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Arizona Administrative REGISTER

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~ Administrative Register Contents ~

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DIRECTOR
Administrative Rules Division
Scott Cancelosi

PUBLISHER
SECRETARY OF STATE
ADRIAN FONTES

RULES MANAGING EDITOR
Arizona Administrative Register
Rhonda Paschal

From the Publisher

ABOUT THIS PUBLICATION

The authenticated pdf of the *Administrative Register* (A.A.R.) posted on the Arizona Secretary of State's website is the official published version for 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 *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 notices of rules terminated by the agency and rules that have expired.

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Rules can be: made (all new text); amended (rules on file, changing text); repealed (removing text); or renumbered (moving rules to a different Section number).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

New rules in this publication (whether proposed or made) are denoted with underlining; repealed text is stricken.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 authenticated pdf of *Code* Chapters posted on the Arizona Secretary of State's website are the official published version of rules in the A.A.C. 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

November 14, 2025

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SECRETARY OF STATE
Adrian Fontes

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
The *Arizona Administrative Code* is available online at www.azsos.gov.

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.

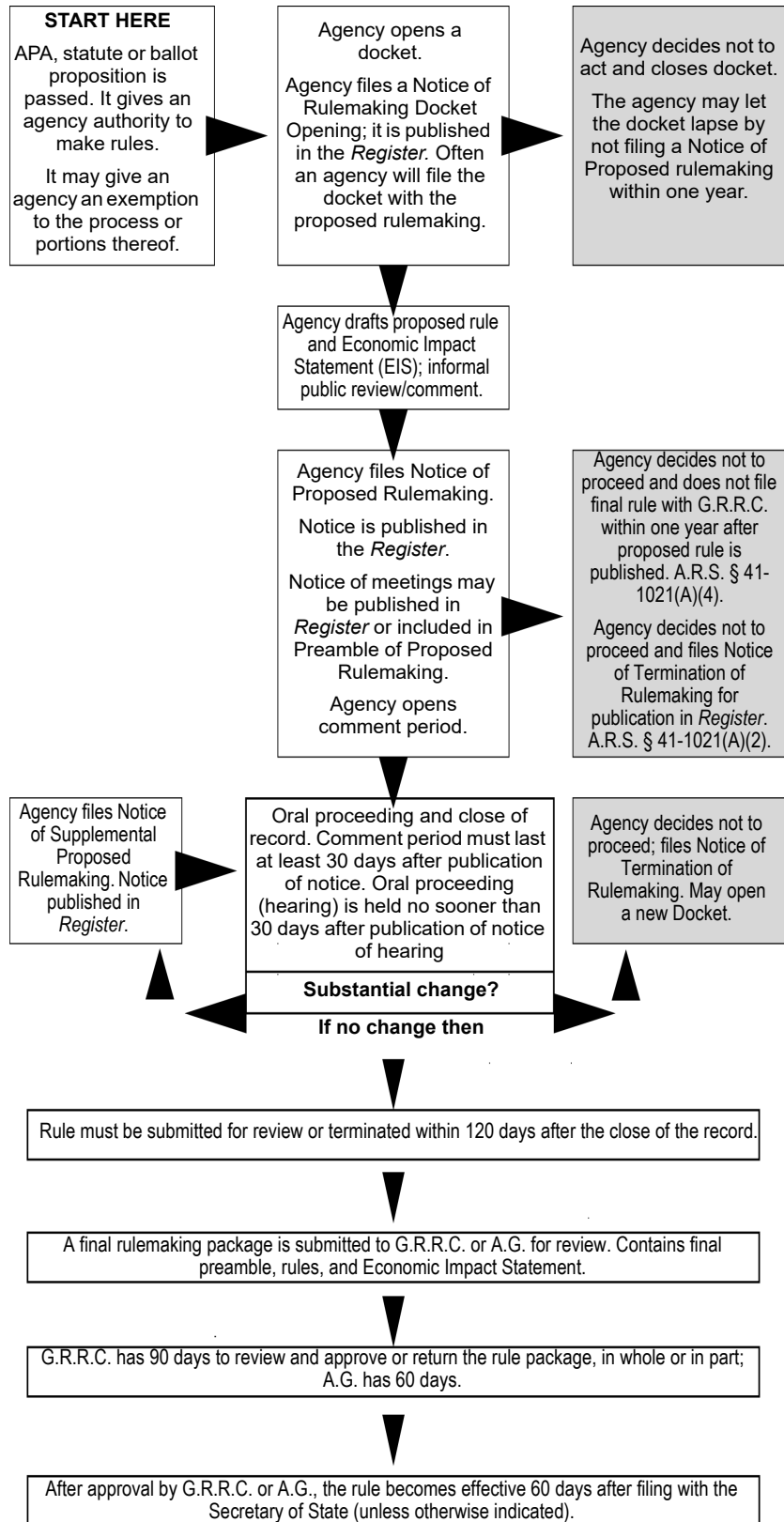
An agency may not have a public meeting scheduled on the Notice of Proposed Rulemaking. If not, you may request that the agency schedule a proceeding. This request must be put in writing within 30 days after the published Notice of Proposed Rulemaking.

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



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

Definitions

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

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

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

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

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

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

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

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

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

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

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

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

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

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

Acronyms

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

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

APA – *Administrative Procedure Act*

A.R.S. – *Arizona Revised Statutes*

CFR – *Code of Federal Regulations*

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

FR – *Federal Register*

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

U.S.C. – *United States Code*

About Preambles

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

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

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

NOTICES OF PROPOSED RULEMAKING

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

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

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

Under the APA, an agency must allow at least 30 days to elapse after the publication of the Notice of Proposed Rulemaking in the *Register* before beginning any proceedings for making, amending, or repealing any rule (A.R.S. §§ 41-1013 and 41-1022).

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

NOTICE OF PROPOSED RULEMAKING

TITLE 4. PROFESSIONS AND OCCUPATIONS

CHAPTER 30. BOARD OF TECHNICAL REGISTRATION

[R25-255]

PREAMBLE

1. Permission to proceed with this proposed rulemaking was granted under A.R.S. § 41-1039 by the governor on:
July 15, 2025

<u>2. Article, Part, or Section Affected (as applicable)</u>	<u>Rulemaking Action</u>
R4-30-301	Amend
R4-30-305	New Section

3. Citations to the agency’s statutory rulemaking authority to include the authorizing statute (general) and the implementing statute (specific):
Authorizing statute: A.R.S. §§ 32-106 and 32-121
Implementing statute: A.R.S. §§ 32-101 and 32-122.01

4. Citations to all related notices published in the Register that pertain to the current record of the proposed rule:
Notice of Rulemaking Docket Opening: 31 A.A.R. 2638; Issue Date: August 8, 2025; Issue Number: 32; File Number: R25-181

5. The agency’s contact person who can answer questions about the rulemaking:

Name: Kurt Winter
Title: Deputy Director
Address: 1110 W. Washington St., Suite 240
Phoenix, AZ 85007
Telephone: (602) 364-4883
Fax: (602) 364-4931
Email: Kurt.winter@azbtr.gov
Website: www.azbtr.gov

6. An agency’s justification and reason why a rule should be made, amended, repealed or renumbered, to include an explanation about the rulemaking:

The Board needs to update its rules in order to be consistent with industry standards. These updates will ensure that land surveyors are complying with industry requirements regarding how land surveys are completed in Arizona.

7. 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 Arizona Professional Land Surveyor Association (APLS) developed the current boundary survey minimum standards (BSMS), which were incorporated by reference into the Arizona Administrative Code (AAC) in 2002, making it nearly 25 years

old. APLS has updated its standards since then, most recently in 2014.

In 2019, the Board formed an AD-HOC committee that updated the BSMS based, in part, on the Findings of Facts 2000-2019 report compiled by then land surveyor and Board member, Jason Foose. In March 2021, the Board moved to request an exemption from the governor's rule moratorium to open a rule package to update the BSM and the governor's office denied the Board's request.

Over the course of the last two years, APLS continued to review and revise the updated BSMS as initially proposed by the AD-HOC committee. After APLS exhausted their review and provided their feedback, a town hall meeting was held for the APLS membership to review and discuss proposed revisions and updates to the BSMS. Following this review and feedback process, the APLS Board of Directors voted unanimously to approve the revised and updated BSMS. APLS then requested that the Board include the revised and updated BSMS its 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. The preliminary summary of the economic, small business, and consumer impact:

The amendments to R4-30-301 and R4-30-305 will benefit consumers. Referencing newly adopted standards that are contemporary with current industrial standards, and doing so by adding the language directly into the rules instead of incorporating them by reference, will help the Board in its mission to protect the health, safety, and welfare of the public.

The amendments to R4-30-301 and R4-30-305 will benefit land surveyors, as the goal of the new standards is to reduce ambiguity with respect to the minimum requirements when performing a boundary survey.

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

Name: Kurt Winter
Title: Deputy Director
Address: 1110 W. Washington St., Suite 240
Phoenix, AZ 85007
Telephone: (602) 364-4883
Fax: (602) 364-4931
Email: Kurt.winter@azbtr.gov
Website: www.azbtr.gov

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

The Board will accept comments during business hours at the address listed in item #5. Comments will also be accepted via email at the email address provided under item #5. Mailed written comments shall be postmarked within 30 days of this published notice.

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

Date: December 16, 2025
Time: 9:00 a.m. to 5:00 p.m.
Location: Board of Technical Registration
1110 W. Washington St., Suite 240
Phoenix, AZ 85007

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:

Not applicable.

a. Whether the rule requires a permit, whether a general permit is used and if not, the reasons why a general permit is not used:

Not applicable.

b. Whether a federal law is applicable to the subject of the rule, whether the rule is more stringent than federal law and if so, citation to the statutory authority to exceed the requirements of federal law:

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:

Not applicable.

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

Not applicable.

14. The full text of the rules follows:**TITLE 4. PROFESSIONS AND OCCUPATIONS****CHAPTER 30. BOARD OF TECHNICAL REGISTRATION****ARTICLE 3. REGULATORY PROVISIONS**

Section

R4-30-301. Rules of Professional Conduct

R4-30-305. ~~Repealed Arizona Boundary Survey Minimum Standards~~

ARTICLE 3. REGULATORY PROVISIONS**R4-30-301. Rules of Professional Conduct**

All registrants shall comply with the following rules of professional conduct:

1. A registrant shall not submit any materially false statements or fail to disclose any material facts requested in connection with an application for registration or certification, or in response to a subpoena.
2. A registrant shall not engage in fraud, deceit, misrepresentation, or concealment of material facts in advertising, soliciting, or providing professional services to members of the public.
3. A registrant shall not commit bribery of a public servant as proscribed in A.R.S. § 13-2602, commit commercial bribery as proscribed in A.R.S. § 13-2605, or violate any federal statute concerning bribery.
4. A registrant shall comply with state, municipal, and county laws, codes, ordinances, and regulations pertaining to the registrant's area of practice.
5. If a registrant violates any state or federal criminal statute, the Board may take action against a registrant's license or certificate if a violation of the law is reasonably related to a registrant's area of practice.
6. A registrant shall apply the technical knowledge and skill that would be applied by other qualified registrants who practice the same profession in the same area and at the same time.
7. A registrant shall not accept an engagement if the duty to a client or the public would conflict with the registrant's personal interest or the interest of another client without making a full, written disclosure of all material facts of the conflict to each person who might be related to, or affected by, the engagement.
8. A registrant shall not accept compensation for services related to the same engagement from more than one party without making a full, written disclosure of all material facts to all parties and obtaining the express, written consent of all parties involved.
9. A registrant shall make full disclosure to all parties concerning:
 - a. Any transaction involving payments to any person for the purpose of securing a contract, assignment, or engagement, except payments for actual and substantial, technical assistance in preparing the proposal; or
 - b. Any monetary, financial, or beneficial interest the registrant holds in a contracting firm or other entity providing goods or services, other than the registrant's professional services, to a project or engagement.
10. A registrant shall not solicit, receive, or accept compensation from material, equipment, or other product or services suppliers for specifying or endorsing their products, goods, or services to any client or other person without full, written disclosure to all parties.
11. If a registrant's professional judgment is overruled or not adhered to under circumstances where a serious threat to the public health, safety, or welfare may result, the registrant shall immediately notify the responsible party, appropriate building official, or agency, and the Board of the specific nature of the public threat.
12. If called upon or employed as an arbitrator to interpret contracts, to judge contract performance, or to perform any other arbitration duties, the registrant shall render decisions impartially and without bias to any party.
13. To the extent applicable to the professional engagement, a registrant shall conduct a land survey engagement in accordance with the ~~April 12, 2001 Arizona Professional Land Surveyors Association (APLS) Arizona Boundary Survey Minimum Standards, available at www.azpls.org. The Board of Technical Registration adopted the standards on June 15, 2001, and incorporated them into this subsection by reference. This incorporation by reference does not include any later amendments or editions and is available at the office of the Board of Technical Registration, according to section R4-30-305.~~
14. A registrant shall comply with any subpoena issued by the Board or its designated administrative law judge.
15. A registrant shall update the registrant's address and telephone number ~~of~~ on record with the Board within 30 days of the date of any change.
16. A registrant shall not sign, stamp, or seal any professional documents not prepared by the registrant or a bona fide employee of the registrant.
17. Except as provided below and in subsections (18) and (19), a registrant shall not accept any professional engagement or assignment outside the registrant's professional registration category unless:
 - a. The registrant is qualified by education, technical knowledge, or experience to perform the work; and
 - b. The work is exempt under A.R.S. § 32-143.
18. A registered professional engineer may accept professional engagements or assignments in branches of engineering other than that branch in which the registrant has demonstrated proficiency by registration, but only if the registrant has the education, technical knowledge, or experience to perform such engagements or assignments.
19. Except as otherwise provided by law, a registrant may act as the ~~prime professional~~ Project Prime Professional for a given project and select collaborating professionals, ~~however~~ However, the registrant shall perform only those professional services that

