203.	E#-865;
R7-5-202.	FM-693	R2-20-111.	FXM-126;		P#-1869;
R7-5-203.	FM-693		EXP-1757;		F#-2822
R7-5-204.	FM-693		PXM-2941	R14-2-A1203.	EN-865; E#-865;
R7-5-205.	FM-693	R2-20-112.	FXM-128		EM-865;
R7-5-206.	FM-693	R2-20-402.01.	FXM-130;		PN-1869;
R7-5-207.	FM-693		PXM-1935;		P#-1869;
R7-5-208.	FN-693		FXM-2944		PM-1869;
R7-5-301.	F#-693; FN-693	R2-20-402.02.	FXN-131		FN-2822;
R7-5-302.	F#-693; FN-693	R2-20-702.	PXM-610;		F#-2822;
R7-5-303.	F#-693; FN-693		PXM-658;		FM-2822
R7-5-304.	F#-693		PXM-722;	R14-2-1204.	E#-865;
R7-5-401.	F#-693; FN-693		FXM-2342		P#-1869;
R7-5-402.	FN-693	R2-20-703.	FXM-133		F#-2822
R7-5-403.	FN-693	R2-20-703.01.	PXN-610;	R14-2-A1204.	EN-865; E#-865;
R7-5-404.	FN-693		FXN-2344		EM-865;
R7-5-501.	FR-693; F#-693;	Contractors, Registrar of			PN-1869;
	FM-693				P#-1869;
R7-5-502.	FR-693; F#-693;	R4-9-102.	FM-1029;		PM-1869;
	FM-693		PM-1599;		FN-2822;
R7-5-503.	FR-693; FN-693		FM-2525		F#-2822;
R7-5-504.	FR-693; FN-693	R4-9-103.	PM-1599;		FM-2822
R7-5-505.	FN-693		FM-2525	R14-2-1205.	E#-865;
R7-5-506.	FN-693	R4-9-104.	PM-1599;		P#-1869;
R7-5-507.	FN-693		FM-2525		F#-2822
R7-5-508.	FN-693	R4-9-106.	PM-1599;	R14-2-A1205.	EN-865; E#-865;
R7-5-509.	FN-693		FM-2525		EM-865;
R7-5-510.	F#-693; FM-693	R4-9-108.	PM-1599;		PN-1869;
R7-5-601.	F#-693; FM-693		FM-2525		P#-1869;
R7-5-602.	FN-693				

R14-2-1206.	PM-1869; FN-2822; F#-2822; FM-2822	R14-2-1212.	F#-2822; FM-2822	R14-2-B1218.	F#-2822; FM-2822
R14-2-A1206.	E#-865; P#-1869; F#-2822	R14-2-A1212.	E#-865; P#-1869; F#-2822	R14-2-B1219.	EN-865; PN-1869; FN-2822
R14-2-1207.	EN-865; E#-865; EM-865; PN-1869; P#-1869; PM-1869; FN-2822; F#-2822	R14-2-1213.	EN-865; E#-865; EM-865; PN-1869; P#-1869; PM-1869; FN-2822; F#-2822	R14-2-B1220.	EN-865; PN-1869; FN-2822
R14-2-A1207.	FM-2822 E#-865; P#-1869; F#-2822	R14-2-A1213.	E#-865; P#-1869; F#-2822	R14-2-B1221.	EN-865; PN-1869; FN-2822
R14-2-1208.	EN-865; E#-865; EM-865; FN-2822; F#-2822; FM-2822	R14-2-1214.	EN-865; E#-865; EM-865; PN-1869; P#-1869; PM-1869; FN-2822; F#-2822	R14-2-B1222.	EN-865; PN-1869; FN-2822
R14-2-A1208.	E#-865; P#-1869; F#-2822	R14-2-A1214.	EN-865; E#-865; EM-865; PN-1869; P#-1869; PM-1869; FN-2822; F#-2822	R14-2-B1223.	EN-865; PN-1869; FN-2822
R14-2-1209.	EN-865; E#-865; EM-865; PN-1869; P#-1869; PM-1869; FN-2822; F#-2822	R14-2-1215.	EN-865; E#-865; EM-865; PN-1869; P#-1869; PM-1869; FN-2822; F#-2822	Cosmetology, Board of	
R14-2-A1209.	FM-2822 E#-865; P#-1869; F#-2822	R14-2-1216.	FM-2822 E#-865; P#-1869; F#-2822	R4-10-101.	PM-1859; FM-3028
R14-2-1210.	EN-865; E#-865; EM-865; PN-1869; P#-1869; PM-1869; FN-2822; F#-2822	R14-2-A1215.	EN-865; E#-865; EM-865; PN-1869; P#-1869; PM-1869; FN-2822; F#-2822	R4-10-104.	PM-1859; FM-3028
R14-2-A1210.	FM-2822 E#-865; P#-1869; F#-2822	R14-2-A1216.	EN-865; E#-865; EM-865; PN-1869; P#-1869; PM-1869; FN-2822; F#-2822	R4-10-105.	PM-1859; FM-3028
R14-2-1211.	EN-865; E#-865; EM-865; PN-1869; P#-1869; PM-1869; FN-2822; F#-2822	R14-2-1217.	EN-865; E#-865; EM-865; PN-1869; P#-1869; PM-1869; FN-2822; F#-2822	R4-10-107.	PM-1859; FM-3028
R14-2-A1211.	FM-2822 E#-865; P#-1869; F#-2822	R14-2-A1217.	EN-865; E#-865; EM-865; PN-1869; P#-1869; PM-1869; FN-2822; F#-2822	R4-10-108.	PM-1859; FM-3028
				R4-10-110.	PM-1859; FM-3028
				R4-10-203.	PM-1859; FM-3028
				R4-10-204.	PM-1859; FM-3028
				R4-10-205.	PM-1859; FM-3028
				R4-10-206.	PM-1859; FM-3028
				R4-10-206.1.	PN-1859; FN-3028
				R4-10-208.	PM-1859; FM-3028
				R4-10-302.	PM-1859; FM-3028
				R4-10-304.1.	PN-1859; FN-3028
				R4-10-306.	PM-1859; FM-3028
				R4-10-403.	PM-1859; FM-3028
				R4-10-404.	PM-1859; FM-3028
				Criminal Justice Commission, Arizona	
				R10-4-101.	PM-2793
				R10-4-102.	PM-2793
				R10-4-103.	PM-2793
				R10-4-104.	PM-2793
				R10-4-106.	PM-2793
				R10-4-107.	PM-2793
				R10-4-108.	PM-2793

