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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Rules can be: made (all new text); amended (rules on file, changing text); repealed (removing text); or renumbered (moving rules to a different Section number).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New rules in this publication (whether proposed or made) are denoted with underlining; repealed text is stricken.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.
Participate in the Process

Look for the Agency Notice

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

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

Attend a public hearing/meeting

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

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

Write the agency

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

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

Arizona Regular Rulemaking Process

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

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

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

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

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

Substantial change? If no change then

Rule must be submitted for review or terminated within 120 days after the close of the record.

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

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

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

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


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

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

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

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

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


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

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

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

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

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

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

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

Acronyms

- A.A.C. – Arizona Administrative Code
- A.A.R. – Arizona Administrative Register
- APA – Administrative Procedure Act
- A.R.S. – Arizona Revised Statutes
- CFR – Code of Federal Regulations
- EIS – Economic, Small Business, and Consumer Impact Statement
- FR – Federal Register
- G.R.R.C. – Governor’s Regulatory Review Council

About Preambles

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

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

The information in the Preamble differs between rulemaking notices used and the stage of the rulemaking.
NOTICES OF PROPOSED RULEMAKING

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

A proposed rulemaking is filed by an agency upon completion and submittal of a Notice of Rulemaking Docket Opening. Often these two documents are filed at the same time and published in the same Register issue. When an agency files a Notice of Proposed Rulemaking under the Administrative Procedure Act (APA), the notice is published in the Register within three weeks of filing. See the publication schedule in the back of each issue of the Register for more information.

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

The Office of the Secretary of State is the filing office and publisher of these rules. Questions about the interpretation of the proposed rules should be addressed to the agency 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 20. BOARD OF DISPENSING OPTICIANS

[R21-88]

PREAMBLE

1. Article, Part or Section Affected (as applicable) | Rulemaking Action
---|---
R4-20-102 | Amend
R4-20-107 | Amend
R4-20-110 | Amend
R4-20-112 | Amend

2. Citations to the agency’s statutory rulemaking authority to include the authorizing statute (general) and the implementing statute (specific):
   Authorizing statute: A.R.S. § 32-1673

3. Citations to all related notices published in the Register as specified in R1-1-409(A) that pertain to the record of the proposed rule:
   Notice of Rulemaking Docket Opening: 27 A.A.R. 1081, July 16, 2021

4. The agency’s contact person who can answer questions about the rulemaking:
   Name: Megan Darian, Executive Director
   Address: Board of Dispensing Opticians
   1740 W. Adams, Suite 3001
   Phoenix, AZ 85007
   Telephone: (602) 542-8158
   Fax: (602) 926-8103
   Email: mdarian@do.az.gov
   Website: www.do.az.gov

5. An agency’s justification and reason why a rule should be made, amended, repealed or renumbered, to include an explanation about the rulemaking:
   The rule provides detailed licensing, regulatory information, and procedural instructions. The Board is proposing to amend rules R4-20-102, R4-20-107, R4-20-110 for clarification on the material necessary to submit with the application for licensure. The board is proposing to amend rule R4-20-112 to remove fees for copies of public record, due to the availability of the information online.

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

7. A showing of good cause why the rulemaking is necessary to promote a statewide interest if the rulemaking will diminish a previous grant of authority of a political subdivision of this state:
   The proposed amendment do not diminish a previous grant of authority of a political subdivision of this state.

8. The preliminary summary of the economic, small business, and consumer impact:
   Amending this rule would not have any adverse economic impact on consumers and small businesses.
9. The agency’s contact person who can answer questions about the economic, small business and consumer impact statement:
   Name: Megan Darian, Executive Director
   Address: Board of Dispensing Opticians
            1740 W. Adams, Suite 3001
            Phoenix, AZ 85007
   Telephone: (602) 542-8158
   Fax: (602) 926-8103
   Email: mdarian@do.az.gov
   Website: www.do.az.gov

10. 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 of Dispensing Opticians has scheduled the following oral proceeding:
   Date: Monday, August 23, 2021
   Time: 10:00 a.m.
   Location: 1740 W. Adams, Conference Room 1024
            Phoenix, AZ 85007
   Close of record: Noon, Monday, August 23, 2021

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

12. A list of any incorporated by reference material as specified in A.R.S. § 41-1028 and its location in the rules:
   Not applicable

13. The full text of the rules follows:

TITLE 4. PROFESSIONS AND OCCUPATIONS
CHAPTER 20. BOARD OF DISPENSING OPTICIANS

ARTICLE 1. GENERAL

Section
R4-20-102. Application for a Dispensing Optician's License by Examination
R4-20-107. Application for a Dispensing Optician's License by Comity
R4-20-110. Application for an Optical Establishment License; Qualifications
R4-20-112. Fees