- the registrant is qualified by registration to perform and shall seal and sign only the work prepared by the registrant or by the registrant's bona fide employee.
20. A registrant who is designated as a responsible registrant shall be responsible for the firm or corporation. The Board may impose disciplinary action on the responsible registrant for any violation of Board statutes or rules that is committed by a non-registrant employee, firm, or corporation.
 21. A registrant shall not enter into a contract for expert witness services on a contingency fee basis or any other arrangement in a disputed matter where the registrant's fee is directly related to the outcome of the dispute.

R4-30-305. ~~Repealed Arizona Boundary Survey Minimum Standards~~

A. The following definitions apply to Arizona Boundary Surveys:

1. "Basis of bearings" means a description of the method used for orienting a survey that uniquely defines how the measured bearings were determined with sufficient information for Retracement. The Basis of Bearings can be from any one of several sources, including ties to the National Spatial Reference System, Global Navigation Satellite System positioning, previous surveys, astronomical observations, or other sources and methods.
2. "Boundary survey" means a land survey that locates the boundary of real property, that is dependent on the location of a boundary of real property, or that recovers, rehabilitates, or places Monuments that mark or control the location of real property.
3. "Completion" means that a survey is completed once all permanent Monuments have been placed and after successful conclusion of applicable government agency review.
4. "Coordinates" means values that specify the horizontal and/or vertical location of points on, above, or below the surface of the Earth. The values shall consist of any or all of the following: northing (y) and easting (x) pairs; elevations; orthometric heights; latitude and longitude pairs; or ellipsoid heights. Coordinates may be with respect to official government datums, reference frames, or map projections, or they can may be based upon an established local system.
5. "Documents" means permanent records that identify the location of boundary lines and the Monuments controlling those lines, including the following:
 - a. Publicly recorded deeds;
 - b. Surveys;
 - c. Subdivision maps held by county recorders;
 - d. County Engineer's records;
 - e. Arizona Department of Transportation records;
 - f. Private Surveyor's records;
 - g. Railroad company records;
 - h. Mining company records;
 - i. Utility company records;
 - j. United States Public Lands Survey records;
 - k. Title reports;
 - l. Title opinions; and
 - m. Other relevant County, State, Municipal, or Federal Agency records.
6. "Monument" means an object that permanently marks the location of a boundary corner, including witness corners or reference objects that identify the boundary corner's location. The first object placed by the Original Surveyor to mark a boundary corner is an Original Monument.
7. "Originals" means a survey on the ground that marks the corners and lines of an initial subdivision or re-subdivision of land under common ownership and may include a Retracement of all or a portion of the boundary of the parent parcel.
8. "Parol evidence" means extrinsic evidence about the location of a property corner or line obtained by means other than direct observation by the Surveyor or from existing Documents.
9. "Record of Survey" means an annotated, graphical depiction of a Boundary Survey, that a registered Surveyor signed and sealed.
10. "Retracement" means a survey to recover the lines and corner location markers previously run and set by the Original Surveyor and, when necessary, to set new markers as nearly as possible at the location of the Original marker.
11. "Supplemental surveying work" means work that is not a Boundary Survey as defined in these standards, and where boundary Monuments are not set or marked in the field as property corners. Supplemental Surveying Work includes, but is not limited to control, topographic, and easement surveys, and construction staking, as well as work performed to provide site information based on previously performed surveys;
12. "Surveyor" means a person registered by the Arizona State Board of Technical Registration to perform land surveys.

B. All Surveyors shall comply with the following minimum standards when making a Boundary Survey:

1. Create a Record of Survey and record the Record of Survey with the county recorder of the county in which the property is located if any of the following occur:
 - a. A Monument is placed to mark, reference, or witness a property corner;
 - b. An existing Monument is rejected;
 - c. An accepted boundary Monument does not have identifying markings or is not uniquely identified in a recorded Document;
 - d. A found corner Monument or other physical evidence of the boundary does not match the description of the Monument or boundary evidence in other Documents;
 - e. An existing boundary is depicted as an integral part of, or as controlling, Supplemental Surveying Work and the corner Monuments found do not match those described in an existing subdivision map or Record of Survey; or
 - f. An engineering design survey is performed to recover right of way and other boundary Monuments to document the existing conditions in support of a public works project.
2. In conducting a Boundary Survey:
 - a. Create a written scope of work to include the services provided by the Surveyor, the specific information the Surveyor shall provide to the client, dated signatures of the client and the Surveyor, and all fees associated with the scope of work;

- b. Gather and review the relevant Documents that provide evidence of the location of the boundary the Surveyor is surveying;
 - c. Perform a field investigation of the property the Surveyor is surveying and search for physical evidence that could aide in determining the location of new boundary lines and corners or existing boundary lines, corners, and Monuments;
 - d. Gather and document Parol Evidence;
 - e. Analyze the data gathered and reach a professional opinion as to the location of the boundary of the property;
 - f. Monument the corners of an Original survey or replace missing corner Monuments of a Retracement survey; and
 - g. For at least 10 years, retain a summary of the analysis and the conclusions the Surveyor reached, a list of the Documents the Surveyor utilized in the Surveyor's analysis, field notes, and copies of any Documents the Surveyor utilized in the Surveyor's analysis that are not public records.
- C. If the Surveyor forms an opinion in conflict with some evidence of the boundary location, including prior surveys, existing Monuments, or evidence of occupation, the Surveyor shall inform the client, and:
- 1. If the conflicting evidence is part of previous surveys, the Surveyor shall make a documented effort to contact the Surveyors who performed the prior surveys in an effort to resolve the conflict;
 - 2. If the client desires to maintain the status quo, create a Record of Survey in compliance with this article explaining the conflict in detail;
 - 3. If the client does not want to maintain the status quo, refrain from placing Monuments and recording the survey until the parties impacted formally resolve the conflict.
- D. New, replaced, and rehabilitated Monuments set or rehabilitated by the Surveyor in conjunction with a Boundary Survey shall bear the Surveyor's registration number.
- E. Found Monuments accepted as marking a corner of the surveyed boundary or used to locate a corner of the surveyed boundary that are not uniquely identified in a recorded Document shall have the Surveyor's registration number affixed to them or be uniquely identified in the Record of Survey.
- F. A Surveyor shall make all measurements according to the following specifications:
- 1. The Surveyor shall ensure that any equipment used is in proper repair and in good working order;
 - 2. The Surveyor shall ensure the survey achieves an accuracy that meets the standard of care for the time and location where the Surveyor performed the survey and is consistent with the measurement technology and methods the Surveyor used to execute the survey; and
 - 3. The Surveyor shall specify the lengths and directions of the measured lines so that mathematical closure is achieved, with allowance for rounding error.
- G. A Surveyor shall ensure the Record of Survey shall include at a minimum, the following items:
- 1. The county recorder's recording information for the property the Surveyor surveyed and adjacent properties, and the surveyed property owner's name;
 - 2. The scale indicated by a graphic and numeric representation. The Basis of Bearings represented by a north arrow or some other means specifying the orientation with respect to the measured bearings, along with an indication or statement as to how the basis was established;
 - 3. The dimensions of the boundary being surveyed as measured in the current survey, and the relevant record dimensions or references to Documents;
 - 4. The Monuments marking the location of the corners the Surveyor relied upon to determine the location of the boundary of the property being surveyed and whether the Monuments are set, found, rehabilitated, or replaced;
 - 5. An accurate description of the physical characteristics and markings of the Monuments in sufficient detail for unique identification;
 - 6. Pertinent facts and dimensions the Surveyor used in the determination of the Boundary Survey, including relevant controlling corners with Monuments and calculated corner positions;
 - 7. If a Surveyor rejects a Monument, the description of the Monument shall include the physical properties of the Monument, and a detailed explanation justifying the rejection of the Monument;
 - 8. The location and description of additional evidence the Surveyor used to determine the boundary, including fences, buildings, hedges, walls, or other evidence of occupation;
 - 9. A minimum of three curve parameters for all curves, together with a chord and radial or tangent bearing for non-tangent curves. Curves are assumed to be tangent to the incoming and outgoing lines unless otherwise noted; and
 - 10. A list of the Documents and recording information that influenced the Surveyor's determination of the boundary location;
 - 11. The Coordinates identified as follows:
 - a. If the Surveyor identifies horizontal and/or vertical Coordinates, the Surveyor shall provide sufficient information to reproduce them, including their specific units of measure;
 - b. If the Surveyor identifies Coordinates based on an official government datum, reference frame, or map projection, the Surveyor shall include the name of each of these coordinate system elements. The Surveyor shall also provide any additional information needed to unambiguously show how the Surveyor derived the Coordinates. This includes, but is not limited to, the following:
 - i. Reference epoch,
 - ii. Realization or version name,
 - iii. Projection system zone, and
 - iv. Geoid model;
 - c. If an existing government projection was scaled to ground, the Surveyor shall provide the scale factor and the Coordinates where the Surveyor applied it. The Surveyor shall document other modifications, such as rotations and translations, sufficiently to allow unambiguous reproduction;
 - d. If a Surveyor uses Coordinates based on an arbitrary system or other local system that is not part of the public record the Surveyor shall include sufficient information to reproduce the coordinate system, including:

- i. Parameters for non-government map projections, even if the projection is referenced to an official government datum or reference frame;
 - ii. The Surveyor shall fully define other methods that affect the coordinate values, including rotation, translation, and scaling of the projected values of horizontal Coordinates; and
 - iii. For elevations and heights, the Surveyor shall also document any vertical shifts and/or tilted planar corrections;
 12. The firm name, the Surveyor's registration number and contact information, and the name of the owner of record;
 13. The following language: "This map, or plat, and the survey on which it was based, were made in accordance with the Arizona Boundary Survey Minimum Standards in Arizona Administrative Code R4-30-305."
 14. The date range of the field survey and the date of the completed Record of Survey;
 15. The Surveyor's signed and dated seal; and
 16. An explanation, table, or legend of all symbology and abbreviations the Surveyor used.
- H.** Monuments the Surveyor sets to mark, reference, or witness the location of a boundary corner shall meet the following requirements:
1. If the Monument is set at either a Public Land Survey System section or ¼-section corner, refer to applicable state statutes relative to setting Monuments at those positions.
 2. All new Monuments, including the Surveyor's Arizona registration number thereon, shall provide a degree of permanency, consistent with that of adjacent terrain and physical features.
 3. Whenever and wherever practicable, new or replacement boundary Monuments, and witness Monuments set on corners shall satisfy the following minimum criteria:
 - a. Be at least one-half inch in diameter, and at least 16 inches long. The body of the Monument and any attached accessories shall be made of metal or other durable material suitable to the purpose and environmental conditions. The Monument shall bear the Surveyor's registration number, which shall be affixed to the body of the Monument. All Monuments shall be magnetically detectable;
 - b. Reference Monuments and witness Monuments shall bear markings identifying their purpose and be described in detail in the Record of Survey; and
 - c. In the event local subdivision regulations allow for the recording of a subdivision plat without having all of the survey Monuments set, the Surveyor shall place all the exterior boundary Monuments at the time of the filing of the preliminary plat and recording of a Record of Survey. The Surveyor shall set interior property corner Monuments as soon as Completion of the infrastructure and improvements make it practical to do so. If the Monuments placed differ from those described on the final plat, the Surveyor shall record a Record of Survey showing the differences. All Monuments set shall bear the registration number of the Surveyor of record. If the Surveyor of record is not available to supervise the setting of the interior property corner Monuments, then the Monuments set shall bear the registration number of the Surveyor responsible for setting the Monuments at the time the Monuments were set, and the Surveyor shall record a Record of Survey.
- I.** When created by a Surveyor, a written property description of a surveyed tract of land shall provide information to properly locate the property and distinctly set it apart from all other property.
- J.** When the surveyed property's dimensions, boundaries, and area are in substantial agreement with an existing recorded written description, then that existing recorded description shall be used.
- K.** New property descriptions shall contain the following:
1. Where applicable, a caption, a body, and qualifying clauses;
 2. As an additional description of the existing, precedent aliquot description, a metes, a bounds, or a metes and bounds description of the existing aliquot description that is noted as an additional description;
 3. Every Public Land Survey System aliquot description shall contain the applicable county, meridian, township, range and sectional information;
 4. Every platted subdivision lot description shall contain the lot, block, unit, if applicable, name of the subdivision, city, if applicable, county, and recorder's document number;
 5. Every written property line boundary description shall contain the applicable portions of the following:
 - a. The first part, called the caption, shall contain the applicable information from subsections (L)(3) and/or (L)(4); and
 - b. The second part, called the body, shall contain all of the following attributes that apply:
 - i. A clearly stated basis of bearings, referencing two controlling Monuments, which were physically existing at the time the Surveyor surveyed the property;
 - ii. All controlling Monuments, including their physical description, and whether the Surveyor found, set, or replaced the Monument;
 - iii. Sufficient data to enable a mathematical verification of the property being described in the body;
 - iv. Where described, curved property boundaries shall contain sufficient information to allow verification of the data by mathematical analysis;
 - v. Curves are presumed to be a circular or tangent curve and the Surveyor shall note all other non-tangent, and/or non-circular curves must in the description;
 6. Complete citations to maps, plats, documents, and other matters of record, which are to be incorporated into and made a part of the description by reference; and
 7. The Surveyor's stamp and dated signature.

NOTICES OF TERMINATION OF RULEMAKING

An agency may choose to terminate a rulemaking proceeding at any step of the regular rulemaking process under A.R.S. § 41-1021(A)(5).

Termination, as used in rulemaking, means an agency is closing its docket and withdrawing its proposed and, when applicable, supplemental proposed rulemakings from further review or comment.

An agency may terminate a rule making [sic] proceeding and commence a new rule making [sic] proceeding for the purpose of making a substantially different rule. A.R.S. § 41-1025(A).

Within 120 days after the close of the record on the proposed rule making [sic]... an agency shall terminate the proceeding by publication of a notice to that effect in the Register. A.R.S. § 41-1024(B)(2).

An agency cannot terminate a rulemaking if it has submitted its Notice of Final Rulemaking for review to the Governor’s Regulatory Review Council or the Attorney General’s Office; or if the notice has been approved by either entity and has been filed with the Office of the Secretary of State.

NOTICE OF TERMINATION OF PROPOSED EXPEDITED RULEMAKING

TITLE 2. ADMINISTRATION

CHAPTER 8. STATE RETIREMENT SYSTEM BOARD

[R25-256]

1. The Register citation and the date of the Notice of Rulemaking Docket Opening (if applicable):

Not applicable

2. The Register citation and the date of the Notice of Proposed Expedited Rulemaking:

Notice of Proposed Expedited Rulemaking: 31 A.A.R. 2772; Issue Date: August 29, 2025; Issue Number: 35; File Number: R25-198

3. The Register citation and the date of the Notice of Supplemental Proposed Rulemaking (if applicable):

Not applicable

4. Article, Part, or Section Affected (as applicable)

Rulemaking Action

R2-8-301	Amend
R2-8-304	Amend
R2-8-804	Amend
R2-8-805	Amend

5. Reason for terminating the rulemaking:

Agency determined it will complete these amendments, along with additional amendments, through the regular rulemaking process instead.

6. The agency’s contact person who can answer questions about the termination:

Name: Jessica Thomas
 Title: Government Relations Officer
 Address: 3300 N. Central Ave., Suite 1400
 Phoenix, AZ 85012
 Telephone: (602) 240-2039
 Email: JessicaT@azasrs.gov
 Website: www.azasrs.gov

NOTICES OF RULEMAKING DOCKET OPENING

This section of the *Arizona Administrative Register* contains Notices of Rulemaking Docket Opening under A.R.S. § 41-1021.

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

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

Under the APA, effective January 1, 1995, agencies must submit a Notice of Rulemaking Docket Opening before beginning the formal rulemaking process. An agency may file the Notice of Rulemaking Docket Opening along 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
HUMAN REMAINS**

[R25-257]

1. Permission to proceed with this docket was granted under A.R.S. § 41-1039 by the governor on:

October 19, 2023 and October 9, 2024

2. Title and its heading:

9, Health Services

Chapter and its heading:

9, Human Remains

Subchapter and its heading (if applicable):

9B, Reserved

3. The subject matter of the proposed rule:

This is the renewal of the docket opening for this rulemaking. Laws 2023, Ch. 194, amended Arizona Revised Statutes (A.R.S.) § 32-1307(A)(4), which transferred the authority, powers, duties, and responsibilities of the State Board of Funeral Directors and Embalmers for regulating funeral establishments, crematories, funeral directors, and embalmers to the Arizona Department of Health Services (“Department”). The Board of Funeral Directors and Embalmers had established rules to comply with statutory requirements in Arizona Administrative Code (A.A.C.) Title 4, Chapter 12. The Department had adopted rules for procurement organizations, pursuant to A.R.S. § 36-851.01, in A.A.C. Title 9, Chapter 9. After receiving rulemaking approval pursuant to A.R.S. § 41-1039(A) to restructure 9 A.A.C. 9 and adopt rules in A.A.C. Title 9 for the funeral industry, the Department completed the first part of the rulemaking, splitting 9 A.A.C. 9 into two subchapters and moving requirements for procurement organizations into 9 A.A.C. 9A. The Department will be recodifying rules currently in 4 A.A.C. 12 into the “Reserved” Subchapter 9B and, in the second part of the rulemaking, intends to adopt new and revised rules for the funeral industry.

4. A citation to all published notices relating to the current proceeding:

Notice of Rulemaking Docket Opening: 30 A.A.R. 3251; Issue Date: November 1, 2024; Issue Number: 44; File Number: R24-213
 Notice of Rulemaking Docket Opening: 29 A.A.R. 3639; Issue Date: November 24, 2023; Issue Number: 47; File Number: R23-233

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

Name: Megan McMinn
 Title: Bureau Chief
 Division: Bureau of Special Licensing
 Address: Arizona Department of Health Services
 150 N. 18th Ave., Suite 410
 Phoenix, AZ 85007
 Telephone: (602) 364-3052
 Email: megan.mcminn@azdhs.gov
 or
 Name: Stacie Gravito

Title: Office Chief
 Division: Office of Administrative Counsel and Rules
 Address: Arizona Department of Health Services
 150 N. 18th Ave., Suite 540
 Phoenix, AZ 85007
 Telephone: (602) 542-1020
 Fax: (602) 364-1150
 Email: stacie.gravito@azdhs.gov

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

To be announced in future notices regarding the rulemaking.

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

To be announced in future notices regarding the rulemaking.

**NOTICE OF RULEMAKING DOCKET OPENING
 DEPARTMENT OF HEALTH SERVICES
 LABORATORIES**

[R25-258]

1. Permission to proceed with this docket was granted under A.R.S. § 41-1039(A) by the governor on:
 September 16, 2024

2. Title and its heading:
 9, Health Services

Chapter and its heading:
 14, Department of Health Services - Laboratories

Article and its heading:
 6, Licensing of Environmental Laboratories

Section number:
 R9-14-601 through R9-14-621 and Tables 6.1, 6.2.A, 6.2.B, 6.2.C, 6.2.D, 6.2.E, 6.3, and 6.4
Sections may be added, amended, repealed, or renumbered as necessary.

3. The subject matter of the proposed rule:
 Arizona Revised Statutes (A.R.S.) § 36-495.01 requires the Department to license environmental laboratories engaged in compliance testing; establish minimum standards of proficiency, methodology, quality assurance, and operation and safety for environmental laboratories. A.R.S. § 36-495.01 also requires that the rules be developed in cooperation with the Arizona Department of Environmental Quality. The Department adopted rules implementing A.R.S. § 36-495.01 in *Arizona Administrative Code* (A.A.C.) Title 9, Chapter 14, Article 6. This rulemaking proposes to update language and practice in relation to testing methods, standards of proficiency utilized, quality assurance methods, and operation and safety standards. This rulemaking will also address updating references, correct grammatical errors, and add clarifying language. Furthermore, the Department will consider increasing the fees associated with the licensing of environmental labs. Fees associated with this Article have remained the same for approximately 18 years.

The Department received approval to conduct rulemaking from the Governor's Office, pursuant to A.R.S. § 41-1039(A) on September 16, 2024. The changes will conform to the current rulemaking format and style requirements of the Governor's Regulatory Review Council and the Office of Secretary of State.

4. A citation to all published notices relating to the current proceeding:
 Not applicable

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

Name: Kathryn Wangsness
 Title: Deputy Bureau Chief
 Division: Arizona State Public Health Laboratory
 Address: 250 N. 17th Ave.
 Phoenix, AZ 85007
 Telephone: (602) 364-0724

Email: kathryn.wangness@azdhs.gov
or
Name: Stacie Gravito
Title: Office Chief, Administrative Counsel and Rules
Division: Policy and Intergovernmental Affairs
Address: Arizona Department of Health Services
150 N. 18th Ave., Suite 540
Phoenix, AZ 85007
Telephone: (602) 542-1020
Fax: (602) 364-1150
Email: stacie.gravito@azdhs.gov

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

To be announced in future notices regarding this rulemaking.

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

Unknown

NOTICES OF PROPOSED DELEGATION AGREEMENT

SUMMARIES AND LOCATION OF AGREEMENTS

Some agencies have been given legislative authority to delegate functions, powers, or duties to political subdivisions in Arizona.

An agency that seeks to delegate functions, powers or duties shall file with the Office a summary of its proposed delegation agreement under A.R.S. § 41-1081(B).

Agencies shall provide, along with the summary, a contact to answer questions or accept comments on the notice.

The notice shall also state where interested persons may obtain, upon request, a copy of the proposed delegation agreement from the agency.

NOTICE OF PROPOSED DELEGATION AGREEMENT

A.R.S. § 41-1081(B)

DEPARTMENT OF ENVIRONMENTAL QUALITY

[M25-88]

1. Agency initiating the agreement:

Arizona Department of Environmental Quality

2. The political subdivision to which functions, powers, or duties are proposed to be delegated:

City of Kingman

3. Contact information:

Name: Edwin Slade
 Title: Administrative Counsel
 Division: Office of Administrative Counsel
 Address: 1110 W. Washington St.
 Phoenix, AZ 85007
 Telephone: (602) 771-2242
 Email: oac@azdeq.gov
 Website: www.azdeq.gov

4. Summary of agreement including subjects and issues:

ADEQ delegates some of its functions and duties to Arizona counties and cities in order to effectively regulate, when those local authorities and ADEQ have agreed that it is in the best interest of the State to do so. Functions and duties that are delegated by ADEQ to local authorities must continue to be regulated consistent with the authority ADEQ has to regulate. ADEQ will enter into individual delegation agreements with each local authority when there is any delegation of ADEQ authority. Each individual delegation agreement has tables that identify exactly which functions and duties are being delegated.

For the City of Kingman, ADEQ and City of Kingman Engineering Department have agreed to delegate some drinking water functions and duties and some wastewater functions and duties.

5. An electronic copy of this agreement can be viewed at:

Website address: <https://azdeq.gov/delegation-agreements>

6. A paper copy of this agreement can be obtained at:

Physical address:
 ADEQ Records Center
 1110 W. Washington St.
 Phoenix, AZ 85007

7. Schedule of public hearings:

Where there is sufficient public interest, ADEQ will hold a public hearing to receive public comments, in accordance with A.R.S. § 41-1081. The time, place, and location of the hearings will be provided in the corresponding Notice of Public Hearing pursuant to A.A.C. R18-1-401 and R18-1-402.

ADEQ accepts written statements, arguments, data, and views on the proposed delegation agreement that are received within 30 days after the date of the publication of this notice in the *Administrative Register* by 5:00 p.m., or postmarked not later than that date.