R10-4-109.	PM-2793	R6-6-1801.	PR-1519;	R6-5-5807.	EXP-581
R10-4-110.	PM-2793		PN-1519	R6-5-5808.	EXP-581
R10-4-201.	PM-2793	R6-6-1802.	PR-1519;	R6-5-5809.	EXP-581
R10-4-202.	PM-2793		PN-1519	R6-5-5810.	EXP-581
R10-4-203.	PM-2793	R6-6-1803.	PR-1519;	R6-5-5811.	EXP-581
R10-4-204.	PM-2793		PN-1519	R6-5-5812.	EXP-581
Dental Examiners, Board of		R6-6-1804.	PR-1519;	R6-5-5813.	EXP-581
			PN-1519	R6-5-5814.	EXP-581
R4-11-801.	EXP-2575	R6-6-1805.	PR-1519;	R6-5-5815.	EXP-581
R4-11-802.	EXP-2575		PN-1519	R6-5-5816.	EXP-581
R4-11-905.	EXP-2575	R6-6-1806.	PN-1519	R6-5-5817.	EXP-581
R4-11-906.	EXP-2575	R6-6-1807.	PN-1519	R6-5-5818.	EXP-581
R4-11-1001.	EXP-2575	R6-6-1808.	PN-1519	R6-5-5819.	EXP-581
R4-11-1002.	EXP-2575	R6-6-1809.	PN-1519	R6-5-5820.	EXP-581
		R6-6-1810.	PN-1519	R6-5-5821.	EXP-581
Economic Security, Department of		R6-6-1811.	PN-1519	R6-5-5822.	EXP-581
		R6-6-1812.	PN-1519	R6-5-5823.	EXP-581
R6-1-101.	PM-861;	R6-6-1813.	PN-1519	R6-5-5824.	EXP-581
	FM-2757	R6-6-1814.	PN-1519	R6-5-5825.	EXP-581
R6-1-102.	PM-861;			R6-5-5826.	EXP-581
	FM-2757	Economic Security, Department of -		R6-5-5827.	EXP-581
R6-1-103.	PM-861;	Social Services		R6-5-5828.	EXP-581
	FM-2757			R6-5-5829.	EXP-581
R6-1-104.	PM-861;	R6-5-5501.	EXP-581	R6-5-5830.	EXP-581
	FM-2757	R6-5-5502.	EXP-581	R6-5-5831.	EXP-581
R6-1-105.	PM-861;	R6-5-5503.	EXP-581	R6-5-5832.	EXP-581
	FM-2757	R6-5-5504.	EXP-581	R6-5-5833.	EXP-581
R6-1-106.	PM-861;	R6-5-5505.	EXP-581	R6-5-5834.	EXP-581
	FM-2757	R6-5-5506.	EXP-581	R6-5-5835.	EXP-581
R6-1-107.	PM-861;	R6-5-5507.	EXP-581	R6-5-5836.	EXP-581
	FM-2757	R6-5-5508.	EXP-581	R6-5-5837.	EXP-581
R6-1-201.	P#-2421;	R6-5-5509.	EXP-581	R6-5-5838.	EXP-581
	PN-2421;	R6-5-5510.	EXP-581	R6-5-5839.	EXP-581
	PM-2421	R6-5-5511.	EXP-581	R6-5-5840.	EXP-581
R6-1-202.	P#-2421;	R6-5-5512.	EXP-581	R6-5-5841.	EXP-581
	PM-2421	R6-5-5513.	EXP-581	R6-5-5842.	EXP-581
R6-1-203.	P#-2421;	R6-5-5514.	EXP-581	R6-5-5843.	EXP-581
	PN-2421;	R6-5-5515.	EXP-581	R6-5-5844.	EXP-581
	PM-2421	R6-5-5516.	EXP-581	R6-5-5845.	EXP-581
Economic Security, Department of -		R6-5-5517.	EXP-581	R6-5-5846.	EXP-581
Child Support Enforcement		R6-5-5518.	EXP-581	R6-5-5847.	EXP-581
		R6-5-5519.	EXP-581	R6-5-5848.	EXP-581
R6-7-611.	EXP-466	R6-5-5520.	EXP-581	R6-5-5849.	EXP-581
R6-7-716.	EXP-466	R6-5-5521.	EXP-581	R6-5-5850.	EXP-581
R6-7-801.	EXP-466	R6-5-5522.	EXP-581	R6-5-5903.	EXP-581
		R6-5-5523.	EXP-581	R6-5-5904.	EXP-581
Economic Security, Department of -		R6-5-5524.	EXP-581	R6-5-5906.	EXP-581
Developmental Disabilities		R6-5-5525.	EXP-581	R6-5-5907.	EXP-581
		R6-5-5526.	EXP-581	R6-5-5908.	EXP-581
R6-6-301.	P#-3159;	Appendix 1.	EXP-581	R6-5-5909.	EXP-581
	PN-3159	Appendix 2.	EXP-581	R6-5-5910.	EXP-581
R6-6-302.	P#-3159;	R6-5-5601.	EXP-465	R6-5-6001.	EXP-581
	PM-3159	R6-5-5602.	EXP-465	R6-5-6002.	EXP-581
R6-6-303.	PR-3159;	R6-5-5603.	EXP-465	R6-5-6003.	EXP-581
	P#-3159;	R6-5-5604.	EXP-465	R6-5-6004.	EXP-581
	PM-3159	R6-5-5605.	EXP-465	R6-5-6005.	EXP-581
R6-6-304.	PN-3159	R6-5-5606.	EXP-465	R6-5-6006.	EXP-581
R6-6-305.	PN-3159	R6-5-5607.	EXP-465	R6-5-6007.	EXP-581
R6-6-306.	PN-3159	R6-5-5608.	EXP-465	R6-5-6008.	EXP-581
R6-6-307.	PN-3159	R6-5-5609.	EXP-465	R6-5-6009.	EXP-581
R6-6-308.	PN-3159	R6-5-5610.	EXP-465	R6-5-6010.	EXP-581
R6-6-309.	PN-3159	R6-5-5801.	EXP-581	R6-5-6011.	EXP-581
R6-6-402.	EXP-465	R6-5-5802.	EXP-581	R6-5-6012.	EXP-581
R6-6-501.	PR-3159	R6-5-5803.	EXP-581	R6-5-6013.	EXP-581
R6-6-502.	PR-3159	R6-5-5804.	EXP-581	R6-5-6014.	EXP-581
R6-6-503.	PR-3159	R6-5-5805.	EXP-581	R6-5-6015.	EXP-581
R6-6-504.	PR-3159	R6-5-5806.	EXP-581		
R6-6-505.	PR-3159				

**Exhibit 1. EXP-581
Economic Security, Department of -
Unemployment Insurance**

R6-3-51140. PM-1627
R6-3-5205. PM-1627
R6-3-5240. PM-1627
R6-3-52235. PM-1627
R6-3-55460. PM-1627

Education, State Board of

R7-2-205. FXM-725
R7-2-318. FXN-1637
R7-2-607.01. FXN-725
R7-2-612. FXM-725
R7-2-614. FXM-725
R7-2-617. FXM-231
R7-2-701. FXM-725
R7-2-705. FXM-725
R7-2-1304. FXM-725
R7-2-1307. FXM-725
R7-2-1308. FXM-725