ARTICLE 1. GENERAL

R4-20-102. Application for a Dispensing Optician's License by Examination
At least 30 days before a regularly scheduled board meeting date, an applicant for a dispensing optician's license by examination shall submit to the Board an application packet that contains:
   1. An application form provided by the Board, signed and dated by the applicant, that contains:
      a. The applicant's name, Social Security number, address, and telephone number;
      b. The name and address of the applicant's employer at the time of application, if applicable;
      c. If demonstrating technical skill and training under A.R.S. § 32-1683(5)(b), the name and address of each dispensing optician, physician, or optometrist for whom the applicant served as an apprentice for three of the six years immediately preceding the application date, and the beginning and ending dates of each apprenticeship;
      d. If demonstrating technical skill and training under A.R.S. § 32-1683(5)(c), the name and address of the school from which the applicant graduated, dates of attendance, date of graduation, degree received, and the name and address of each dispensing optician for whom the applicant served as a dispensing optician apprentice for one of the six years immediately preceding the application date and the beginning and ending dates of service. The applicant shall submit a photocopy of the applicant’s diploma from the optical dispensing school;
An applicant for a dispensing optician's license by comity shall submit an application packet to the Board that contains:

1. An application form provided by the Board, signed and dated by the applicant that contains:
   a. The applicant’s name, Social Security number, address, and telephone number;
   b. The applicant is dispensing optician license number and the state and date of licensure;
   c. A statement that the applicant has either served as an apprentice or been employed as a dispensing optician by the physician, optometrist, or dispensing optician for the time required in subsection (1)(c), (d), or (e);
   d. A statement of whether the applicant has ever been denied a license or had a license suspended or revoked in any state; and
   e. A sworn statement by the applicant verifying the truthfulness of the information provided by the applicant;
2. A photocopy of the applicant’s:
   a. High school diploma or general educational diploma issued in any state; or
   b. Transcripts from a high school or college; or
   c. Evidence of a college degree or admission to any college in any state;
3. Verification of passing both spectacle and contact lens written and practical examinations in opticianry administered by a nationally recognized body as evidenced by an original notice of examination results or a copy of the original certificate of passage issued by the organization that prepared the examination;
4. A letter attesting to good moral character from each of three individuals who are not family members, who have known the applicant for two years immediately before the date of the application, and support the applicant’s licensure;
5. A letter from each physician, optometrist, or dispensing optician named in subsection (1)(c), (d), or (e) that contains:
   a. The individual's printed name, address, and telephone number; and
   b. A statement that the applicant has either served as an apprentice or been employed as a dispensing optician by the physician, optometrist, or dispensing optician for the time required in subsection (1)(c), (d), or (e);
6. A photograph of the applicant no smaller than 1 ½ x 2 inches and taken not more than six months before the date of application; and
7. The fee required in R4-20-112.

R4-20-107. Application for a Dispensing Optician's License by Comity

R4-20-110. Application for an Optical Establishment License

A. Any person, corporation, company, partnership, firm, association or society operating an optical establishment, except those exempt under A.R.S. §32-1691, shall obtain an optical establishment license.

B. An applicant for an optical establishment license shall submit an application packet to the Board that contains:

1. An application form provided by the Board, signed and dated by the applicant that contains:
   a. The applicant’s name, establishment name, establishment address, and telephone number. An application form shall be signed by the following:
      i. If a sole proprietorship, the individual owning the optical establishment;
      ii. If a corporation, each individual owning 20% or more of the voting stock in the corporation;
      iii. If a partnership, the managing partner and a general partner;
      iv. If a limited liability company, the designated manager, or if no manager is designated, any two members of the limited liability company;
   b. The hours the establishment will be open to the public for business;
   c. If applicable, the name, business address, and telephone number of each licensed optical establishment currently being operated by the applicant in Arizona;
   d. If a corporation, the name of the statutory agent, the corporation’s officers, and the state of incorporation; and
   e. The name, business address, telephone number, and license number of each licensed dispensing optician who is scheduled to work at the establishment on a full-time basis, consisting of 32 hours or more per week;
2. If a corporation, the articles of incorporation; and
3. The fee required in R4-20-112.