After the conclusion of the public comment period and hearing, if any, the agency shall prepare a written summary responding to

the comments received, whether oral or written. The agency shall consider the comments received from the public in determining whether to enter into the proposed delegation agreement. The agency shall give written notice to those persons who submitted comments of the agency's decision on whether to enter into the proposed delegation agreement.

ADEQ will take reasonable measures to provide access to department services to individuals with limited ability to speak, write or understand English and/or to those with disabilities. Requests for language translation, ASL interpretation, CART captioning services or disability accommodations must be made at least 48 hours in advance by contacting the Title VI Nondiscrimination Coordinator at 520-628-6744 or marruffo.joaquin@azdeq.gov. For a TTY or other device, Telecommunications Relay Services are available by calling 711.

ADEQ tomará las medidas razonables para proveer acceso a los servicios del departamento a personas con capacidad limitada para hablar, escribir o entender inglés y/o para personas con discapacidades. Las solicitudes de servicios de traducción de idiomas, interpretación ASL (lengua de signos americano), subtítulo de CART, o adaptaciones por discapacidad deben realizarse con al menos 48 horas de anticipación comunicándose con el Coordinador de Anti-Discriminación del Título VI al 520-628-6744 o marruffo.joaquin@azdeq.gov. Para un TTY u otro dispositivo, los servicios de retransmisión de telecomunicaciones están disponible llamando al 711.

NOTICE OF PROPOSED DELEGATION AGREEMENT

A.R.S. § 41-1081(B)

DEPARTMENT OF ENVIRONMENTAL QUALITY

[M25-89]

1. Agency initiating the agreement:

Arizona Department of Environmental Quality

2. The political subdivision to which functions, powers, or duties are proposed to be delegated:

Desert Hills Fire District

3. Contact information:

Name: Balaji Vaidyanathan
Title: Deputy Assistant Director
Division: Air Quality Department
Address: 1110 W. Washington St.
Phoenix, AZ 85007
Telephone: (602) 771-4527
Email: vaidyanathan.balaji@azdeq.gov
Website: www.azdeq.gov

4. Summary of agreement including subjects and issues:

Arizona Department of Environmental Quality (ADEQ) delegates some of its functions and duties when those local authorities and ADEQ have agreed that doing so is in the best interest of the State. Pursuant to A.R.S. §§ 49-107 & 49-501(D), the Arizona Department of Environmental Quality proposes to delegate functions and duties with Desert Hills Fire District related to open burn permits, identified by A.R.S. § 49-501 and A.A.C. R18-2-602. Open burn permits are issued to provide permission for the public to set and control fires under certain circumstances.

Functions and duties that are delegated by ADEQ to local authorities must continue to be regulated consistent with ADEQ's regulatory authority. When delegating authority, ADEQ enters into an individual delegation agreement with the local authority. Each individual delegation agreement identifies exactly which functions and duties are delegated.

5. An electronic copy of this agreement can be viewed at:

Website address: <https://azdeq.gov/delegation-agreements>

6. A paper copy of this agreement can be obtained at:

Physical address:
ADEQ Records Center
1110 W. Washington St.
Phoenix, AZ 85007

7. Schedule of public hearings:

Where there is sufficient public interest, ADEQ will hold a public hearing to receive public comments, in accordance with A.R.S. § 41-1081. The time, place, and location of the hearings will be provided in the corresponding Notice of Public Hearing pursuant

to A.A.C. R18-1-401 and R18-1-402.

ADEQ accepts written statements, arguments, data, and views on the proposed delegation agreement that are received within 30 days after the date of the publication of this notice in the Register by 5:00 p.m. or postmarked not later than that date.

After the conclusion of the public comment period and hearing, if any, the agency shall prepare a written summary responding to the comments received, whether oral or written. The agency shall consider the comments received from the public in determining whether to enter into the proposed delegation agreement. The agency shall give written notice to those persons who submitted comments of the agency's decision on whether to enter into the proposed delegation agreement.

ADEQ will take reasonable measures to provide access to department services to individuals with limited ability to speak, write or understand English and/or to those with disabilities. Requests for language translation, ASL interpretation, CART captioning services or disability accommodations must be made at least 48 hours in advance by contacting the Title VI Non-discrimination Coordinator at 520-628-6744 or marruffo.joaquin@azdeq.gov. For a TTY or other device, Telecommunications Relay Services are available by calling 711.

ADEQ tomará las medidas razonables para proveer acceso a los servicios del departamento a personas con capacidad limitada para hablar, escribir o entender inglés y/o para personas con discapacidades. Las solicitudes de servicios de traducción de idiomas, interpretación ASL (lengua de signos americano), subtítulo de CART, o adaptaciones por discapacidad deben realizarse con al menos 48 horas de anticipación comunicándose con el Coordinador de Anti-Discriminación del Título VI al 520-628-6744 o marruffo.joaquin@azdeq.gov. Para un TTY u otro dispositivo, los servicios de retransmisión de telecomunicaciones están disponible llamando al 711.

NOTICES OF PUBLIC INFORMATION

Agencies use Notices of Public Information to notify stakeholders about other information that pertains to rulemaking notices under A.R.S. § 41-1013(B)(14). When required by law, agencies also use this notice to notify the public about information not related to rulemaking.

The most common use for this notice is to correct errors printed in a rulemaking notice or extend a public comment period.

The Administrative Rules Division of the Office does not provide a standard template for Notices of Public Information because the content of this type of notice varies.

An agency shall follow the Office's formatting standards when preparing this type of notice and use a numbered list of questions and answers. Additionally, an agency receipt shall be filed with a Notice of Public Information.

NOTICE OF PUBLIC INFORMATION

DEPARTMENT OF ENVIRONMENTAL QUALITY

2025 WATER QUALITY ASSURANCE REVOLVING FUND REGISTRY

[M25-90]

Pursuant to Arizona Revised Statute (A.R.S.) § 49-287.01(D)(E), the Arizona Department of Environmental Quality (ADEQ) is providing this annual report of the location, remedial status, and score of the sites on the Water Quality Assurance Revolving Fund (WQARF) Registry (Registry) as of October 1, 2025. The Registry includes those sites within the state that may pose a risk to public health, welfare, or the environment from the release of hazardous substances and for which there is current or planned investigation and cleanup. There are 37 sites on the Registry:

- 20 in Maricopa County,
- 8 in Pima County,
- 2 in Gila County,
- 1 in Graham County,
- 1 in Navajo County,
- 2 in Yavapai County
- 2 in Mohave County, and
- 1 in Yuma County.

Sites on the Registry are given an Eligibility and Evaluation (E&E) score based in part upon the nature and extent of contamination present and the number of people that may be exposed to the contamination. The maximum E&E score a site may receive is 120. E&E scores are used to help determine relative risk at the site, but does not necessarily mean that there is a direct risk to public health and/or the environment.

The Registry and additional information regarding these sites are available on the ADEQ website at www.azdeq.gov/WQARF. An appointment to review related documentation is available Monday through Friday, from 8:30 a.m. to 4:30 p.m., at the ADEQ Records Management Center located at 1110 West Washington Street in Phoenix. Please call (602) 771-4380 to schedule an appointment to review documents.

7th Avenue and Bethany Home Road - The site was placed on the WQARF Registry on August 25, 2004, with an E&E score of 29. The site is located in Phoenix and is approximately bound by Maryland Avenue to the north, Bethany Home Road to the south, 5th Avenue to the east, and 8th Avenue to the west. The contaminants of concern are tetrachloroethene (PCE), trichloroethene (TCE), and vinyl chloride (VC).

A soil vapor extraction (SVE) system operated from June 2005 through January 2006 as an early response action (ERA). ADEQ issued the Final Remedial Investigation (RI) Report in April 2011, the Feasibility Study (FS) Report in November 2012, the Proposed Remedial Action Plan (PRAP) in April 2015, and the Record of Decision (ROD) in June 2016. The remedy is being implemented in accordance with the ROD. The Community Advisory Board was merged with the Central Phoenix Community Advisory Board (CAB) and meets as needed or as requested from the public.

7th Street and Arizona Avenue - The site was placed on the WQARF Registry on April 27, 2000, with an E&E score of 40. The site is located in downtown Tucson and is approximately bound by Speedway Boulevard to the north, 8th Street and the railroad to the south, 4th Avenue to the east, and 10th Avenue to the west. The contaminants of concern are PCE, TCE, and cis-1,2-dichloroethene (cis-1,2-DCE).

An SVE system operated from June 2006 to July 2009 as an ERA. ADEQ issued the RI Report in March 2014, the FS Report in April 2014, the PRAP in February 2020, and the ROD in June 2020. The remedy is being implemented in accordance with the ROD. The site is part of the Central Tucson CAB and meets as needed or as requested from the public.

7th Street and Missouri Avenue - The site was placed on the WQARF Registry on June 24, 2016, with an E&E score of 42. The site is located in Phoenix and is approximately bound by Montebello Avenue to the north, Georgia Avenue to the south, 6th Street to the west, and 10th Street to the east. The contaminants of concern are PCE and TCE.

Fashion Cleaners entered into ADEQ's Voluntary Remediation Program (VRP) to address cleaning up their portion of the contamination in 2016. ADEQ issued the RI Report in November 2018, the FS Report in November 2019, the PRAP in June 2020, and the ROD in Novem-

ber 2021 The remedy is being implemented in accordance with the ROD. The CAB was merged with the Central Phoenix CAB and meets as needed or as requested from the public.

16th Street and Camelback - The site was placed on the WQARF Registry on April 21, 1999, with an E&E score of 23. The site is located in Phoenix and is approximately bound by Camelback Road to the north, Highland Avenue to the south, 17th Street to the east, and 15th Street to the west. The contaminant of concern is PCE.

ADEQ issued the RI Report in May 2015, the FS Report in March 2016, the PRAP in July 2016, and the ROD in February 2017. The site was delisted in April 2025.

20th Street and Factor Avenue - The site was placed on the WQARF Registry on March 30, 2000, with an E&E score of 31. The site is located in Yuma and is approximately bound by 17th Street to the north, 21st Street to the south, Kennedy Lane to the east, and 4th Avenue to the west. The contaminants of concern are PCE, TCE, 1,1-dichloroethene (1,1-DCE), and cyanide.

ADEQ conducted a soil removal action and cleaned out sumps and septic tanks at the site as part of an ERA in 2002. ADEQ completed the installation of a permanent asphalt-based engineered cap over the cyanide-impacted soils in February 2014. ADEQ issued the RI Report in June 2014, the FS Report in August 2016, the PRAP in June 2017, and the ROD in February 2018. The remedy is being implemented in accordance with the ROD. The CAB is no longer active.

51st Avenue and Camelback Road - The site was placed on the WQARF Registry on August 18, 2021, with an E&E score of 29. The site is located in the cities of Glendale and Phoenix and is approximately bound by Bethany Home Road to the north, Indian School Road to the south, 43rd Avenue to the east, and 59th Avenue to the west. The contaminants of concern are PCE, TCE, and 1,1-DCE.

A preliminary investigation was performed between 2019 and 2020 which confirmed the presence of the contaminants of concern above Aquifer Water Quality Standards (AWQS). Remedial investigation activities at the site were initiated in the fall of 2021 and are ongoing. The RI Report will be issued at the conclusion of the site remedial investigation activities. The CAB was selected in December 2021. The first CAB meeting was held in February 2022 and will continue to meet as needed or as requested from the public.

56th Street and Earll Drive - The site was placed on the WQARF Registry on June 2, 2004, with an E&E score of 40. The site is located in Phoenix and is approximately bound by Earll Drive to the north, Roosevelt Street to the south, 56th Street to the east, and 24th Street to the west. The contaminants of concern are PCE and TCE.

ADEQ is working with a potentially responsible party (PRP) to remediate the site. A pump and treat groundwater system began operation in November 2013 as an ERA. ADEQ issued the RI Report in November 2018, the FS Report in March 2022, and the PRAP in June 2025. ADEQ is currently preparing the ROD. The CAB is no longer active.

Bahama Avenue and Bimini Lane - The site was placed on the WQARF Registry on September 16, 2021, with an E&E score of 46. The site is located in Lake Havasu City and is approximately bound by Industrial Boulevard to the north, El Camino Drive to the south, the Orion Lane alignment to the east, and Lake Havasu to the west. The contaminants of concern are PCE, TCE, thallium, and arsenic.