**Emergency and Military Affairs,
Department of - Division of Military
Affairs**

R8-3-201. EXP-840
R8-3-202. EXP-840
R8-3-203. EXP-840
R8-3-204. EXP-840
R8-3-205. EXP-840
R8-3-206. EXP-840
Exhibit 1. EXP-840

**Emergency and Military Affairs,
Department of - Project Challenge**

R8-5-101. EXP-840
R8-5-102. EXP-840
R8-5-103. EXP-840
R8-5-104. EXP-840
R8-5-105. EXP-840
R8-5-106. EXP-840

**Environmental Quality, Department
of - Administration**

R18-1-201. EXP-1575;
EXP-2207
R18-1-202. EXP-1575;
EXP-2207
R18-1-203. EXP-1575;
EXP-2207
R18-1-204. EXP-1575;
EXP-2207
R18-1-206. EXP-1575;
EXP-2207
R18-1-207. EXP-1575;
EXP-2207

**Environmental Quality, Department
of - Air Pollution Control**

R18-2-101. FM-333
R18-2-102. FM-333
R18-2-201. FM-333
R18-2-203. FM-333
R18-2-217. FM-333
R18-2-218. FM-333

R18-2-301. FM-333
R18-2-302. FM-333
R18-2-302.01. FM-333
R18-2-303. FM-333
R18-2-304. FM-333
R18-2-306. FM-333
R18-2-306.01. FM-333
R18-2-307. FM-333
R18-2-311. FM-333
R18-2-312. FM-333
R18-2-319. FM-333
R18-2-320. FM-333
R18-2-324. FM-333
R18-2-326. FM-333
R18-2-326.01. EXP-613
R18-2-327. FM-333
R18-2-330. FM-333
R18-2-332. FM-333
R18-2-334. FM-333
R18-2-401. FM-333
R18-2-402. FM-333
R18-2-403. FM-333
R18-2-404. FM-333
R18-2-405. FM-333
R18-2-406. FM-333
R18-2-407. FM-333
R18-2-408. FM-333
R18-2-410. FM-333
R18-2-411. FN-333
R18-2-412. FM-333
R18-2-502. FM-333
R18-2-503. FM-333
R18-2-504. FM-333
R18-2-507. FR-333
R18-2-508. FR-333
R18-2-512. FM-333
R18-2-513. FM-333
R18-2-514. FN-333
R18-2-515. FN-333
R18-2-715. FM-767
R18-2-715.01. FM-767
R18-2-715.02. FM-767
R18-2-731. PM-827
R18-2-901. PM-827
R18-2-1205. FM-333
Appendix 1. FR-333
R18-2-B1301. FN-767
R18-2-B1301.01. FN-767
R18-2-B1302. FN-767
R18-2-C1301. FN-767
R18-2-C1302. FN-767
Appendix 14. FN-767
Appendix 15. FN-767
R18-2-1701. EXP-135
Table 1. EXP-135
R18-2-1702. EXP-135
R18-2-1703. EXP-135
R18-2-1704. EXP-135
R18-2-1705. EXP-135
R18-2-1706. EXP-135
R18-2-1707. EXP-135
R18-2-1708. EXP-135
Table 3. EXP-135
R18-2-1709. EXP-135

**Environmental Quality, Department
of - Environmental Reviews and**
Certification

R18-5-201. PM-1882
R18-5-202. PM-1882
R18-5-203. PM-1882
R18-5-204. PM-1882
R18-5-205. PR-1882
R18-5-206. PR-1882
R18-5-207. PR-1882
R18-5-208. PR-1882
R18-5-209. PR-1882
R18-5-210. PR-1882
R18-5-211. PR-1882
R18-5-212. PR-1882
R18-5-213. PR-1882
R18-5-214. PR-1882
R18-5-215. PR-1882
R18-5-217. PR-1882
R18-5-218. PR-1882
R18-5-219. PR-1882
R18-5-220. PR-1882
R18-5-221. PR-1882
R18-5-222. PR-1882
R18-5-223. PR-1882
R18-5-224. PR-1882
R18-5-225. PR-1882
R18-5-226. PR-1882
R18-5-227. PR-1882
R18-5-228. PR-1882
R18-5-229. PR-1882
R18-5-230. PR-1882
R18-5-231. PR-1882
R18-5-232. PR-1882
R18-5-233. PR-1882
R18-5-234. PR-1882
R18-5-235. PR-1882
R18-5-236. PR-1882
R18-5-237. PR-1882
R18-5-238. PR-1882
R18-5-239. PR-1882
R18-5-240. PR-1882
R18-5-241. PR-1882
R18-5-242. PR-1882
R18-5-243. PR-1882
R18-5-244. PR-1882
R18-5-245. PR-1882
R18-5-246. PR-1882
R18-5-247. PR-1882
R18-5-248. PR-1882
R18-5-249. PM-1882

**Environmental Quality, Department
of - Water Infrastructure Finance
Authority of Arizona**

R18-15-101. PM-2464
R18-15-102. PM-2464
R18-15-103. PM-2464
R18-15-104. PM-2464
R18-15-105. PM-2464
R18-15-106. PM-2464
R18-15-107. PM-2464
R18-15-201. PM-2464
R18-15-203. PM-2464
R18-15-204. PM-2464
R18-15-205. PM-2464
R18-15-206. PM-2464
R18-15-207. PM-2464

R18-15-303.	PM-2464	R18-9-716.	P#-1663;		F#-3091;
R18-15-304.	PM-2464		F#-3091		FM-3091
R18-15-305.	PM-2464	R18-9-717.	P#-1663;	R18-9-B709.	P#-1663;
R18-15-306.	PM-2464		F#-3091		PM-1663;
R18-15-307.	PM-2464	R18-9-718.	P#-1663;		F#-3091;
R18-15-401.	PM-2464		F#-3091		FM-3091
R18-15-402.	PR-2464;	R18-9-719.	P#-1663;	R18-9-B710.	P#-1663;
	P#-2464;		F#-3091		PM-1663;
	PM-2464	R18-9-720.	PR-1663;		F#-3091;
R18-15-403.	P#-2464;		FR-3091		FM-3091
	PM-2464	R18-9-A701.	P#-1663;	R18-9-C701.	P#-1663;
R18-15-404.	P#-2464;		PM-1663;		PM-1663;
	PM-2464		F#-3091;		F#-3091;
R18-15-405.	PR-2464;		FM-3091		FM-3091
	P#-2464;	R18-9-A702.	P#-1663;	R18-9-D701.	P#-1663;
	PM-2464		PM-1663;		PM-1663;
R18-15-406.	P#-2464;		F#-3091;		F#-3091;
	PM-2464		FM-3091		FM-3091
R18-15-407.	P#-2464	R18-9-A703.	P#-1663;	R18-9-D702.	P#-1663;
R18-15-408.	P#-2464		PM-1663;		PM-1663;
R18-15-501.	PM-2464		F#-3091;		F#-3091;
R18-15-502.	PM-2464		FM-3091		FM-3091
R18-15-503.	PM-2464	R18-9-A704.	P#-1663;	R18-9-E701.	PN-1663;
R18-15-504.	PM-2464		PM-1663;		FN-3091
R18-15-505.	PM-2464		F#-3091;		
R18-15-602.	PM-2464		FM-3091		
R18-15-701.	PM-2464	R18-9-A705.	P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		
			P#-1663;		
			PM-1663;		
			F#-3091;		
			FM-3091		