C. To be licensed, an optical establishment shall employ at least one dispensing optician licensed by the Board, for at least 32 hours or more per week.
R4-20-112. Fees

A. Dispensing optician fees, which are non-refundable, unless A.R.S. § 41-1077 applies, are as follows:
   1. License issuance fee: $100
   2. Renewal of dispensing optician license: $135
   3. License renewal late fee: $100

B. Optical establishment license fees are as follows:
   1. License application fee: $100
   2. License issuance fee: $100
   3. Renewal of optical establishment license: $135
   4. License renewal late fee: $100

C. Fees for copies of public records are:
   1. Duplicate optician license: $25
   2. Duplicate establishment license: $25
   3. Dispensing Optician Statutes and rules: $10
   4. Directories:
      a. Commercial use: $2.50 per page
      b. Non-commercial use: $1.00 per page
   5. Labels:
      a. Commercial use: $.30 per name
      b. Non-commercial use: $.10 per name
   6. All other records: $.50 per page
NOTICES OF FINAL EXEMPT RULEMAKING

This section of the Arizona Administrative Register contains Notices of Final Exempt Rulemaking. The Office of the Secretary of State is the filing office and publisher of these rules. Questions about the interpretation of the final exempt rule should be addressed to the agency proposing them. Refer to Item #5 to contact the person charged with the rulemaking.

NOTICE OF FINAL EXEMPT RULEMAKING
TITLE 4. PROFESSIONS AND OCCUPATIONS
CHAPTER 24. BOARD OF PHYSICAL THERAPY

PREAMBLE

1. Article, Part or Section Affected (as applicable) Rulemaking Action
   R4-24-107 Amend
   Table 1 Amend

2. Citations to the agency’s statutory rulemaking authority to include both the authorizing statute (general) and the implementing statute (specific):
   Implementing statute: A.R.S. § 36-3606(A)(3)
   Statute or session law authorizing the exemption: Laws 2021, Chapter 320, Sec. 24

3. The effective date for the rules and the reason the agency selected the effective date:
   June 29, 2021

4. Citation to all related notices published in the Register as specified in R1-1-409(A) that pertain to the record of the exempt rulemaking:
   None

5. The agency's contact person who can answer questions about the rulemaking:
   Name: Karen Donahue, Executive Director
   Address: Board of Physical Therapy
            1740 W. Adams, Suite 2450
            Phoenix, AZ 85007
   Telephone: (602) 274-1361
   Fax: (602) 274-1378
   Email: Karen.donahue@ptboard.az.gov
   Website: www.ptboard.az.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 legislature enacted Laws 2021, Chapter 320, as an emergency measure to expand use of telehealth in meeting the health-care needs of Arizonans. The statute includes a provision allowing a health care provider not licensed in this state to provide telehealth services to individuals in Arizona if the out-of-state health care provider registers with Arizona’s applicable regulatory board and pays a fee specified by the regulatory board. In this rulemaking, the Board specifies the fee for an out-of-state health care provider to register to provide telehealth services in Arizona and amends the Board’s time frame table to include the new registration. An exemption from Executive Order 2021-02 was provided for this rule making by Trista Guzman Glover in an e-mail dated June 1, 2021.

7. A reference to any study relevant to the rule that the agency reviewed and either relied on or did not rely on in its evaluation of or justification for the rule, where the public may obtain or review each study, all data underlying each study, and any analysis of each study and other supporting material:
   The Board did not review or rely on a study in its evaluation of or justification for any rule in this rulemaking.

8. A showing of good cause why the rulemaking is necessary to promote a statewide interest if the rulemaking will diminish a previous grant of authority of a political subdivision of this state:
   Not applicable

9. A summary of the economic, small business, and consumer impact, if applicable:
   For this rulemaking, Laws 2021, Chapter 320, Sec. 24, exempts the Board from all rulemaking requirements in A.R.S. Title 41, Chapter 6. The exemption includes the requirement to provide an economic, small business, and consumer impact statement. However, it is clear that establishing a fee for an out-of-state health care provider to register to provide telehealth services in Arizona will have an economic impact on the out-of-state health care provider who chooses voluntarily to register. The out-of-state health
care provider will determine whether the benefits from the opportunity to provide telehealth in Arizona are greater than the cost to register.

10. **A description of any changes between the proposed rulemaking, including supplemental notices, and the final rulemaking (if applicable):**
    Not applicable

11. **An agency's summary of the public or stakeholder comments made about the rulemaking and the agency response to comments, if applicable:**
    Not applicable

12. **Other matters prescribed by statute applicable to the specific agency or to any specific rule or class of rules. When applicable, matters shall include, but not be limited to:**
    None
    a. **Whether the rule requires a permit, whether a general permit is used and if not, the reasons why a general permit is not used:**
       The registration addressed in this rulemaking is a general permit consistent with the definition at A.R.S. § 41-1001.
    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:**
       No federal law is applicable to the subject of this rulemaking.
    c. **Whether a person submitted an analysis to the agency that compares the rule’s impact of the competitiveness of business in this state to the impact on business in other states:**
       No analysis was submitted.

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

14. **Whether the rule was previously made, amended, or repealed as an emergency rule. If so, cite the notice published in the Register as specified in R1-1-409(A). Also, the agency shall state where the text was changed between the emergency and the final rulemaking packages:**
    Neither rule in this rulemaking was previously made, amended, or repealed as an emergency rule.