A preliminary investigation was performed between 2019 and 2020 which confirmed the presence of the contaminants of concern in groundwater above AWQS and in soil above Arizona Soil Remediation Levels (SRLs). RI activities were initiated in the fall of 2021 and are ongoing. In 2023, an ERA was conducted which included the removal of a clarifier and impacted soil within the source area. In 2024, SVE was initiated as an ERA to remediate impacted soil within the source area. The RI Report will be issued at the conclusion of the site remedial investigation activities. A CAB has not been formed due to low public interest.

Broadway-Pantano - The site was placed on the WQARF Registry on September 15, 1998, with an E&E score of 48. The site is located in the east-central part of Tucson and is approximately bound by Speedway Boulevard to the north, Broadway Boulevard to the south, Pantano Wash to the east, and Wilmot Road to the west. The contaminants of concern are PCE, TCE, and dross (arsenic, cadmium, and lead).

ERAs implemented at the site include: a groundwater containment system which operated between 2003 and 2012, an SVE system at the Broadway North Landfill which operated between 2000 and 2002, an SVE system at Broadway South Landfill which operated between 2018 and 2021, an asphalt cap that was installed over the dross area in 2018, and an in-situ groundwater treatment system at the Broadway North Landfill which operated between 2018 and 2023.

ADEQ issued a Groundwater RI Report in June 2012, a Landfill RI Report in February 2015, the FS Report in June 2017, and the PRAP in September 2019. ADEQ is currently preparing the ROD. The CAB is no longer active.

Central and Camelback - The site was placed on the WQARF Registry on June 21, 2000, with an E&E score of 32. The site is located in Phoenix and is approximately bound by Orange Drive to the north, Mariposa Street to the south, 2nd Street to the east, and 1st Avenue to the west. The contaminants of concern are PCE and TCE.

ERAs implemented include a groundwater treatment system which operated between in 2001 and 2018 and an SVE system which began operation in 2007 and is currently operating. ADEQ issued the RI Report in December 2014, the FS Report in June 2015 the PRAP in July 2017, and the ROD in June 2025. The remedy is being implemented in accordance with the ROD. The CAB for the site was merged with the Central Phoenix CAB and meets as needed or as requested from the public.

Cooper Road and Commerce Avenue - The site was placed on the WQARF Registry on June 14, 2004, with an E&E score of 33. The site is located in Gilbert and is approximately bound by Houston Avenue to the north, Cullumber Avenue to the south, Golden Key Drive to the east, and El Dorado Drive to the west. The contaminants of concern are PCE and TCE.

ERAs implemented at the site include an SVE/air sparging system which operated between 2009 and 2014 and a groundwater pump and treat system which operated between 2010 and 2014. ADEQ issued the RI Report in June 2015, the FS Report in February 2018, the PRAP

in June 2019, and the ROD in June 2020. The remedy is being implemented in accordance with the ROD. A CAB was established for the site and meets as needed or as requested from the public.

East Central Phoenix (ECP) 24th Street and Grand Canal - The site was placed on the WQARF Registry on May 18, 2000, with an E&E score of 29. The site is located in Phoenix and is approximately bound by Pinchot Avenue to the north, McDowell Road to the south, 25th Street to the east, and Edgemere Street to the west. The contaminant of concern is PCE.

ERAs implemented include an SVE system which operated between 2016 and 2017 and an *in situ* chemical oxidation (ISCO) groundwater treatment pilot study which operated from 2020 to 2023. ADEQ issued the RI Report in June 2019, the FS Report in September 2019, the PRAP in June 2020, and the ROD in June 2025. The remedy is being implemented in accordance with the ROD. The site is part of the East Central Phoenix CAB and meets as needed or as requested from the public.

ECP 32nd Street and Indian School Road - The site was placed on the WQARF Registry on May 18, 2000, with an E&E score of 29. The site is located in Phoenix and is approximately bound by Indian School Road to the north, McDowell Road to the south, 32nd Street to the east, and 12th Street to the west. The contaminants of concern are PCE and TCE.

ERAs implemented at the site include two SVE systems which operated at two source properties for several years and an enhanced reductive dichlorination (ERD) groundwater treatment which operated from 2020 to 2023. ADEQ issued the RI Report in June 2019, the FS Report in September 2019, and the PRAP in December 2020. ADEQ is currently preparing the ROD. The site is part of the East Central Phoenix CAB and meets as needed or as requested from the public.

ECP 38th Street and Indian School Road - The site was placed on the WQARF Registry on September 21, 1998, removed from the Registry in June 2018, and reopened in December 2019, with an E&E score of 20. The site is located in Phoenix and is approximately bound by Indian School Road to the north, Piccadilly Road to the south, 38th Street to the east, and 34th Street to the west. The contaminant of concern is PCE.

As part of an ERA, an SVE system was installed to remediate the source of PCE in the soil and groundwater. The system was decommissioned in March 2003. ADEQ issued the RI Report in April 2015. In 2017, ISCO injections were performed and a FS Closeout Report was issued in June 2018. Groundwater sampling confirmed levels were below AWQS and the site was removed from the WQARF Registry. In December 2019, ADEQ reopened the site to investigate concentrations of PCE above the AWQS. Additional monitoring wells have been installed and regular groundwater sampling and monitoring continue. ADEQ is currently preparing the FS Report. The site is part of the East Central Phoenix CAB and meets as needed or as requested from the public.

ECP 40th Street and Osborn - The site was placed on the WQARF Registry on May 18, 2000, with an E&E score of 30. The site is located in Phoenix and is approximately bound by Fairmount Avenue to the north, Hubbell Street to the south, 42nd Street to the east, and 25th Street to the west. The contaminant of concern is PCE.

ADEQ issued the RI Report in July 2020 and the FS Report in June 2021. ADEQ is currently preparing the PRAP. The site is part of the East Central Phoenix CAB and meets as needed or as requested from the public.

ECP 48th Street and Indian School Road - The site was placed on the WQARF Registry on March 26, 1999, with an E&E score of 27. The site is located in Phoenix and is approximately bound by Devonshire Avenue to the north, Fairmont Avenue to the south, 48th Street to the east, and 45th Place to the west. The contaminant of concern is PCE.

ADEQ and SRP operated a source control interim remedial action (IRA) which consisted of an SVE system which operated from 2004 to 2012. ADEQ issued the RI Report in November 2019, the FS Report in July 2020, and the PRAP in August 2024. ADEQ is currently preparing the ROD. The site is part of the East Central Phoenix CAB and meets as needed or as requested from the public.

Estes Landfill - The site was placed on the WQARF Registry on April 28, 1998, with an E&E score of 45. The site is located in Phoenix south of Sky Harbor Airport and is approximately bound by the Salt River to the north, Magnolia Street to the south, 44th Street to the east, and 40th Street to the west. The contaminants of concern are TCE, cis-1,2-DCE, and VC in groundwater and lead, arsenic, and thallium in soil.

ADEQ issued the RI Report in July 1999, the FS Report in July 2002, the PRAP in February 2015, and the ROD in February 2017. The remedy is being implemented in accordance with the ROD. The CAB is no longer active.

Highway 260 and Johnson Lane - The site was placed on the WQARF Registry on June 24, 2016, with an E&E score of 40. The site is located in the Lakeside portion of Pinetop-Lakeside and is approximately bound by the Jackson Lane to the north, Burke Lane to the south, the Blue Ridge Unified School District property to the east, and Rainbow Drive to the west. The contaminant of concern is PCE.

During groundwater sampling as part of a preliminary investigation in 2015, PCE and TCE were detected in private wells. ADEQ worked with well owners to supply safe drinking water. ADEQ issued the RI Report in January 2019, the FS Report in June 2019, the PRAP in March 2020, and the ROD in February 2021. The remedy is being implemented in accordance with the ROD. A CAB was established and meets as needed or as requested from the public.

Highway 260 and Main Street - The site was placed on the WQARF Registry on December 12, 2016, with an E&E score of 40. The site is located in Cottonwood and is approximately bound to the north by Mingus Avenue, to the south by Mongini Lane, to the east by the Verde River, and to the west by 15th Street, Main Street, and Highway 260. The contaminants of concern are PCE and TCE.

ERAs implemented at the site include the operation of several wellhead groundwater treatment systems at private wells and an ERD groundwater treatment system which operated between 2020 and 2022 within the source area. ADEQ issued the RI Report in May 2021,

the FS Report in March 2022, and the PRAP in July 2025. ADEQ is currently preparing the ROD. A CAB was established and meets as needed or as requested from the public.

Klondyke Tailings Project - The site was placed on the WQARF Registry on September 28, 1998, with an E&E score of 69. The site is located approximately 1.5 miles north of the town of Klondyke in Section 6, Township 7 South, Range 20 East. The site boundaries are defined by the extent of the soil contamination above the residential SRL for lead of 400 milligrams per kilogram (mg/kg). The contaminants of concern are arsenic, cadmium, copper, lead, manganese, vanadium, and zinc in the soil.

ERAs implemented include erosion protection installed on the upper tailings pile and a clean soil cap in June 2008, the removal of contaminated soils at three properties in June 2012 and October 2013, and the removal of contaminated soils from Klondyke Road and two residential properties in 2016. ADEQ issued the RI Report in June 2014, the FS Report in May 2017, the PRAP in June 2017, and the ROD in April 2018. The remedy as prescribed in the ROD was implemented and includes annual inspections and maintenance. The CAB is no longer active.

Lake Havasu Avenue and Holly Avenue - The site was placed on the WQARF Registry on December 4, 2017, with an E&E score of 50. The site is located in Lake Havasu City and is approximately bound by Centers Avenue to the north, Holly Avenue to the south, San Juan Drive to the east, and Aviation Drive to the west. The contaminants of concern are PCE, TCE, cis-1,2-DCE, vinyl chloride, nitrate, and chromium.

The preliminary investigation took place in 2015. RI activities at the site were initiated in 2018 and the RI Report was issued in December 2020. In 2020, a pilot test to remediate the groundwater was initiated. In August 2022, an ERA was initiated to remediate contamination within the source area. The FS Report was issued in September 2022. ADEQ is currently preparing the PRAP. A CAB has not been formed due to low public interest.

Los Reales Landfill - The site was placed on the WQARF Registry on April 23, 1999, with an E&E score of 32. The site is an active municipal sanitary landfill located in southeast Tucson and has been in operation since 1967. The contaminants of concern are PCE and TCE.

The City of Tucson (COT) implemented a groundwater pump and treat system in 1999. COT continues to run the system, collect data, and perform additional modeling to support the approved Remedial Action Plan (RAP). COT submitted an updated Sampling Analysis Plan in 2020 and monitors groundwater.

Miller Valley Road and Hillside Avenue - The site was placed on the WQARF Registry on December 12, 2016, with an E&E score of 40. The site is located in Prescott and is approximately bound by the Merritt Avenue alignment to the north, Miller Creek to the south, Division Street to the east, and Miller Creek and Valley Street to the west. The contaminants of concern are PCE and TCE.

ADEQ issued the RI Report in April 2020 and the FS Report in March 2023. ADEQ is currently conducting pilot testing and preparing the PRAP. ADEQ is in the process of forming a CAB.

Miracle Mile - The site was placed on the WQARF Registry on September 18, 1998, with an E&E score of 62. The site is located in Tucson and is approximately bound by Curtis Road to the north, Prince Road to the south, Pomona Road to the east, and La Cholla Boulevard to the west. The contaminants of concern are TCE and chromium.

ERAs implemented at the site include the construction and operation of groundwater wellhead treatment systems at four drinking water wells and the installation of an asphalt cap at a source area property. ADEQ issued the RI Report in April 2013, the FS Report in October 2019, and the PRAP in June 2020. ADEQ is currently preparing the ROD. A CAB was established for the site and meets as needed or as requested from the public.

Park-Euclid - The site was placed on the WQARF Registry on April 23, 1999, with an E&E score of 51. The site is located in Tucson and is approximately bound by 9th Street to the north, 14th Street to the south, Highland Avenue to the east, and Park Avenue to the west. The contaminants of concern are PCE, TCE, VC, and cis-1,2-DCE.

ADEQ issued the RI Report in November 2011, the FS Report in October 2017, the PRAP in June 2020, and the ROD in July 2021. The remedy is being implemented in accordance with the ROD. The site is part of the Central Tucson CAB and meets as needed or as requested from the public.

Payson PCE - The site was placed on the WQARF Registry on April 29, 1998, with an E&E score of 63. The site is located in Payson and the groundwater plume is approximately bound by Main Street to the north, Cedar Lane to the south, Beeline Highway (State Route 87) to the east, and McLane Road to the west. The contaminant of concern is PCE.