R9-6-318.	F#-2605; FM-2605 P#-1524; PN-1524;	R9-6-334.	P#-1524; PM-1524;	R9-6-351.	F#-2605; FM-2605 P#-1524;
R9-6-319.	FN-1524; F#-2605; FN-2605 P#-1524; PM-1524;	R9-6-335.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-352.	F#-2605; FM-2605 P#-1524; PM-1524;
R9-6-320.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-336.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-353.	F#-2605; FM-2605 P#-1524; PM-1524;
R9-6-321.	F#-2605; FM-2605 P#-1524; PN-1524;	R9-6-337.	F#-2605; FM-2605 P#-1524; PN-1524;	R9-6-354.	F#-2605; FM-2605 P#-1524; PM-1524;
R9-6-322.	F#-2605; FN-2605 P#-1524; PM-1524;	R9-6-338.	F#-2605; FN-2605 P#-1524; PM-1524;	R9-6-355.	F#-2605; FM-2605 P#-1524; PM-1524;
R9-6-323.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-339.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-356.	F#-2605; FM-2605 P#-1524; PM-1524;
R9-6-324.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-340.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-357.	F#-2605; FM-2605 P#-1524; PM-1524;
R9-6-325.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-341.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-358.	F#-2605; FM-2605 P#-1524; PN-1524;
R9-6-326.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-342.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-359.	F#-2605; FN-2605 P#-1524; PM-1524;
R9-6-327.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-343.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-360.	F#-2605; FM-2605 P#-1524; PM-1524;
R9-6-328.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-344.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-361.	F#-2605; FM-2605 P#-1524; PN-1524;
R9-6-329.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-345.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-362.	F#-2605; FN-2605 P#-1524; PM-1524;
R9-6-330.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-346.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-363.	F#-2605; FM-2605 P#-1524; PM-1524;
R9-6-331.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-347.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-364.	F#-2605; FM-2605 PR-1524; P#-1524;
R9-6-332.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-348.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-365.	F#-2605; FM-2605 P#-1524; PM-1524;
R9-6-333.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-349.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-366.	F#-2605; FM-2605 P#-1524; PM-1524;
	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-350.	F#-2605; FM-2605 P#-1524; PM-1524;		F#-2605; FM-2605 P#-1524; PM-1524;

R9-6-367.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-383.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-601. R9-6-1002.	PEM-2917 PM-1524; FN-2605
R9-6-368.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-384.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-1102. R9-6-1103.	PM-1524; FM-2605 PM-1524; FM-2605
R9-6-369.	F#-2605; FM-2605 PR-1524; P#-1524; PM-1524;	R9-6-385.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-1202.	PM-1524; FM-2605
R9-6-370.	F#-2605; FM-2605 P#-1524; PN-1524;	R9-6-386.	F#-2605; FM-2605 P#-1524; PM-1524;	Health Services, Department of - Emergency Medical Services	
R9-6-371.	F#-2605; FN-2605 P#-1524; PM-1524;	R9-6-387.	F#-2605; FM-2605 PR-1524; P#-1524;		
R9-6-372.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-388.	F#-2605; FM-2605 P#-1524; PM-1524;	Table 5.2.	FXM-1161
R9-6-373.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-389.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-25-301.	PEM-2919
R9-6-374.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-390.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-25-305.	PEM-2919
R9-6-375.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-391.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-25-306.	PEM-2919
R9-6-376.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-392.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-25-401.	PEM-2919
R9-6-377.	F#-2605; FM-2605 P#-1524; PN-1524;	R9-6-393.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-25-402.	PEM-2919
R9-6-378.	F#-2605; FN-2605 P#-1524; PM-1524;	R9-6-394.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-25-403.	PEM-2919
R9-6-379.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-395.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-25-405.	PEM-2919
R9-6-380.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-396.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-25-406.	PEM-2919
R9-6-381.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-397.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-25-407.	PEM-2919
R9-6-382.	F#-2605; FM-2605 P#-1524; PM-1524;	R9-6-398.	F#-2605; FM-2605 PN-1524; F#-2605; FM-2605	R9-25-408.	PEM-2919
				R9-25-409.	PEM-2919
				Table 12.1.	PEM-2919
				R9-25-601.	PM-577; FM-1728
				R9-25-602.	PM-577; FM-1728
				R9-25-1301.	PM-1067; FM-2656
				R9-25-1302.	PM-1067; FM-2656
				R9-25-1303.	P#-1067; PM-1067; F#-2656; FM-2656
				R9-25-1303.01.	PN-1067; FN-2656
				R9-25-1304.	P#-1067; PM-1067; F#-2656; FM-2656
				R9-25-1305.	PR-1067; P#-1067; PM-1067; FR-2656; F#-2656; FM-2656
				R9-25-1306.	PR-1067; PN-1067; FR-2656' F#-2656; FM-2656
				R9-25-1307.	PR-1067; P#-1067; PM-1067; FR-2656; F#-2656; FM-2656
				R9-25-1308.	P#-1067; PM-1067; F#-2656; FM-2656