15. **The full text of the rules follows:**

---

**TITLE 4. PROFESSIONS AND OCCUPATIONS**

**CHAPTER 24. BOARD OF PHYSICAL THERAPY**

**ARTICLE 1. GENERAL PROVISIONS**

Section
R4-24-107. Fees

**ARTICLE 2. LICENSING PROVISIONS**

Section
Table 1. Time Frames (in days)

**ARTICLE 1. GENERAL PROVISIONS**

R4-24-107. Fees

A. **Under the authority provided by A.R.S. §§ 32-2029 and 32-2030, the Board establishes and shall collect the following fees, which are not refundable unless A.R.S. § 41-1077 applies:**

1. For a physical therapist:
   a. Application for an original license if the applicant applies on or after September 1 in an even-numbered year and no later than August 31 in an odd-numbered year, $260;
   b. Application for an original license if the applicant applies on or after September 1 in an odd-numbered year and no later than August 31 in an even-numbered year, $190;
   c. Renewal of an active license, $160;
   d. Renewal of an inactive license, $80;
   e. Reinstatement of an administratively suspended license, $100 plus the renewal fee; and
   f. Duplicate license, $10.

2. For a physical therapist assistant:
   a. Application for an original certificate if the applicant applies on or after September 1 in an even-numbered year and no later than August 31 in an odd-numbered year, $160;
   b. Application for an original certificate if the applicant applies on or after September 1 in an odd-numbered year and no later than August 31 in an even-numbered year, $120;
   c. Renewal of an active certificate, $55;
   d. Renewal of an inactive certificate, $27.50;
   e. Reinstatement of an administratively suspended certificate, $50 plus the renewal fee; and
   f. Duplicate certificate, $10.

3. For a business entity:
a. Application for an original registration, $50;
b. Renewal, $50;
c. Late fee, $25; and
d. Duplicate registration, $10.

B. Under the authority provided by A.R.S. § 36-3606(A)(3), the Board establishes and shall collect a registration fee from an out-of-state health care provider of telehealth services: $100.

C. The fees specified in subsections (A) and (B) are nonrefundable unless A.R.S. § 41-1077 applies.

The Board shall accept fees paid by check or money order payable to the Arizona State Board of Physical Therapy.

ARTICLE 2. LICENSING PROVISIONS

Table 1. Time Frames (in days)

<table>
<thead>
<tr>
<th>Type of Applicant</th>
<th>Type of Approval</th>
<th>Statutory Authority</th>
<th>Overall Time Frame</th>
<th>Administrative Completeness Time Frame</th>
<th>Substantive Review Time Frame</th>
</tr>
</thead>
<tbody>
<tr>
<td>Original License (R4-24-201) or Registration as an Out-of-state Health Care Provider of Telehealth Services (A.R.S. § 36-3606)</td>
<td>License Registration</td>
<td>A.R.S. §§ 32-2022; 32-2023; 36-3606</td>
<td>75</td>
<td>30</td>
<td>45</td>
</tr>
<tr>
<td>License or Certificate by Endorsement (R4-24-201; R4-24-207)</td>
<td>License or certificate by Endorsement</td>
<td>A.R.S. § 32-2026</td>
<td>75</td>
<td>30</td>
<td>45</td>
</tr>
<tr>
<td>Physical Therapist Assistant Certificate (R4-24-207)</td>
<td>Certificate</td>
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NOTICE OF FINAL EXEMPT RULEMAKING

TITLE 7. EDUCATION

CHAPTER 2. STATE BOARD OF EDUCATION

[R21-90]

PREAMBLE

1. Article, Part or Section Affected (as applicable) | Rulemaking Action
R7-2-303 | Amend

2. Citations to the agency’s statutory rulemaking authority to include the authorizing statute (general) and the implementing statute (specific), and the statute or session law authorizing the exemption:
Authorizing statute: A.R.S. § 15-203(A)(1)
Implementing statute: A.R.S. §§ 15-102(A)(4); 15-716; 15-711
Exemption statute: A.R.S. § 41-1005(F)

3. The effective date of the rules and the agency’s reason it selected the effective date:
June 28, 2021
4. A list of all notices published in the Register as specified in R1-1-409(A) that pertains to the record of the exempt rulemaking:
   Not applicable

5. The agency’s contact person who can answer questions about the rulemaking:
   Name: Alicia Williams, Executive Director
   Address: State Board of Education
   1700 W. Washington, Suite 300
   Phoenix, AZ 85007
   Telephone: (602) 542-5057
   Fax: (602) 542-3046
   Email: inbox@azsbe.az.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:
   On April 20, 2021, the Governor vetoed SB 1456, which made various changes to sex education. With the veto, the Governor issued Executive Order 2021-11. The Executive Order directs the Board to adopt or amend rules and to report on its efforts by June 30, 2021.