ADEQ issued the RI Report in June 2002, the FS Report in May 2003, the PRAP in August 2003, and the ROD in May 2007. The remedy is being implemented in accordance with the ROD. The CAB is no longer active.

Pinal Creek - This site was placed on the WQARF Registry on October 23, 1998, with an E&E score of 97. The site is located in Gila County in and around the communities of Globe, Miami, Claypool, and Wheatfield. The site includes the BHP Copper and Freeport McMoRan (formerly Phelps Dodge) Miami mining properties as well as the drainages and underlying aquifers of Miami Wash, Bloody Tanks Wash, Russell Gulch, and Pinal Creek. The site also includes the entire floodplain of Pinal Creek from the Old Dominion Mine to the Salt River, plus those portions of the communities underlain by contaminated groundwater. The contaminants of concern in groundwater are aluminum, iron, manganese, copper, cobalt, nickel, zinc, cadmium, sulfate, acidity, and dissolved solids, as well as arsenic, lead, copper, cadmium, manganese, nickel, and zinc in localized soil and stream sediments.

The Pinal Creek Group (PCG), which includes BHP Copper, Freeport McMoRan, and Inspiration Copper, has conducted remedial actions including source control since 1988. The PCG has completed an RI Report, a risk assessment for the site, a FS Report, a RAP, and a well-replacement program for contaminated private and public supply wells. The PCG has been conducting groundwater extraction and treatment from the alluvial and regional aquifers since 1988. In 2010, the PCG was dissolved and Freeport McMoRan's Pinal Creek Project (PCP) became the sole owner/operator of the Pinal Creek groundwater remediation systems and responsible for the Groundwater Remedial Action Plan described in the 1998 Consent Decree. BHP Copper is no longer a part of the group, though they remain responsible for management of their properties in accordance with the governing Consent Decree. To accelerate aquifer restoration, groundwater remedy optimization pilot tests have been conducted near the source area in Bloody Tanks Wash. The work at this site is ongoing in accordance with the approved RAP.

Shannon Road/El Camino del Cerro - The El Camino del Cerro Site was placed on the WQARF Registry on August 18, 1998, with an E&E score of 71. The Shannon Road-Rillito Creek Site was placed on the WQARF Registry on April 23, 1999, with an E&E score of 53. The El Camino del Cerro WQARF Site and Shannon Road-Rillito Creek WQARF Site were administratively combined into one site in the fall of 2004. The site is located in northwest Tucson and is approximately bound by West Rudasill Road to the north, El Camino del Cerro Road on the south, North Moonbrook Road to the east, and North Camino de la Tierra to the west. The contaminants of concern are PCE, TCE, 1,1-DCE, cis-1,2-DCE, and VC.

A wellhead treatment system which became operational in 1997 provides capture of the plume and removes volatile organic compounds (VOCs) to meet drinking water standards. ADEQ issued the RI Report in April 2015, the FS Report in July 2017, and the PRAP in March 2020. ADEQ is currently preparing the ROD. A CAB was established for the site and meets as needed or as requested from the public.

Silverbell Landfill - The site was placed on the WQARF Registry on April 23, 1999, with an E&E score of 51. The site is located at 3200 North Silverbell Road in northwest Tucson. The site is approximately bound by Sweetwater Drive to the north, Grant Road/Ironwood Hills Drive to the south, Interstate 10 to the east, and Silverbell Road to the west. The contaminants of concern are PCE, TCE, cis-1,2-DCE, and VC.

The site is being remediated in accordance with the approved RAP and subsequent approved addendums to the RAP. Construction of the groundwater extraction and treatment system concluded in late 2019 and began full-time operation in April 2020. COT continues to conduct groundwater and soil vapor (methane) monitoring.

South Mesa - The site was placed on the WQARF Registry on August 18, 1998, with an E&E score of 26. The site is located in Gilbert and is approximately bound by Baseline Road to the north, Melody Drive to the south, Hobson Street to the east, and McQueen Road to the west. The contaminants of concern are PCE, TCE, and cis-1,2-DCE.

ADEQ issued the RI Report in June 2013, the FS Report in April 2014, the PRAP in November 2014, and the ROD in June 2016. The remedy is being implemented in accordance with the ROD. ISCO was initiated to accelerate the remedy in 2017 and was completed in 2024. The CAB is no longer active.

Stone Avenue and Grant Road - The site was placed on the WQARF Registry on January 20, 2017, with an E&E score of 45. The site is located in Tucson and is approximately bound by Jacinto Street to the north, Sahuaro Street to the south, Estrella Avenue to the east, and Oracle Road to the west. The contaminant of concern is PCE in the soil.

ADEQ issued the RI Report in October 2019, the FS Report in February 2020, the PRAP in February 2020, and the ROD in June 2020. The remedy is being implemented in accordance with the ROD. The site is part of the Central Tucson CAB and meets as needed or as requested from the public.

Vulture Mill Site - The site was placed on the WQARF Registry on April 28, 1998, with an E&E score of 65. The site is located east of U.S. Route 89/93 about one-mile northwest of the center of the Town of Wickenburg. The eastern boundary of the site is approximately 0.25 miles west of the Hassayampa River. The contaminants of concern are lead and arsenic.

ADEQ issued the RI Report in July 1998, the FS Report in August 1998, the PRAP in October 1998, and the ROD in September 1999. ADEQ implemented the remedy which consisted of the excavation of contaminated soil and placement of the soil in a consolidation pile, installation of a clean soil cover over the consolidation pile, and planting of vegetation on the soil cover to control erosion. The site is presently used as a pasture for livestock and is inspected annually. The CAB is no longer active.

West Central Phoenix (WCP) East Grand Avenue - The site was placed on the WQARF Registry on April 15, 1998, with an E&E score of 31. The site is located in Phoenix and is approximately bounded by the SRP Grand Canal to the north, Cherry Lynn Road to the south, 29th Avenue to the east, and 33rd Avenue to the west. The contaminants of concern are PCE, TCE, and DCE.

ERAs conducted at the site include an SVE system within the source area that operated from 2004 to 2013. ADEQ issued the RI Report in June 2006, the FS Report in July 2020, the PRAP in December 2020, and the ROD in August 2024. The remedy is being implemented in accordance with the ROD. The site is part of the West Central Phoenix CAB and meets as needed or as requested from the public.

WCP North Canal Plume - The site was placed on the WQARF Registry on April 15, 1998, with an E&E score of 22. The site is located in Phoenix and is approximately bound by Indian School Road to the north, Flower Street to the south, Grand Avenue to the east, and 41st Avenue to the west. The contaminants of concern are PCE, TCE, 1,1-DCE, and chromium.

ADEQ issued the RI Report in December 2017. An SVE system was installed as an ERA in the East Plume in 2019, and is still operating. ADEQ issued the FS Report in January 2020, and the PRAP in December 2020. ADEQ is currently preparing the ROD. The site is part of the West Central Phoenix CAB and meets as needed or as requested from the public.

WCP North Plume - The site was placed on the WQARF Registry on April 15, 1998, with an E&E score of 50. The site is located in Phoenix and is approximately bound by Highland Avenue to the north, Grand Avenue to the northeast, Indian School Road to the south, 37th Avenue to the east, and 43rd Avenue to the west. The contaminants of concern are PCE, TCE, and 1,1-DCE.

Since 2000, multiple ERAs including SVE and ERD, were implemented at the site prior to issuing the ROD. ADEQ issued the RI Report in January 2009, the FS Report in August 2016, the PRAP in June 2017, and the ROD in November 2019. The remedy is being implemented in accordance with the ROD. The site is part of the West Central Phoenix CAB and meets as needed or as requested from the public.

WCP West Osborn Complex - The site was placed on the WQARF Registry on August 11, 1998, with an E&E score of 47. The site is located in Phoenix and is approximately bound by the Grand Canal to the north, Van Buren Street to the south, 33rd Avenue to the east, and 55th Avenue to the west. The contaminants of concern are TCE and PCE.

ADEQ issued the RI Report in July 2004, the FS Report for the shallow groundwater system in January 2012, the FS Report for the deep groundwater system in May 2012, and a comprehensive PRAP in July 2020. ADEQ is currently preparing the ROD. The site is part of the West Central Phoenix CAB and meets as needed or as requested from the public.

West Van Buren - The site was placed on the WQARF Registry on April 10, 1998, with an E&E score of 50. The site is located in Phoenix and is approximately bound by Interstate 10 to the north, West Lower Buckeye Road to the south, 7th Avenue and 3rd Avenue at West Jackson Street to the east, and 75th Avenue to the west. The contaminants of concern are PCE, TCE, 1,1,1-trichloroethane (1,1-TCA), 1,2-dichloroethane (1,2-DCA), 1,1-DCE, and total chromium.

Source removal through SVE has taken place at several facilities under Consent Orders or Working Agreements. Other facilities continue to be monitored and/or evaluated through other ADEQ programs, primarily Hazardous Waste, while other facilities have settled their liability with ADEQ. ADEQ finalized the RI Report in August 2012. Two interested parties, under working agreements with ADEQ, submitted separate FS Reports in July 2013 and July 2014.

A site wide sampling event took place in 2023 and 2024 which indicated the groundwater plume at site has a reduced footprint and lower concentrations. ADEQ requested that the Environmental Protection Agency (EPA) consider taking over investigation and remediation of the site. ADEQ is currently preparing the PRAP. A CAB was established and is no longer active.

Western Avenue Plume - The site was placed on the WQARF Registry on December 15, 1998, with an E&E score of 51. The site is located in Avondale and Goodyear and is approximately bound by San Xavier Boulevard to the north, State Route 85 to the south, 3rd Street to the east, and Phoenix-Goodyear Airport to the west. The contaminant of concern is PCE.

ADEQ issued the RI Report in June 2006, the FS Report in April 2014, the PRAP in October 2014, and the ROD in June 2018. The remedy is being implemented in accordance with the ROD. The remaining PCE in the shallow subunit is being captured by the Phoenix-Goodyear Airport South extraction wells. The CAB was disbanded; however, a Community Advisory Group continues to meet under direction from the EPA.

NOTICE OF PUBLIC INFORMATION

A.R.S. § 41-1013(B)(14)

DEPARTMENT OF FORESTRY AND FIRE MANAGEMENT

[M25-91]

1. Agency Name:

Department of Forestry and Fire Management

2. Agency Contact information:

Name: Cassie Peters, Assistant Director
 Address: Department of Forestry and Fire Management
 1110 W. Washington St., Suite 500
 Phoenix, AZ 85007
 Telephone: (602) 364-1015
 Fax: (602) 771-1421
 Email: cpeters@dffm.az.gov
 Website: dffm.az.gov

3. Public information related to this notice:

The Department is reopening the public record related to the Notice of Supplemental Proposed Rulemaking located in the *Administrative Register* at 31 A.A.R. 1589; Issue Date: May 16, 2025; Issue Number: 20; File Number: R25-84.