Table 1.	PR-1067; FR-2656	Health Services, Department of - Noncommunicable Diseases	R20-5-326.	EXP-297
Exhibit I.	PR-1067; FR-2656	R9-4-601.	R20-5-327.	EXP-297
Table 13.1.	PN-1067; FN-2656	R9-4-602.	R20-5-328.	EXP-297
R9-25-1309.	P#-1067; PN-1067; F#-2656; FN-2656	Health Services, Department of - Occupational Licensing	R20-5-329.	EXP-297
R9-25-1310.	PR-1067; P#-1067; PM-1067; FR-2656; F#-2656 FM-2656	R9-16-117.	R20-5-1201.	PM-1019; SPM-1799; FM-2907
R9-25-1311.	PR-1067; FR-2656	R9-16-401.	R20-5-1202.	PM-1019; SPM-1799; FM-2907
R9-25-1312.	P#-1067; F#-2656	R9-16-402.	R20-5-1205.	PM-1019; SPM-1799; FM-2907
R9-25-1313.	P#-1067; F#-2656	R9-16-403.	R20-5-1206.	PM-1019; SPM-1799; FM-2907
R9-25-1315.	PR-1067; FR-2656	R9-16-404.	R20-5-1208.	PM-1019; SPM-1799; FM-2907
R9-25-1401.	PR-1067; FR-2656	R9-16-405.	R20-5-1209.	PM-1019; SPM-1799; FM-2907
R9-25-1402.	PR-1067; FR-2656	R9-16-406.	R20-5-1210.	PM-1019; SPM-1799; FM-2907
Table 1.	PR-1067; FR-2656	R9-16-407.	R20-5-1211.	PM-1019; SPM-1799; FM-2907
R9-25-1403.	PR-1067; FR-2656	Table 1.	R20-5-1213.	PM-1019; SPM-1799; FM-2907
R9-25-1405.	PR-1067; FR-2656	Table 4.1.	R20-5-1218.	PM-1019; SPM-1799; FM-2907
R9-25-1406.	P#-1067; F#-2656	R9-16-408.		
Health Services, Department of - Food, Recreational, and Institu- tional Sanitation		R9-16-409.	Insurance, Department of	
R9-8-201.	PEM-3053		R20-6-204.	EXP-136
R9-8-203.	PEM-3053	Industrial Commission of Arizona	R20-6-607.	PM-2485
R9-8-205.	PEM-3053	R20-5-301.	R20-6-1001.	PXM-151; FXM-1119
R9-8-206.	PEM-3053	R20-5-302.	R20-6-1002.	PXM-151; FXM-1119
R9-8-401.	PEM-3056	R20-5-303.	R20-6-1003.	PXM-151; FXM-1119
R9-8-402.	PEM-3056	R20-5-304.	R20-6-1004.	PXM-151; FXM-1119
		R20-5-305.	R20-6-1005.	PXM-151; FXM-1119
Health Services, Department of - Health Care Institutions: Licensing		R20-5-306.	R20-6-1006.	PXM-151; FXM-1119
R9-10-120.	EN-2203; PN-3201	R20-5-307.	R20-6-1007.	PXM-151; FXM-1119
		R20-5-308.	R20-6-1008.	PXM-151; FXM-1119
Health Services, Department of - Health Programs Services		R20-5-309.	R20-6-1009.	PXM-151; FXM-1119
R9-13-201.	PM-2159; FM-3262	R20-5-310.	R20-6-1010.	PXM-151; FXM-1119
R9-13-203.	PM-2159; FM-3262	R20-5-311.	R20-6-1011.	PXM-151; FXM-1119
R9-13-208.	PM-2159; FM-3262	R20-5-312.	R20-6-1012.	PXR-151; PX#-151; PXM-151; FXR-1119; FX#-1119; FXM-1119
		R20-5-313.		
Health Services, Department of - Medical Marijuana Program		R20-5-314.		
R9-17-202.	FM-970	R20-5-315.		
R9-17-204.	FM-970	R20-5-316.		
R9-17-310.	FM-970	R20-5-317.		
		R20-5-318.		
		R20-5-319.		
		R20-5-320.		
		R20-5-321.		
		R20-5-322.		
		R20-5-323.		
		R20-5-324.		
		R20-5-325.		

R20-6-1013.	PX#-151; PXM-151; FX#-1119; FXM-1119	R13-5-702.	PM-1478; FM-2564	R4-29-305.	RC-1976
		R13-5-703.	PM-1478; FM-2564	R4-29-306.	RC-1976
R20-6-1014.	PX#-151; PXM-151; FX#-1119; FXM-1119	R13-5-704.	PM-1478; FM-2564	R4-29-307.	RC-1976
		R13-5-706.	PN-1478; FN-2564	R4-29-308.	RC-1976
R20-6-1015.	PX#-151; PXM-151; FXN-1119	Medical Board, Arizona		R4-29-309.	RC-1976
		R4-16-102.	PM-2461	R4-29-310.	RC-1976
R20-6-1017.	PXM-151; FXM-1119	R4-16-201.1.	PM-2461	R4-29-311.	RC-1976
		R4-16-205.	FXM-2056; PM-2461	R4-29-312.	RC-1976
R20-6-1018.	PXM-151; FXM-1119	Nursing, State Board of		R4-29-313.	RC-1976
		R4-19-101.	FM-1420	R4-29-314.	RC-1976
R20-6-1019.	PXM-151; FXM-1119	Table 1.	FM-1420	R4-29-315.	RC-1976
		R4-19-201.	FM-1420	R4-29-316.	RC-1976
R20-6-1020.	PXM-151; FXM-1119	R4-19-205.	FM-1420	R4-29-317.	RC-1976
		R4-19-207.	FM-1420	R4-29-318.	RC-1976
R20-6-1021.	PXM-151; FXM-1119	R4-19-209.	FM-1420	R4-29-319.	RC-1976
		R4-19-216.	FM-1420	R4-29-320.	RC-1976
R20-6-1023.	PXM-151; FXM-1119	R4-19-301.	FM-1420	R4-29-401.	RC-1976
		R4-19-305.	FM-1420	R4-29-402.	RC-1976
R20-6-1024.	PX#-151; PXM-151; FX#-1119; FXN-1119	R4-19-312.	FM-1420	R4-29-403.	RC-1976
		R4-19-511.	FM-1420	R4-29-404.	RC-1976
R20-6-1025.	PXM-151; FXM-1119	R4-19-801.	FM-1420	R4-29-405.	RC-1976
		R4-19-802.	FM-1420	R4-29-406.	RC-1976
R20-6-1026.	PX#-151; FX#-1119	Osteopathic Examiners in Medicine and Surgery, Board of		R4-29-407.	RC-1976
Appendix A.	PXM-151; FXM-1119	R4-22-104.	FM-763	R4-29-408.	RC-1976
		Table 1.	FM-763	R4-29-409.	RC-1976
Appendix B.	PXM-151; FXM-1119	R4-22-207.	FM-763	R4-29-410.	RC-1976
		Pest Management, Office of		R4-29-411.	RC-1976
Appendix C.	PXM-151; FXM-1119	R4-29-101.	RC-1976	R4-29-412.	RC-1976
		R4-29-102.	RC-1976	R4-29-413.	RC-1976
Appendix D.	PXM-151; FXM-1119	R4-29-103.	RC-1976	R4-29-414.	RC-1976
		R4-29-104.	RC-1976	R4-29-415.	RC-1976
Appendix E.	PXM-151; FXM-1119	R4-29-105.	RC-1976	R4-29-416.	RC-1976
		R4-29-106.	RC-1976	R4-29-417.	RC-1976
Appendix F.	PXM-151; FXM-1119	R4-29-107.	RC-1976	R4-29-418.	RC-1976
		Table 1.	RC-1976	R4-29-501.	RC-1976
Appendix H.	PXM-151; FXM-1119	R4-29-108.	RC-1976	R4-29-502.	RC-1976
		R4-29-201.	RC-1976	R4-29-503.	RC-1976
Appendix I.	PXM-151; FXM-1119	R4-29-202.	RC-1976	R4-29-504.	RC-1976
		R4-29-203.	RC-1976	R4-29-505.	RC-1976
Appendix J.	PXM-151; FXM-1119	R4-29-204.	RC-1976	Appendix A.	RC-1976
		R4-29-205.	RC-1976	R4-29-601.	RC-1976
R20-6-1409.	PM-2168	R4-29-206.	RC-1976	R4-29-602.	RC-1976
		R4-29-207.	RC-1976	R4-29-603.	RC-1976
Land Department, State		R4-29-208.	RC-1976	R4-29-604.	RC-1976
R12-5-1902.	EXP-297	R4-29-209.	RC-1976	R4-29-605.	RC-1976
		R4-29-210.	RC-1976	R4-29-606.	RC-1976
Law Enforcement Merit System Council		R4-29-211.	RC-1976	R4-29-607.	RC-1976
R13-5-101.	PM-1478; FM-2564	R4-29-212.	RC-1976	R4-29-608.	RC-1976
		R4-29-213.	RC-1976	R4-29-609.	RC-1976
R13-5-102.	PM-1478; FM-2564	R4-29-214.	RC-1976	R4-29-701.	RC-1976
		R4-29-215.	RC-1976	R4-29-702.	RC-1976
R13-5-402.	PM-1478; FM-2564	R4-29-216.	RC-1976	R4-29-703.	RC-1976
		R4-29-301.	RC-1976	R4-29-704.	RC-1976
R13-5-701.	PM-1478; FM-2564	R4-29-302.	RC-1976	R4-29-705.	RC-1976
		R4-29-303.	RC-1976	R4-29-706.	RC-1976
		R4-29-304.	RC-1976	R4-29-707.	RC-1976
				R4-29-708.	RC-1976
				Pharmacy, Board of	
				R4-23-205.	FXM-2058; FXM-2383
				R4-23-402.	PM-1009; FM-3257
				R4-23-407.1.	PN-5; EN-31; FN-967
				R4-23-411.	FM-211