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

8. A showing of good cause why the rule is necessary to promote a statewide interest if the rule will diminish a previous grant of authority of a political subdivision of this state:
   Not applicable

9. The summary of the economic, small business and consumer impact, if applicable:
   The rules are not expected to have significant, if any, economic impact on small businesses.

10. A description of the changes between the proposed rules, including supplemental notices and final rules (if applicable):
    Not applicable

11. A summary of the comments made regarding the rule and the agency response to them:
    The Board opened rulemaking procedures at the May 24, 2021 meeting. A virtual public hearing was held on June 17, 2021 at noon. The Board received two public comments at the hearing in support of the rules. Three written comments were submitted in support of the rules. The Board closed rulemaking procedures at the June 28, 2021 meeting. No comments were submitted at the final meeting.

12. Any other matters prescribed by statute that are applicable to the specific agency or to any specific rule or class of rules:
    Not applicable

13. Incorpoations by reference and their location in the rules:
    Not applicable

14. Was this rule previously made as an emergency rule? If so, please indicate the Register citation:
    Not applicable

15. The full text of the rule follows:

   TITLE 7. EDUCATION
   CHAPTER 2. STATE BOARD OF EDUCATION

   ARTICLE 3. CURRICULUM REQUIREMENTS AND SPECIAL PROGRAMS

   Section
   R7-2-303. Sex Education

   ARTICLE 3. CURRICULUM REQUIREMENTS AND SPECIAL PROGRAMS

   A. Instruction in sex education in the public schools of Arizona, including instruction provided after hours, shall be offered only in conformity with the following requirements. Nothing in this Section shall be construed to require a school district or charter school to provide sex education instruction to pupils.
     1. Common schools: Nature of instruction; approval; format.
       a. Supplemental/elective nature of instruction. The common schools of Arizona may provide a specific elective lesson or lessons concerning sex education as a supplement to the health course of study.
         i. This supplement may only be taken by the student at the written request of the student’s parent or guardian.
         ii. Alternative elective lessons from the state-adopted optional subjects shall be provided for students who do not enroll in elective sex education.
iii. Elective sex education lessons shall not exceed the equivalent of one class period per day for 1/8 of the school year for grades K through four.

iv. Elective sex education lessons shall not exceed the equivalent of one class period per day for 1/4 of the school year for grades five through eight.

b. Local governing board approval. All elective sex education lessons to be offered shall first be approved by the local governing board.

i. Each local governing board contemplating the offering of elective sex education shall establish an advisory committee with membership representative of district size and the racial and ethnic composition of the community to assist in the development of lessons and advise the local governing board on an ongoing basis. All meetings of committees that are authorized for the purposes of reviewing and selecting the sex education course of study shall be publicly noticed at least two weeks before occurring and be open to the public pursuant to Arizona Revised Statutes Title 38, Chapter 3, Article 3.1.

ii. The local governing board shall review the total instructional materials for lessons presented for approval and approve all lessons and curricula in the course of study to be offered in sex education.

iii. The local governing board shall make any proposed sex education course of study available and accessible for review and public comment for at least 60 days before the governing board or governing body decides whether to approve that course of study. The local governing board shall publicize and hold at least two public hearings within the 60-day period for the purpose of receiving public input at least one week prior to the local governing board meeting at which the elective sex education lessons will be considered for approval. Public input may include written comments, oral comments and comments submitted electronically.

iv. The local governing board shall maintain for viewing by the public, both online and in-person pursuant to A.R.S. § 15-102(A)(2), the total instructional materials to be used in approved elective sex education lessons within the school district or charter school at least two weeks before any instruction is offered.

c. Format of instruction.

i. Lessons shall be taught to boys and girls separately.

ii. Lessons shall be ungraded, require no homework, and any evaluation administered for the purpose of self-analysis shall not be retained or recorded by the school or the teacher in any form.

iii. Lessons shall not include tests, psychological inventories, surveys, or examinations containing any questions about the student’s or the student’s parents’ personal beliefs or practices in sex, family life, morality, values or religion.