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**

XN = Exempt new Section
 XM = Exempt amended Section
 XR = Exempt repealed Section
 X# = Exempt renumbered Section

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

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R18-13-2102.	EM-1897; PM-2754	R18-9-C813.	FN-1069		R12-4-107. FM-1442
R18-13-2103.	ER-1897; PM-2754	R18-9-C814.	FN-1069		R12-4-108. FM-1442
R18-13-2201.	PM-2754	R18-9-C815.	FN-1069		R12-4-109. FM-1442
		R18-9-C816.	FN-1069		R12-4-114. PM-2279
		R18-9-C817.	FN-1069		R12-4-115. FM-1442
		R18-9-C818.	FN-1069		R12-4-120. FM-1442
		PART D			R12-4-121. FM-1442
		R18-9-D819.	FN-1069		
		R18-9-D820.	FN-1069		
		R18-9-D821.	FN-1069		
		R18-9-D822.	FN-1069		
		R18-9-D823.	FN-1069		

Child Care Facilities

		R9-5-511.	SPM-565; FM-2015	R9-5-721.	SPN-565; FN-2015
R9-5-101.	SPM-565; FM-2015	R9-5-514.	SPM-565; FM-2015	R9-5-722.	SPN-565; FN-2015
R9-5-102.	SPM-565; FM-2015	R9-5-515.	SPM-565; FM-2015	R9-5-723.	SPN-565; FN-2015
R9-5-201.	SPM-565; FM-2015	R9-5-517.	SPM-565; FM-2015	R9-5-724.	SPN-565; FN-2015
R9-5-202.	SPM-565; FM-2015	R9-5-518.	SPM-565; FM-2015	R9-5-725.	SPN-565; FN-2015
R9-5-203.	SPM-565; FM-2015	R9-5-601.	SPM-565; FM-2015	R9-5-726.	SPN-565; FN-2015
R9-5-204.	SPM-565; FM-2015	R9-5-602.	SPM-565; FM-2015	R9-5-727.	SPN-565; FN-2015
R9-5-205.	SPM-565; FM-2015	R9-5-603.	SPM-565; FM-2015	R9-5-728.	SPN-565; FN-2015
R9-5-206.	SPM-565; FM-2015	R9-5-604.	SPM-565; FM-2015	R9-5-729.	SPN-565; FN-2015
R9-5-208.	SPM-565; FM-2015	R9-5-605.	SPM-565; FM-2015	R9-5-730.	SPN-565; FN-2015
R9-5-209.	SPM-565; FM-2015	R9-5-701.	SPN-565; FN-2015	Table 7.2.	SPN-565; FN-2015
R9-5-301.	SPM-565; FM-2015	R9-5-702.	SPN-565; FN-2015	R9-5-731.	SPN-565; FN-2015
R9-5-302.	SPM-565; FM-2015	R9-5-703.	SPN-565; FN-2015	R9-5-732.	SPN-565; FN-2015
R9-5-303.	SPM-565; FM-2015	R9-5-704.	SPN-565; FN-2015	R9-5-733.	SPN-565; FN-2015
R9-5-304.	SPM-565; FM-2015	Table 7.1.	SPN-565; FN-2015	R9-5-734.	SPN-565; FN-2015
R9-5-305.	SPM-565; FM-2015	R9-5-705.	SPN-565; FN-2015	R9-5-735.	SPN-565; FN-2015
R9-5-306.	SPM-565; FM-2015	R9-5-706.	SPN-565; FN-2015	R9-5-736.	SPN-565; FN-2015
R9-5-310.	SPM-565; FM-2015	R9-5-707.	SPN-565; FN-2015	R9-5-737.	SPN-565; FN-2015
R9-5-401.	SPM-565; FM-2015	R9-5-708.	SPN-565; FN-2015	R9-5-738.	SPN-565; FN-2015
R9-5-403.	SPM-565; FM-2015	R9-5-709.	SPN-565; FN-2015	R9-5-739.	SPN-565; FN-2015
R9-5-404.	SPM-565; FM-2015	R9-5-710.	SPN-565; FN-2015	R9-5-740.	SPN-565; FN-2015
R9-5-501.	SPM-565; FM-2015	R9-5-711.	SPN-565; FN-2015	R9-5-741.	SPN-565; FN-2015
R9-5-502.	SPM-565; FM-2015	R9-5-712.	SPN-565; FN-2015	R9-5-742.	SPN-565; FN-2015
R9-5-503.	SPM-565; FM-2015	R9-5-713.	SPN-565; FN-2015	R9-5-743.	SPN-565; FN-2015
R9-5-504.	SPM-565; FM-2015	R9-5-714.	SPN-565; FN-2015	R9-5-744.	SPN-565; FN-2015
R9-5-505.	SPM-565; FM-2015	R9-5-715.	SPN-565; FN-2015		
R9-5-506.	SPM-565; FM-2015	R9-5-716.	SPN-565; FN-2015		
R9-5-507.	SPM-565; FM-2015	R9-5-717.	SPN-565; FN-2015	R9-6-101.	PM-7; FM-1317
R9-5-508.	SPM-565; FM-2015	R9-5-718.	SPN-565; FN-2015	R9-6-202.	PM-7; FM-1317
Table 5.1.	SPM-565; FM-2015	R9-5-719.	SPN-565; FN-2015	Table 2.1.	PM-7; FM-1317
R9-5-509.	SPM-565; FM-2015	R9-5-720.	SPN-565; FN-2015	R9-6-203.	PM-7; FM-1317
R9-5-510.	SPM-565; FM-2015			Table 2.2.	PM-7; FM-1317

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tations**

R9-6-204.	PM-7; FM-1317	R9-6-331.	P#-7; F#-1317		F#-1317; FM-1317
Table 2.3.	PM-7; FM-1317	R9-6-332.	P#-7; F#-1317	R9-6-357.	P#-7; F#-1317
R9-6-205.	PM-7; FM-1317	R9-6-333.	P#-7; F#-1317	R9-6-358.	P#-7; F#-1317
Table 2.4.	PM-7; FM-1317	R9-6-334.	P#-7; F#-1317	R9-6-359.	P#-7; F#-1317
R9-6-306.	PM-7; FM-1317	R9-6-335.	P#-7; F#-1317	R9-6-360.	P#-7; PM-7;
R9-6-308.	PM-7; FM-1317	R9-6-336.	P#-7; F#-1317		F#-1317; FM-1317
R9-6-312.	P#-7; PN-7; F#-1317; FN-1317	R9-6-337.	P#-7; F#-1317	R9-6-361.	P#-7; PM-7; F#-1317; FM-1317
R9-6-313.	P#-7; PM-7; F#-1317; FM-1317	R9-6-339.	P#-7; F#-1317	R9-6-362.	P#-7; PM-7; F#-1317; FM-1317
R9-6-314.	P#-7; PM-7; F#-1317; FM-1317	R9-6-340.	P#-7; PM-7; F#-1317; FM-1317	R9-6-363.	P#-7; F#-1317
R9-6-315.	P#-7; F#-1317	R9-6-341.	P#-7; F#-1317	R9-6-365.	P#-7; PN-7;
R9-6-316.	P#-7; PN-7; F#-1317; FN-1317	R9-6-342.	P#-7; PM-7; F#-1317; FM-1317	R9-6-366.	P#-7; PM-7; F#-1317; FM-1317
R9-6-317.	P#-7; PN-7; F#-1317; FN-1317	R9-6-343.	P#-7; F#-1317		F#-1317; FM-1317
R9-6-318.	P#-7; PM-7; F#-1317; FM-1317	R9-6-344.	P#-7; PM-7; F#-1317; FM-1317	R9-6-367.	P#-7; PN-7; F#-1317; FN-1317
R9-6-319.	P#-7; PN-7; F#-1317; FN-1317	R9-6-345.	P#-7; F#-1317	R9-6-368.	P#-7; F#-1317
R9-6-320.	P#-7; F#-1317	R9-6-346.	P#-7; F#-1317	R9-6-369.	P#-7; PM-7; F#-1317; FM-1317
R9-6-321.	P#-7; F#-1317	R9-6-347.	P#-7; F#-1317		F#-1317; FM-1317
R9-6-322.	P#-7; F#-1317	R9-6-348.	P#-7; PM-7; F#-1317; FM-1317	R9-6-370.	P#-7; PN-7; F#-1317; FN-1317
R9-6-323.	P#-7; F#-1317	R9-6-349.	P#-7; F#-1317	R9-6-371.	P#-7; F#-1317
R9-6-324.	P#-7; F#-1317	R9-6-350.	P#-7; F#-1317	R9-6-372.	P#-7; F#-1317
R9-6-325.	P#-7; F#-1317	R9-6-351.	P#-7; F#-1317	R9-6-373.	P#-7; PM-7; F#-1317; FM-1317
R9-6-326.	P#-7; F#-1317	R9-6-352.	P#-7; PM-7; F#-1317; FM-1317	R9-6-374.	P#-7; PM-7; F#-1317; FM-1317
R9-6-327.	P#-7; F#-1317	R9-6-353.	P#-7; F#-1317		F#-1317; FM-1317
R9-6-328.	P#-7; F#-1317	R9-6-354.	P#-7; PM-7; F#-1317; FM-1317	R9-6-375.	P#-7; F#-1317
R9-6-329.	P#-7; F#-1317	R9-6-355.	P#-7; F#-1317	R9-6-376.	P#-7; F#-1317
R9-6-330.	P#-7; PN-7; F#-1317; FN-1317	R9-6-356.	P#-7; PM-7;	R9-6-377.	P#-7; PM-7; F#-1317; FM-1317

R9-6-378.	P#-7; F#-1317	R9-6-3100.	P#-7; F#-1317	R9-8-902.	PN-1630; SPN-2444
R9-6-379.	P#-7; F#-1317	R9-6-3101.	P#-7; PM-7;	R9-8-903.	PN-1630; SPN-2444
R9-6-380.	P#-7; PM-7; F#-1317; FM-1317	R9-6-3102.	F#-1317; FM-1317 P#-7; F#-1317	R9-8-904.	PN-1630; SPN-2444
R9-6-381.	P#-7; PM-7; F#-1317; FM-1317	R9-6-3103.	P#-7; PM-7; F#-1317; FM-1317	R9-8-905.	PN-1630; SPN-2444
R9-6-382.	P#-7; PM-7; F#-1317; FM-1317	R9-6-3104.	P#-7; PM-7; F#-1317; FM-1317	R9-8-906.	PN-1630; SPN-2444
R9-6-383.	P#-7; PN-7; F#-1317; FN-1317	R9-6-3105.	P#-7; F#-1317 F#-1317	R9-8-907.	PN-1630; SPN-2444
R9-6-384.	P#-7; PM-7; F#-1317; FM-1317	R9-6-3106.	P#-7; PM-7; F#-1317; FM-1317	R9-8-908.	PN-1630; SPN-2444
R9-6-385.	P#-7; PM-7; F#-1317; FM-1317	R9-6-3107.	P#-7; PM-7; F#-1317; FM-1317	R9-8-909.	PN-1630; SPN-2444
R9-6-386.	P#-7; PM-7; F#-1317; FM-1317	R9-6-3108.	P#-7; PM-7; F#-1317; FM-1317	R9-8-910.	PN-1630; SPN-2444
R9-6-387.	P#-7; F#-1317	R9-6-1002.	PM-7; FM-1317	Table 9.1.	PN-1630; SPN-2444
R9-6-388.	P#-7; F#-1317	R9-6-1005.	PR-7; FR-1317	R9-8-911.	PN-1630; SPN-2444
R9-6-389.	P#-7; F#-1317	R9-6-1102.	PM-7; FM-1317	Table 9.2.	PN-1630; SPN-2444
R9-6-390.	P#-7; F#-1317	R9-6-1103.	PM-7; FM-1317	Table 9.3.	PN-1630; SPN-2444
R9-6-391.	P#-7; PM-7; F#-1317; FM-1317	Health Services, Department of - Emergency Medical Services		R9-8-912.	PN-1630; SPN-2444
R9-6-392.	P#-7; F#-1317	R9-25-101.	FM-332	R9-8-913.	PN-1630; SPN-2444
R9-6-393.	P#-7; F#-1317	R9-25-201.	FM-332	Health Services, Department of - Health Care Institutions: Licensing	
R9-6-394.	P#-7; F#-1317	R9-25-301.	FM-332	R9-10-101.	PM-152; PM-703; FM-2085; FM-2457
R9-6-395.	P#-7; F#-1317	R9-25-302.	FM-332	R9-10-102.	PM-152; PM-703; FM-2085; FM-2457
R9-6-396.	P#-7; PM-7; F#-1317; FM-1317	R9-25-304.	FM-332	R9-10-103.	PM-152; FM-2457
R9-6-397.	P#-7; PM-7; F#-1317; FM-1317	R9-25-305.	FM-332	R9-10-104.	PM-152; FM-2457
R9-6-398.	P#-7; F#-1317	R9-25-401.	FM-332	R9-10-104.01.	PM-152; FM-2457
R9-6-399.	P#-7; F#-1317	R9-25-403.	FM-332	R9-10-105.	PM-152; FM-2457
R9-6-403.	FEM-661	R9-25-404.	FM-332	R9-10-106.	PM-703; FM-2085; FM-2457;
R9-6-404.	FEM-661	R9-25-407.	FM-332	Table 1.3.	PM-2705 PN-2705
		R9-25-408.	FM-332	R9-10-107.	PM-152; FM-2457
		R9-25-409.	FM-332	R9-10-108.	PM-152; FM-2457
		R9-25-908.	FEM-404	Table 1.1.	PM-152; FM-2457
		Health Services, Department of - Food, Recreational, and Institu- tional Sanitation		R9-10-109.	PM-152; FM-2457
		R9-8-101.	FEM-666	R9-10-110.	PM-152; FM-2457
		R9-8-101.01.	FEN-666; FEM-666	R9-10-111.	PM-152; FM-2457
		R9-8-102.	FEN-666		
		R9-8-118.	FE#-666		
		R9-8-119.	SPM-2444		
		R9-8-901.	PN-1630; SPN-2444		