R4-23-703.	SPM-607; FM-2424	R19-2-D607.	PN-2998 Table 1. PN-2998 Table 2. PN-2998	R2-8-902.	PN-1469; FN-2754
R4-23-1104.	PM-1009; FM-3257			R2-8-903.	PN-1469; FN-2754
R4-23-1104.01.	PN-1009; FN-3257			R2-8-904.	PN-1469; FN-2754
				R2-8-905.	PN-1469; FN-2754
Psychologist Examiners, Board of		Respiratory Care Examiners, Board of			
R4-26-401.	FM-215	R4-45-102.	FXM-834		
R4-26-403.	FM-215	R4-45-208.	FXM-834		
R4-26-404.	FM-215	R4-45-209.	FXM-834		
R4-26-404.1.	FN-215	R4-45-201.	FXR-834		
R4-26-405.	FM-215			Revenue, Department of - General Administration	
R4-26-406.	FM-215	Retirement System Board, State		R15-10-301.	PM-108; FM-1899
R4-26-407.	FM-215	R2-8-117.	FN-209	R15-10-302.	PM-108; FM-1899; PM-1931; FM-3308
R4-26-408.	FM-215	R2-8-124.	PN-647; FN-2743	R15-10-303.	PM-108; FM-1899; PM-1931; FM-3308
R4-26-409.	FM-215	R2-8-125.	PN-647; FN-2743	R15-10-304.	PM-108; FM-1899
R4-26-410.	FM-215	R2-8-201.	EXP-34; FN-1414	R15-10-305.	PM-108; FM-1899
R4-26-414.	FM-215	R2-8-202.	FN-1414	R15-10-306.	PM-108; FM-1899
R4-26-417.	FM-215	R2-8-203.	FN-1414	R15-10-505.	PM-1931; FM-3308
		R2-8-204.	FN-1414		
Public Safety, Department of - Criminal Identification Section		R2-8-205.	FN-1414	Revenue, Department of - Income and Withholding Tax Section	
R13-1- 502.	PM-2166	R2-8-206.	FN-1414	R15-2C-206.	EXP-1044
R13-1-504.	PM-2166	R2-8-207.	EXP-34; FN-1414	R15-2C-207.	EXP-1044
				R15-2C-210.	EXP-1044
Racing Commission, Arizona		R2-8-301.	PN-441; FN-2746	R15-2C-304.	EXP-1044
R19-2-205.	FXM-837	R2-8-302.	PN-441; FN-2746		
R19-2-601.	P#-2998; PM-2998	R2-8-303.	PN-441; FN-2746	Revenue, Department of - Transaction Privilege and Use Tax Section	
R19-2-602.	P#-2998; PM-2998	R2-8-304.	PN-441; FN-2746	R15-5-601.	PM-2893
R19-2-603.	P#-2998; PM-2998	R2-8-305.	PN-441; FN-2746	R15-5-2212.	EXP-2207
R19-2-604.	P#-2998; PM-2998	R2-8-306.	PN-441; FN-2746	R15-5-2313.	EXP-2207
R19-2-605.	P#-2998; PM-2998	R2-8-401.	FM-487; PM-1005; FM-2749	R15-5-2321.	EXP-2207
R19-2-606.	P#-2998; PM-2998			R15-5-3035.	EXP-2207
R19-2-A601.	PN-2998	R2-8-403.	FM-487		
R19-2-A602.	PN-2998	R2-8-405.	FM-487	Secretary of State, Office of	
R19-2-B601.	PN-2998	R2-8-801.	PN-444; FN-2750	R2-12-101.	PN-3197
R19-2-B602.	PN-2998			R2-12-102.	PN-3197
R19-2-B603.	PN-2998	R2-8-802.	PN-444; FN-2750	R2-12-103.	PN-3197
R19-2-B604.	PN-2998			R2-12-104.	PN-3197
R19-2-B605.	PN-2998	R2-8-803.	PN-444; FN-2750	R2-12-105.	PN-3197
R19-2-B606.	PN-2998			R2-12-106.	PN-3197
R19-2-B607.	PN-2998	R2-8-804.	PN-444; FN-2750	R2-12-107.	PN-3197
R19-2-B608.	PN-2998			R2-12-108.	PN-3197
R19-2-B609.	PN-2998	R2-8-805.	PN-444; FN-2750	R2-12-109.	PN-3197
R19-2-C601.	PN-2998			R2-12-110.	PN-3197
R19-2-C602.	PN-2998	R2-8-806.	PN-444; FN-2750	R2-12-1102.	PM-2115
R19-2-C603.	PN-2998			Exhibit 1.	PN-2115
R19-2-C604.	PN-2998	R2-8-807.	PN-444; FN-2750		
R19-2-C605.	PN-2998			Transportation, Department of - Administration	
R19-2-C606.	PN-2998	R2-8-808.	PN-444; FN-2750	R17-1-701.	PN-2033
R19-2-C607.	PN-2998			R17-1-702.	PN-2033
R19-2-C608.	PN-2998	R2-8-809.	PN-444; FN-2750	R17-1-703.	PN-2033
R19-2-C609.	PN-2998			R17-1-704.	PN-2033
R19-2-D601.	PN-2998	R2-8-810.	PN-444; FN-2750	R17-1-705.	PN-2033
R19-2-D602.	PN-2998				
R19-2-D603.	PN-2998	R2-8-901.	PN-1469; FN-2754		
R19-2-D604.	PN-2998				
R19-2-D605.	PN-2998				
R19-2-D606.	PN-2998				