2. High schools: Course offering; approval; format.

a. A course in sex education may be provided in the high schools of Arizona.

b. This course may only be taken by the student at the written request of the student’s parent or guardian.

c. Alternative elective lessons from the state-adopted optional subjects shall be provided for students who do not enroll in elective sex education.

d. All meetings of committees that are authorized for the purposes of reviewing and selecting the sex education course of study shall be publicly noticed at least two weeks before occurring and be open to the public pursuant to Arizona Revised Statutes Title 38, Chapter 3, Article 3.1.

e. g. The local governing board shall review the total instructional materials and approve all lessons and curricula in the course of study to be offered in sex education.

f. The local governing board shall make any proposed sex education course of study available and accessible for review and public comment for at least 60 days before the governing board or governing body decides whether to approve that course of study. The local governing board shall publicize and hold at least two public hearings within the 60-day period for the purpose of receiving public input at least one week prior to the local governing board meeting at which the elective sex education lessons will be considered for approval. Public input may include written comments, oral comments and comments submitted electronically.

g. Lessons shall not include tests, psychological inventories, surveys, or examinations containing any questions about the student’s or the student’s parents’ personal beliefs or practices in sex, family life, morality, values or religion.

h. Local governing boards shall maintain for viewing by the public, both online and in-person pursuant to A.R.S. § 15-102(A)(2), the total instructional materials to be used in all sex education courses to be offered in high schools within the school district or charter school at least two weeks before any instruction is offered.

3. Content of instruction: Common schools and high schools.

a. All sex education materials and instruction shall be age appropriate, recognize the needs of exceptional students, meet the needs of the district, recognize local community standards and sensitivities, shall not include the teaching of abnormal, deviate, or unusual sexual acts and practices, and shall include the following:

i. Emphasis upon the power of individuals to control their own personal behavior. Pupils shall be encouraged to base their actions on reasoning, self-discipline, sense of responsibility, self-control and ethical considerations such as respect for self and others; and

ii. Instruction on how to say “no” to unwanted sexual advances and to resist negative peer pressure. Pupils shall be taught that it is wrong to take advantage of, or to exploit, another person.

b. All sex education materials and instruction which discuss sexual intercourse shall:

i. Stress that pupils should abstain from sexual intercourse until they are mature adults;

ii. Emphasize that abstinence from sexual intercourse is the only method for avoiding pregnancy that is 100% effective;

iii. Stress that sexually transmitted diseases have severe consequences and constitute a serious and widespread public health problem;
iv. Include a discussion of the possible emotional and psychological consequences of preadolescent and adolescent sexual intercourse and the consequences of preadolescent and adolescent pregnancy;
v. Advise pupils of Arizona law pertaining to the financial responsibilities of parenting, and legal liabilities related to sexual intercourse with a minor.

B. Certification of compliance. All districts and charter schools offering a local governing board-approved sex education course or lesson shall certify, under the notarized signature of both the president of the local governing board and the chief administrator of the school district or charter school, compliance with this Section except as specified in subsection (C). Acknowledgment of receipt of the compliance certification from the State Board of Education is required as a prerequisite to the initiation of instruction. Certification of compliance shall be in a format and with such particulars as shall be specified by the Department of Education.

C. All districts offering State Board approved sex education lessons or courses prior to the effective date of this Section shall comply with this rule on or before June 30, 1990. School districts and charter schools shall make any existing sex education course of study available and accessible for review both online and in person by June 30, 2021.
NOTICE OF RULEMAKING DOCKET OPENING

DEPARTMENT OF ENVIRONMENTAL QUALITY
AIR POLLUTION CONTROL

18, Environmental Quality
2, Department of Environmental Quality - Air Pollution Control
6, Emissions from Existing and New Nonpoint Sources
13, State Implementation Plan Rules for Specific Locations

Section numbers: To be determined

2. The subject matter of the proposed rule:
   On January 10, 2017, the U.S. Environmental Protection Agency (EPA) finalized changes to the Regional Haze Rule, which requires each state to submit periodic state implementation plan (SIP) revisions addressing regional haze visibility impairment for each mandatory federal class I area (Class I Area) within the state and for each Class I Area outside the state that may be affected by emissions from the state. 82 FR 3078 (Jan. 10, 2017). Pursuant to A.R.S. § 49-458.01(A), ADEQ is required to “submit to the administrator state implementation plan revisions to address regional haze visibility impairment in mandatory federal class I areas.” As such, ADEQ needs to amend Arizona Administrative Code Title 18, Chapter 2, Articles 6 and 13 to adopt rules containing enforceable emissions limits for nonpoint sources and point sources contributing to visibility impairment in Class I Areas, including appropriate monitoring, recordkeeping, and reporting provisions. ADEQ will submit the rule changes to EPA for approval in Arizona’s SIP.

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

4. The name and address of agency personnel with whom persons may communicate regarding the rule:
   Name: Elias Toon
   Address: Department of Environmental Quality
   1110 W. Washington St.
   Phoenix, AZ 85007
   Telephone: (602) 771-4665
   E-mail: toon.elias@azdeq.gov

5. The time during which the agency will accept written comments and the time and place where oral comments may be made:
   To be announced in the Notice of Proposed Rulemaking

6. A timetable for agency decisions or other action on the proceeding, if known:
   To be announced in the Notice of Proposed Rulemaking
NOTICES OF PUBLIC INFORMATION

1. Title of the substantive policy statements, notice, or administrative orders (“Policies”) and/or the numbers by which the Policies are referenced:
   f. Time Frame for Earning Continuing Education Credit, SP 91.05, A.A.R. Volume 2, Issue 13, Page 1368, on March 29, 1996.
   q. Responsible Individuals: OPM Certified Applicators, SP 10-01, not published.