R9-10-112.	PM-152; FM-2457	R9-10-423.	PM-152; FM-2457	R9-10-719.	PM-246; TM-2775
R9-10-113.	PM-152; FM-2457	R9-10-426.	PM-152; FM-2457	R9-10-720.	PM-246; TM-2775
R9-10-115.	PM-246; TM-2775	R9-10-501.	PEM-384; FEM-1263	R9-10-722.	PM-246; TM-2775
R9-10-118.	PM-152; FM-2457	R9-10-503.	PEM-384; FEM-1263	R9-10-801.	PM-703; FM-2085
R9-10-120.	PM-152; FM-2457	R9-10-506.	PEM-384; FEM-1263	R9-10-802.	PM-246; TM-2775
R9-10-121.	PM-152; PM-703; FM-2085; FM-2457	R9-10-507.	PEM-384; FEM-1263	R9-10-803.	PM-246; PM-703; FM-2085; TM-2775
R9-10-122.	PN-703; FN-2085	R9-10-509.	PEM-384; FEM-1263	R9-10-806.	PM-246; PM-703; FM-2085; TM-2775
R9-10-123.	PN-703; FN-2085	R9-10-510.	PEM-384; FEM-1263	R9-10-807.	PM-246; TM-2775
R9-10-124.	PN-703; FN-2085	R9-10-511.	PEM-384; FEM-1263	R9-10-808.	PM-703; FM-2085
R9-10-125.	PN-703; FN-2085	R9-10-512.	PEM-384; FEM-1263	R9-10-809.	PM-246; TM-2775
R9-10-126.	PN-703; FN-2085	R9-10-514.	PEM-384; FEM-1263	R9-10-810.	PM-246; TM-2775
Table 1.2.	PM-703; FN-2085	R9-10-515.	PEM-384; FEM-1263	R9-10-811.	PM-246; PM-703; FM-2085; TM-2775
R9-10-201.	PM-152; FM-2457	R9-10-516.	PEM-384; FEM-1263	R9-10-815.	PM-703; FM-2085
R9-10-202.	PM-152; FM-2457	R9-10-518.	PEM-384; FEM-1263	R9-10-816.	PM-246; PR-703; PN-703; FR-2085; FN-2085
R9-10-203.	PM-152; FM-2457	R9-10-520.	PEM-384; FEM-1263	R9-10-817.	PM-246; PN-703; FN-2085; TM-2775
R9-10-209.	PM-152; FM-2457	R9-10-522.	PEM-384; FEM-1263	R9-10-818.	P#-703; F#-2085; TM-2775
R9-10-212.	PM-152; FM-2457	R9-10-525.	PEM-384; FEM-1263	R9-10-819.	P#-703; PM-703; F#-2085; FM-2085
R9-10-215.	PM-152; FM-2457	R9-10-606.	PM-152; FM-2457	R9-10-820.	PM-246; P#-703; F#-2085
R9-10-218.	PM-152; FM-2457	R9-10-613.	PM-152; FM-2457	R9-10-821.	P#-703; F#-2085; TM-2775
R9-10-234.	PM-152; FM-2457	R9-10-701.	PM-246; TM-2775	R9-10-901.	PM-152; FM-2457
R9-10-303.	PM-152; FM-2457	R9-10-702.	PM-246; TM-2775	R9-10-902.	PM-152; FM-2457
R9-10-307.	PM-152; FM-2457	R9-10-703.	PM-246; TM-2775	R9-10-905.	PM-152; FM-2457
R9-10-320.	PM-152; FM-2457	R9-10-706.	PM-246; TM-2775	R9-10-911.	PM-152; FM-2457
R9-10-321.	PM-152; FM-2457	R9-10-707.	PM-246; TM-2775	R9-10-914.	PM-152; FM-2457
R9-10-402.	PM-152; FM-2457	R9-10-709.	PM-246; TM-2775	R9-10-918.	PM-152; FM-2457
R9-10-403.	PM-152; FM-2457	R9-10-710.	PM-246; TM-2775		
R9-10-406.	PM-152; FM-2457	R9-10-712.	PM-246; TM-2775		
R9-10-410.	PM-152; FM-2457	R9-10-713.	PM-246; TM-2775		
R9-10-411.	PM-152; FM-2457	R9-10-715.	PM-246; TM-2775		
R9-10-413.	PM-152; FM-2457	R9-10-716.	PM-246; TM-2775		
R9-10-414.	PM-152; FM-2457	R9-10-717.	PM-246; TM-2775		
R9-10-421.	PM-152; FM-2457	R9-10-718.	PM-246; TM-2775		

R13-4-201.	FM-924	R4-18-203.	PM-1867	R4-28-503.	PM-1489
R13-4-202.	FM-924	R4-18-204.	PM-1867	R4-28-504.	PM-1489;
R13-4-203.	FM-924	R4-18-205.	PM-1867		FM-4267
R13-4-204.	FM-924	R4-18-206.	PM-1867	R4-28-701.	PM-1489;
R13-4-205.	FM-924	R4-18-207.	PM-1867		FM-4267
R13-4-206.	FM-924	R4-18-208.	PM-1867	R4-28-801.	PM-1489;
R13-4-208.	FM-924	R4-18-209.	PM-1867		FM-4267
		R4-18-603.	PM-4037	R4-28-802.	PM-1489;
					FM-4267
Personnel Board, State		Postsecondary Education, Commis-		R4-28-803.	PM-1489;
R2-5.1-101.	FEM-1257	sion for			FM-4267
R2-5.1-103.	FEM-1257	R7-3-101.	EXP-1283	R4-28-804.	PM-1489;
R2-5.1-104.	FEM-1257	R7-3-102.	EXP-1283		FM-4267
		R7-3-103.	EXP-1283	R4-28-805.	PM-1489;
Pharmacy, Board of		R7-3-104.	EXP-1283		FM-4267
R4-23-110.	PM-509;	R7-3-105.	EXP-1283	R4-28-1101.	PM-1489;
	FM-2363	R7-3-106.	EXP-1283		FM-4267
R4-23-205.	PM-2619	R7-3-107.	EXP-1283	R4-28-1102.	PM-1489;
R4-23-410.	PM-2619	R7-3-108.	EXP-1283		FM-4267
R4-23-411.	EM-4007;			R4-28-1103.	PM-1489;
	PM-4259	Psychologist Examiners, Board of			FM-4267
R4-23-602.	PM-509;	R4-26-207.	PM-149;	R4-28-A1201.	PM-1489;
	FM-2363		FM-2396		FM-4267
R4-23-603.	PR-509;	R4-26-406.	FM-1255	R4-28-A1202.	PM-1489;
	FR-2363				FM-4267
R4-23-607.	PM-509;	Public Safety, Department of - Con-		R4-28-A1203.	PM-1489;
	FM-2363	cealed Weapons Permits			FM-4267
R4-23-670.	PM-2619	Table 1.	EXP-1284	R4-28-A1204.	PM-1489;
R4-23-693.	PM-509;				FM-4267
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R4-23-802.	PM-509;	ate Investigators			FM-4267
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2025 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.

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

July		August		September		October		November		December	
Date Filed	Effective Date	Date Filed	Effective Date	Date Filed	Effective Date	Date Filed	Effective Date	Date Filed	Effective Date	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 delay between the deadline date and the *Register* publication date. The weekly deadline dates (*first column*) and issue dates (*second column*) are shown below. Council meetings and *Register* deadlines do not correlate. Also listed are the earliest dates on which an oral proceeding can be held on proposed rulemakings or proposed delegation agreements, following publication of the notice in the *Register*.

Deadline Date Friday, 5:00 p.m. <i>(**early submission date due to holiday)</i>	Register Publication Date	Oral Proceeding may be scheduled on or after <i>(*later date due to holiday)</i>
May 16, 2025	June 6, 2025	July 7, 2025
May 23, 2025	June 13, 2025	July 14, 2025
May 30, 2025	June 20, 2025	July 21, 2025
June 6, 2025	June 27, 2025	July 28, 2025
June 13, 2025	July 4, 2025	August 4, 2025
June 20, 2025	July 11, 2025	August 11, 2025
June 27, 2025	July 18, 2025	August 18, 2025
**July 3, 2025	July 25, 2025	August 25, 2025
July 11, 2025	August 1, 2025	*September 2, 2025
July 18, 2025	August 8, 2025	September 8, 2025
July 25, 2025	August 15, 2025	September 15, 2025
August 1, 2025	August 22, 2025	September 22, 2025
August 8, 2025	August 29, 2025	September 29, 2025
August 15, 2025	September 5, 2025	October 6, 2025
August 22, 2025	September 12, 2025	*October 14, 2025
August 29, 2025	September 19, 2025	October 20, 2025
September 5, 2025	September 26, 2025	October 22, 2025
September 12, 2025	October 3, 2025	November 3, 2025
September 19, 2025	October 10, 2025	November 10, 2025
September 26, 2025	October 17, 2025	November 17, 2025
October 3, 2025	October 24, 2025	November 24, 2025
October 10, 2025	October 31, 2025	December 1, 2025
October 17, 2025	November 7, 2025	December 8, 2025
October 24, 2025	November 14, 2025	December 15, 2025
October 31, 2025	November 21, 2025	December 22, 2025
November 7, 2025	November 28, 2025	December 29, 2025
November 14, 2025	December 5, 2025	January 5, 2026
November 21, 2025	December 12, 2025	January 12, 2026
November 28, 2025	December 19, 2025	January 19, 2026

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 under A.R.S. § 41-1013(B)(15).

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 305, Phoenix, AZ 85007. For more information, call (602) 542-2058 or visit <https://grrc.az.gov>.

GOVERNOR’S REGULATORY REVIEW COUNCIL DEADLINES FOR 2025/2026
(MEETING DATES ARE SUBJECT TO CHANGE)

[M24-54/M25-79]

*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.

DEADLINE FOR PLACEMENT ON AGENDA*	FINAL MATERIALS SUBMITTED TO COUNCIL	DATE OF COUNCIL STUDY SESSION	DATE OF COUNCIL MEETING
<i>Tuesday</i> September 23, 2025	<i>Tuesday</i> October 21, 2025	<i>Tuesday</i> October 28, 2025	<i>Tuesday</i> November 4, 2025
<i>Tuesday</i> October 21, 2025	<i>Tuesday</i> November 18, 2025	<i>Tuesday</i> November 25, 2025	<i>Tuesday</i> December 2, 2025
<i>Tuesday</i> December 23, 2025	Wednesday January 21, 2026	<i>Tuesday</i> January 27, 2026	<i>Tuesday</i> February 3, 2026
<i>Tuesday</i> January 20, 2026	<i>Tuesday</i> February 17, 2026	<i>Tuesday</i> February 24, 2026	<i>Tuesday</i> March 3, 2026
<i>Tuesday</i> February 17, 2026	<i>Tuesday</i> March 24, 2026	<i>Tuesday</i> March 31, 2026	<i>Tuesday</i> April 7, 2026
<i>Tuesday</i> March 24, 2026	<i>Tuesday</i> April 21, 2026	<i>Tuesday</i> April 28, 2026	<i>Tuesday</i> May 5, 2026
<i>Tuesday</i> April 21, 2026	<i>Tuesday</i> May 19, 2026	Wednesday May 27, 2026	<i>Tuesday</i> June 2, 2026
<i>Tuesday</i> May 19, 2026	<i>Tuesday</i> June 23, 2026	<i>Tuesday</i> June 30, 2026	<i>Tuesday</i> July 7, 2026
<i>Tuesday</i> June 23, 2026	<i>Tuesday</i> July 21, 2026	<i>Tuesday</i> July 28, 2026	<i>Tuesday</i> August 4, 2026
<i>Tuesday</i> July 21, 2026	<i>Tuesday</i> August 18, 2026	<i>Tuesday</i> August 25, 2026	<i>Tuesday</i> September 1, 2026
<i>Tuesday</i> August 18, 2026	<i>Tuesday</i> September 22, 2026	<i>Tuesday</i> September 29, 2026	<i>Tuesday</i> October 6, 2026
<i>Tuesday</i> September 22, 2026	<i>Tuesday</i> October 20, 2026	<i>Tuesday</i> October 27, 2026	<i>Tuesday</i> November 3, 2026
<i>Tuesday</i> October 20, 2026	<i>Tuesday</i> November 17, 2026	<i>Tuesday</i> November 24, 2026	<i>Tuesday</i> December 1, 2026
<i>Tuesday</i> November 17, 2026	<i>Tuesday</i> December 22, 2026	<i>Tuesday</i> December 29, 2026	<i>Tuesday</i> January 5, 2027
<i>Tuesday</i> December 22, 2026	<i>Tuesday</i> January 19, 2027	<i>Tuesday</i> January 26, 2027	<i>Tuesday</i> February 2, 2027