R17-1-706.	PN-2033	R17-5-402.	PM-16; FM-1434	R17-5-1009.	FN-223
R17-1-707.	PN-2033	R17-5-405.	PM-16; FM-1434	Transportation, Department of - Title, Registration, and Driver Licenses	
R17-1-708.	PN-2033	R17-5-406.	PM-16; FM-1434	R17-4-501.	PM-2804
R17-1-709.	PN-2033	R17-5-407.	PM-16; FM-1434	R17-4-507.	PR-2804
R17-1-710.	PN-2033	R17-5-408.	PM-16; FM-1434	R17-4-508.	PM-2804
R17-1-711.	PN-2033	R17-5-801.	PEM-2930	R17-4-701.	PM-2804
R17-1-712.	PN-2033	R17-5-802.	PEM-2930	R17-4-702.	PM-2804
R17-1-713.	PN-2033	R17-5-803.	PEM-2930	R17-4-703.	EXP-34
R17-1-714.	PN-2033	R17-5-804.	PEM-2930	R17-4-705.	PM-2804
Transportation, Department of - Commercial Programs			R17-5-805.	R17-4-706.	PM-2804
R17-5-202.	PM-2810	R17-5-806.	PEM-2930	R17-4-707.	PM-2804
R17-5-203.	PM-2810	R17-5-807.	PEM-2930	R17-4-709.	PM-2804
R17-5-205.	PM-2810	R17-5-808.	PEM-2930	R17-4-710.	PM-2804
R17-5-206.	PM-2810	R17-5-809.	PEM-2930	R17-4-711.	EXP-34
R17-5-208.	PM-2810	R17-5-810.	PEM-2930	R17-4-712.	PM-2804
R17-5-209.	PM-2810	R17-5-901.	FR-223; FN-223	Water Resources, Department of	
R17-5-212.	PM-2810	R17-5-902.	FR-223; FN-223	R12-15-105.	PM-650; FM-2375
R17-5-301.	PM-7; FM-2045	R17-5-903.	FR-223; FN-223	R12-15-401.	PM-650; FM-2375
R17-5-302.	PM-7; FM-2045	R17-5-904.	FR-223; FN-223		
R17-5-303.	PM-7; FM-2045	R17-5-905.	FR-223; FN-223		
R17-5-305.	PM-7; FM-2045	R17-5-906.	FR-223; FN-223		
R17-5-306.	PM-7; FM-2045	R17-5-1001.	FN-223		
R17-5-307.	PM-7; FM-2045	R17-5-1002.	FN-223		
R17-5-308.	PM-7; FM-2045	R17-5-1003.	FN-223		
R17-5-309.	PM-7; FM-2045	R17-5-1004.	FN-223		
R17-5-311.	PM-7; FM-2045	R17-5-1005.	FN-223		
R17-5-313.	PM-7; FM-2045	R17-5-1006.	FN-223		
R17-5-315.	PM-7; FM-2045	R17-5-1007.	FN-223		
R17-5-318.	PM-7; FM-2045	R17-5-1008.	FN-223		
R17-5-323.	PM-7; FM-2045				
R17-5-401.	PN-16; FN-1434				

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 48 OF VOLUME 23.

Agency Guidance Document, Notices of

Health Services, Department of; pp. 417, 1048, 2428, 2955

Agency Ombudsman, Notice of

First Things First, Early Childhood Development and Health Board; p. 3129
 Game and Fish Commission; pp. 449, 3316
 Transportation, Department of; p. 309
 Public Safety, Department of; pp. 2172, 2765
 Real Estate, Department of; p. 2429

County Notices Pursuant to A.R.S. § 49-112

Coconino County; pp. 2217-2218

Maricopa County; pp. 37-71; 236-256; 542-561, 2011, 2071-2092; 2218-2241

Pima County; pp. 1170-1329

Governor's Office

Executive Order: pp. 540 (E.O. #2017-01); 540-541 (E.O. #2017-02)

Governor Proclamations: pp. 586-592 (M17-44 through M17-56); 625-629 (M17-64 through M17-71); 673-676 (M17-72 through M17-78); 1383-1388 (M17-89 through M17-98); 1444-1449 (M17-100 through M17-109); 1493-1500 (M17-110 through M17-123); 1764-1770 (M17-146 through M17-158); 1819-1824 (M17-161 through M17-170); 2063-2070 (M17-172 through M17-185);

2125-2135 (M17-188 through M17-207); 2175- 2180 (M17-210 through M17-219); 2212-2216 (M17-225 through M17-234); 2348-2351 (M17-235 through M17-241); 2392-2397 (M17-244 through M17-253); 2432-2436 (M17-257 through M17-265); 2497-2501 (M17-270 through M17-278); 2704-2709 (M17-281 through M17-291)

Governor's Regulatory Review Council

Notices of Action Taken at Monthly Meetings; pp. 264-265; 479-480; 639-640; 996-997; 1461-1462; 1839-1840; 2453; 2595; 2979-2981

Oral Proceeding on Proposed

**Rulemaking, Notice of**

Administration, Department of - Benefit Services Division; p. 450
 Economic Security, Department of - Unemployment Insurance; pp. 2388-2389
 Insurance, Department of; pp. 234-235

Proposed Delegation Agreement, Notices of

Environmental Quality, Department of; pp. 35-36; 525-526; 617-621; 669; 875; 1378, 1812; 2119-2120; 2492-2493
 Health Services, Department of; pp. 526-537

Public Information, Notices of

Board of Regents, Arizona; pp. 418-427
 Clean Elections Commission, Citizens; p. 1761
 Corporation Commission - Fixed Utilities; p. 2121
 Economic Security, Department of; p. 622
 Environmental Quality, Department of; pp. 300-306, 1440
 Environmental Quality, Department of - Pesticides and Water Pollution Control; pp. 2006-2008
 Game and Fish Commission; p. 2121-2122
 Health Services, Department of - Communicable Diseases and Infestations; p. 2763
 Health Services, Department of - Emergency Medical Services; p. 538
 Industrial Commission of Arizona; p. 467
 Real Estate, Department of; p. 1814

Rulemaking Docket Opening, Notices of

Administration, Department of; 2 A.A.C. 1; p. 2386
 Administration, Department of - Benefit Services Division; 2 A.A.C. 6; pp. 415-416
 Administration, Department of - Public Buildings Maintenance; 2 A.A.C. 11; p. 1759
 Administration, Department of - Risk Management Division; 2 A.A.C. 10; p. 873
 Agriculture, Department of - Weights and Measures Services Division; 3 A.A.C. 7; p. 982
 Arizona Health Care Coast Containment System - Administration; 9 A.A.C. 22; pp. 1046, 1811, 2761