2. The public information relating to the Policies:
The Arizona Department of Agriculture, Environmental Services Section of the Environmental and Plant Services Division (“EPSD”) is rescinding the Policies specified in paragraph #1, effective June 25, 2021. The Policies stated therein were modified and/or integrated into new Commission regulations; were incorrectly codified as Policies; or are no longer necessary. EPSD may issue new substantive policy statements or guidance documents related to the topics in the rescinded Policies, if necessary.

3. The name and address of agency personnel with whom persons may communicate regarding this notice of public information:
   Name: Jack Peterson, Associate Director
   Address: Arizona Department of Agriculture
            Environmental and Plant Services Division
            1688 W. Adams
            Phoenix, AZ 85007
   Telephone: (602) 542-3575
   Fax: (602) 542-1004
   Email: jpeterson@azda.gov
   Website: https://agriculture.az.gov/about-us/divisions/environmental-services
NOTICE OF PUBLIC INFORMATION
DEPARTMENT OF AGRICULTURE
PLANT SERVICES SECTION OF THE
ENVIRONMENTAL AND PLANT SERVICES DIVISION

1. Title of the substantive policy statements, notice, or administrative orders (“Policies”) and/or the numbers by which the Policies are referenced:
   a. Guidelines for Issuing a Citation, SP 5.05, published A.A.R. Volume 2, Issue 13, Page 1359, on March 29, 1996.
   p. Public Notice of Interpretation of A.A.C. R3-4-709, providing that the Department will no longer regulate carrots, published A.A.R. Volume 5, Issue 1, Page 31, on January 4, 1999.

2. The public information relating to the Policies:
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   Telephone: (602) 542-3575
   Fax: (602) 542-1004
   Email: jpeterson@azda.gov
   Website: https://agriculture.az.gov/about-us/divisions/environmental-services
WHEREAS, government regulations should be as limited as possible; and
WHEREAS, burdensome regulations inhibit job growth and economic development; and
WHEREAS, in 2015 the State of Arizona implemented a moratorium on all new regulatory rulemaking by State agencies through executive order, and renewed the moratorium in 2016, 2017, 2018, 2019 and 2020; and
WHEREAS, the State of Arizona eliminated or improved 462 burdensome regulations in 2020 and for a total of 2,751 needless regulations eliminated or improved since 2015; and
WHEREAS, estimates show these eliminations saved job creators $14.7 million in operating costs in 2020 and for a total of over $148.9 million in savings since 2015; and
WHEREAS, in 2020, for every one new necessary rule added to the Administrative Code, four have been repealed or improved; and
WHEREAS, COVID-19 has been hard on small businesses and the economy, and administrative barriers should be removed for their sake; and
WHEREAS, all government agencies of the State of Arizona should continue to promote customer service oriented principles for the people that it serves; and
WHEREAS, each State agency shall continue to conduct a critical and comprehensive review of its administrative rules and take action to reduce the regulatory burden, administrative delay and legal uncertainty associated with government regulation while protecting the health, peace and safety of residents; and
WHEREAS, each State agency should continue to evaluate its administrative rules using any available and reliable data and performance metrics; and
WHEREAS, Article 5, Section 4 of the Arizona Constitution and Title 41, Chapter 1, Article 1 of the Arizona Revised Statutes vests the executive power of the State of Arizona in the Governor.

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

1. A State agency subject to this Order shall not conduct any rulemaking, including regular, expedited, emergency and exempt, whether informal or formal, without the prior written approval of the Office of the Governor. In seeking approval, a State agency shall address one or more of the following as justifications for the rulemaking:
   a. To fulfill an objective related to job creation, economic development or economic expansion in this State.
   b. To reduce or ameliorate a regulatory burden on the public, while achieving the same regulatory objective.
   c. To prevent a significant threat to public health, peace or safety.
   d. To avoid violating a court order or federal law that would result in sanctions by a federal court for failure to conduct the rulemaking action.
   e. To comply with a federal statutory or regulatory requirement if such compliance is related to a condition for the receipt of federal funds or participation in any federal program.
   f. To comply with a new state statutory requirement.
   g. To fulfill an obligation related to fees or any other action necessary to implement the State budget that is certified by the Governor’s Office of Strategic Planning and Budgeting.
   h. To promulgate a rule or other item that is exempt from Title 41, Chapter 6, Arizona Revised Statutes, pursuant to section 41-1005, Arizona Revised Statutes.
   i. To address matters pertaining to the control, mitigation, or eradication of waste, fraud, or abuse within an agency or wasteful, fraudulent or abusive activities perpetrated against an agency.
   j. To eliminate rules which are antiquated, redundant or otherwise no longer necessary for the operation of state government.

2. After the public comment period and the close of the rulemaking record, a State agency subject to this Order shall not submit the proposed rules to the Governor’s Regulatory Review Council without a written final approval from the Office of the Governor.
Before considering the rules submitted by a State agency, the Governor’s Regulatory Review Council must obtain from the State agency the initial approval, referenced in Section 1, and the final approval from the Office of the Governor.

3. A State agency that submits a rulemaking request pursuant to this Order shall recommend for consideration by the Governor’s Office at least three existing rules to eliminate for every one additional rule requested by the agency.

4. All State agencies shall conduct a comprehensive review of any rules that were suspended during the Public Health State of Emergency for COVID-19 to determine if those rules should be permanently suspended and send a report on their findings no later than June 1, 2021.

5. A State agency subject to this Order shall not publicize any directives, policy statements, documents or forms on its website unless such are explicitly authorized by the Arizona Revised Statutes or Arizona Administrative Code. Any material that is not specifically authorized must be removed immediately.

6. A State agency that issues occupational or professional licenses shall prominently post on the agency’s website landing page all current state policies that ease licensing burdens and the exact steps applicants must complete to receive their license using these policies. State agencies should provide information that applies to all applicants, but have a designated area on the landing page that includes licensing information specifically for military spouses, active duty service members and veterans and all policies that make it easier for these applicant groups to receive their license. Examples of reduced licensing burdens include “universal recognition” of out-of-state licenses, availability of temporary licenses, fee waivers, exam exemptions and/or allowing an applicant to substitute military education or experience for licensing requirements. A landing page feature may link to an internal agency web page with more information, if necessary. All information must be easy to locate and written in clear and concise language.

7. A State agency that issues occupational or professional licenses must track veteran and military spouse status of applicants immediately and report that information to the Governor’s Office on an annual basis, starting July 1, 2021.

8. All State agencies that are required to issue occupational or professional licenses by “universal recognition” (established by A.R.S. § 32-4302) must track all applications received for this license type immediately and report that information to the Governor’s Office on an annual basis, starting July 1, 2021. Before any agency denies a professional or occupational license applied for under A.R.S. § 32-4302, the agency shall submit the application and justification for denial to the Office of the Governor for review before any official action is taken by the agency. The Governor’s Office should be notified of any required timeframes, whether in statute or rule, for approval or denial of the license by the agency.

9. For the purposes of this Order, the term “State agencies” includes, without limitation, all executive departments, agencies, offices, and all state boards and commissions, except for: (a) any State agency that is headed by a single elected State official; (b) the Corporation Commission; and (c) any board or commission established by ballot measure during or after the November 1998 general election. Those state agencies, boards and commissions excluded from this Order are strongly encouraged to voluntarily comply with this Order in the context of their own rulemaking processes.

10. This Order does not confer any legal rights upon any persons and shall not be used as a basis for legal challenges to rules, approvals, permits, licenses or other actions or to any inaction of a State agency. For the purposes of this Order, “person,” “rule” and “rulemaking” have the same meanings prescribed in section 41-1001, Arizona Revised Statutes.

11. This Executive Order supersedes Executive Order 2019-01 and Executive Order 2020-02.

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

Douglas A. Ducey
GOVERNOR

DONE at the Capitol in Phoenix on this twelfth day of February in the Year Two Thousand and Twenty-One and of the Independence of the United States of America the Year Two Hundred and Forty-Fifth.

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

<table>
<thead>
<tr>
<th>Deadline Date (paper only)</th>
<th>Register Publication Date</th>
<th>Oral Proceeding may be scheduled on or after</th>
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## GOVERNOR’S REGULATORY REVIEW COUNCIL DEADLINES

The following deadlines apply to all Five-Year Review Reports and any adopted rule submitted to the Governor’s Regulatory Review Council. Council meetings and Register deadlines do not correlate. We publish these deadlines under A.R.S. § 41-1013(B)(15).

GOVERNOR’S REGULATORY REVIEW COUNCIL DEADLINES FOR 2021

*MEETING DATES ARE SUBJECT TO CHANGE*

<table>
<thead>
<tr>
<th>DEADLINE FOR PLACEMENT ON AGENDA*</th>
<th>FINAL MATERIALS SUBMITTED TO COUNCIL</th>
<th>DATE OF COUNCIL STUDY SESSION</th>
<th>DATE OF COUNCIL MEETING</th>
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* Materials must be submitted by 5 PM on dates listed as a deadline for placement on a particular agenda. Placement on a particular agenda is not guaranteed.