Arizona Health Care Coast Containment System - Arizona Long-term Care System; 9 A.A.C. 28; p. 2762
 Behavioral Health Examiners, Board of; 4 A.A.C. 6; p. 1045
 Boxing and Mixed Martial Arts Commission, State; 4 A.A.C. 3; p. 2950
 Child Safety, Department of - Child Welfare Agency Licensing; 21 A.A.C. 7; p. 1377
 Chiropractic Examiners, Board of; 4 A.A.C. 7; p. 1905
 Corporation Commission - Fixed Utilities; 14 A.A.C. 2; p. 1906
 Cosmetology, Board of; 4 A.A.C. 10; p. 1576
 Criminal Justice Commission, Arizona; 10 A.A.C. 4; p. 1640
 Economic Security, Department of; 6 A.A.C. 1; p. 2427
 Economic Security, Department of - Developmental Disabilities; 6 A.A.C. 6; p. 3167
 Environmental Quality, Department of - Air Pollution Control; 18 A.A.C. 2; p. 842
 Environmental Quality, Department of - Environmental Reviews and Certification; 18 A.A.C. 5; p. 1907
 Environmental Quality, Department of - Water Pollution Control; 18 A.A.C. 9; p. 1687
 Equalization, State Board of; 16 A.A.C. 4; p. 3314
 Examiners for Nursing Care Institution Administrators and Assisted Living Facility Managers, Board of; 4 A.A.C. 33; p. 983
 Game and Fish Commission; 12 A.A.C. 4; pp. 299, 1489, 2863, 2864
 Governor's Regulatory Review Council; 1 A.A.C. 6; p. 1376
 Health Services, Department of - Communicable Diseases; 9 A.A.C. 6; p. 2951
 Health Services, Department of - Emergency Medical Services; 9 A.A.C. 25; p. 2951
 Health Services, Department of - Food, Recreational, and Institutional Sanitation; 9 A.A.C. 8; pp. 3059-3060
 Health Services, Department of - Health Care Institutions: Licensing; 9 A.A.C. 10; p. 2491
 Health Services, Department of - Health Programs Services; 9 A.A.C. 13; pp. 1810, 3061
 Health Services, Department of - Medical Marijuana Program; 9 A.A.C. 17; p. 614

Industrial Commission of Arizona; 20 A.A.C. 5; p. 1047
 Insurance, Department of; 20 A.A.C. 6; pp. 2171, 2209
 Law Enforcement Merit System Council; 13 A.A.C. 5; p. 1489
 Manufactured Housing, Board of; 4 A.A.C. 34; pp. 2386-2387
 Medical Board, Arizona; 4 A.A.C. 16; p. 2490
 Pharmacy, Board of; 4 A.A.C. 23; p. 137
 Psychologist Examiners, Board of; 4 A.A.C. 26; p. 524
 Racing Commission, Arizona; 19 A.A.C. 2; p. 2954
 Registrar of Contractors; 4 A.A.C. 9; p. 1639
 Retirement System Board, State; 2 A.A.C. 8; pp. 667; 1045
 Revenue, Department of - General Administration; 15 A.A.C. 10; pp. 138, 2005
 Revenue, Department of - Luxury Tax Section; 15 A.A.C. 3; p. 2952
 Revenue, Department of - Transaction Privilege and Use Tax Section; 15 A.A.C. 5; p. 2953
 Secretary of State, Office of; 2 A.A.C. 12; pp. 2118, 3208
 Technical Registration, Board of; 4 A.A.C. 30; pp. 1488, 3209
 Transportation, Department of - Commercial Programs; 17 A.A.C. 5; pp. 2865, 2953, 3314
 Transportation, Department of - Title, Registration, and Driver Licenses; 17 A.A.C. 4; pp. 1760, 2864
 Water Infrastructure Finance Authority of Arizona; 18 A.A.C. 15; p. 615
 Water Resources, Department of; 12 A.A.C. 15; p. 667

Substantive Policy Statement, Notices of

Contractors, Registrar of; p. 468
 Environmental Quality, Department of; pp. 1380, 1577, 1689
 Health Services, Department of; p. 193, 2956
 Insurance, Department of; pp. 194, 1815, 2494
 Land Department, State; pp. 469-470
 Psychologist Examiners, Department of; p. 539
 Real Estate, Department of; p. 1815
 Water Infrastructure Finance Authority; pp. 307-308



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 with 12 columns: January, February, March, April, May, June. Each month has sub-columns for Date Filed and Effective Date. Rows list dates from 1/1 to 1/31 and corresponding effective dates.



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.

Table with 3 columns: Deadline Date (paper only) Friday, 5:00 p.m., Register Publication Date, and Oral Proceeding may be scheduled on or after. Rows list dates from August 4, 2017 to February 23, 2018.



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 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.

GOVERNOR’S REGULATORY REVIEW COUNCIL DEADLINES FOR 2017

[M16-300]

DEADLINE FOR PLACEMENT ON AGENDA	FINAL MATERIALS SUBMITTED TO COUNCIL	DATE OF COUNCIL STUDY SESSION	DATE OF COUNCIL MEETING
Tuesday November 22, 2016	Tuesday December 20, 2016	Wednesday December 28, 2016	Wednesday January 4, 2017
Tuesday December 27, 2016	Tuesday January 24, 2017	Tuesday January 31, 2017	Tuesday February 7, 2017
Tuesday January 24, 2017	Tuesday February 21, 2017	Tuesday February 28, 2017	Tuesday March 7, 2017
Tuesday February 21, 2017	Tuesday March 21, 2017	Tuesday March 28, 2017	Tuesday April 4, 2017
Tuesday March 21, 2017	Tuesday April 18, 2017	Tuesday April 25, 2017	Tuesday May 2, 2017
Tuesday April 25, 2017	Tuesday May 23, 2017	Wednesday May 31, 2017	Tuesday June 6, 2017
Tuesday May 23, 2017	Tuesday June 20, 2017	Tuesday June 27, 2017	Thursday July 6, 2017
Tuesday June 20, 2017	Tuesday July 18, 2017	Tuesday July 25, 2017	Tuesday August 1, 2017
Tuesday July 25, 2017	Tuesday August 22, 2017	Tuesday August 29, 2017	Wednesday September 6, 2017
Tuesday August 22, 2017	Tuesday September 19, 2017	Tuesday September 26, 2017	Tuesday October 3, 2017
Tuesday September 26, 2017	Tuesday October 24, 2017	Tuesday October 31, 2017	Tuesday November 7, 2017
Tuesday October 24, 2017	Tuesday November 21, 2017	Tuesday November 28, 2017	Tuesday December 5, 2017
Tuesday November 21, 2017	Tuesday December 19, 2017	Wednesday December 27, 2017	Wednesday January 3, 2018

*Materials must be submitted by 5 P.M. on dates listed as a deadline for placement on a particular agenda. Placement on a particular agenda is not guaranteed.