

Volume 24  
Number 22  
August 1, 2007  
Pages 2727 - 2802

# The Oklahoma Register

---

Oklahoma  
Secretary of State  
Office of Administrative Rules



**Brad Henry, Governor**  
**M. Susan Savage,**  
**Secretary of State**  
**Peggy Coe, Managing Editor**

**THE OKLAHOMA REGISTER** is an official publication of the State of Oklahoma. It is published semi-monthly on the first working day of the month and on the first working day following the 14th day of the month under the authority of 75 O.S., Sections 250 et seq. and OAC 655:10-15-1. The rules of the State of Oklahoma are codified and published in the *Oklahoma Administrative Code*.

*The Oklahoma Register* and the documents accepted for publication are **AVAILABLE FOR PUBLIC INSPECTION** at the Office of Administrative Rules pursuant to the Oklahoma Open Records Act. Copies of the *Register* are also available for public inspection at many County Clerks' offices in Oklahoma, the Jan Eric Cartwright Memorial Law Library in the State Capitol, and the following depository libraries:

**Ada** - East Central University, Linscheid Library

**Alva** - Northwestern Oklahoma State University,  
J.W. Martin Library

**Bartlesville** - Bartlesville Public Library

**Clinton** - Clinton Public Library

**Durant** - Southeastern Oklahoma State University, H.G.  
Bennett Memorial Library

**Edmond** - University of Central Oklahoma, Chambers Library

**Enid** - Public Library of Enid and Garfield County

**Goodwell** - Oklahoma Panhandle State University

**Lawton** - Lawton Public Library

**McAlester** - McAlester Public Library

**Norman** - University of Oklahoma, Bizzell Memorial  
Library

**Oklahoma City** - Metropolitan Library System

**Oklahoma City** - Oklahoma Department of Libraries

**Stillwater** - Oklahoma State University, Edmon Low  
Library

**Tahlequah** - Northeastern State University, John  
Vaughan Library

**Tulsa** - Tulsa City-County Library System

**Tulsa** - University of Tulsa, McFarlin Library

**Weatherford** - Southwestern Oklahoma State  
University, Al Harris Library

**CITE MATERIAL PUBLISHED IN THE OKLAHOMA REGISTER** by the volume and the beginning page number of the document in the *Register*. For example: 24 Ok Reg 256.

**SUBSCRIPTION RATES** for the *Register* are \$500.00 per year for the printed issues and \$300.00 per year for the CD-ROM issues, payable in advance. When available, individual printed issues may be purchased for \$20.00 plus the cost of postage, payable in advance. Make checks payable to "Secretary of State." Send subscription requests, change of address notices, and undelivered copies to: Secretary of State, Office of Administrative Rules, P.O. Box 53390, Oklahoma City, OK 73152-3390.

**INFORMATION ABOUT THIS PUBLICATION** may be obtained by contacting the Oklahoma Secretary of State, Office of Administrative Rules, 2401 North Lincoln Boulevard, Will Rogers Building, Room 220, P.O. Box 53390, Oklahoma City, OK 73152-3390, or by calling (405) 521-4911 or faxing (405) 522-3555. Office hours are 8:00 a.m. to 5:00 p.m., Monday through Friday.

This publication is issued and printed by the Secretary of State as authorized by 75 O.S., Section 255. 70 copies have been prepared and distributed at a cost of \$537.95. Copies have been deposited with the Oklahoma Department of Libraries, Publications Clearinghouse.

ISSN 0030-1728

# Table of Contents

<b>Agency/Action/Subject Index</b> .....	iii
<b>Rules Affected Index</b> .....	iv
<b>Agency Index (Title numbers assigned)</b> .....	xxxvi
<b>Notices of Rulemaking Intent</b>	
Agriculture, Food, and Forestry, Oklahoma Department of (Title 35) .....	2727
<b>Gubernatorial Approvals</b>	
Narcotics and Dangerous Drugs Control, Oklahoma State Bureau of (Title 475) .....	2729, 2730
Public Safety, Department of (Title 595) .....	2731
<b>Emergency Adoptions</b>	
Education, State Department of (Title 210) .....	2733, 2734
<b>Permanent Final Adoptions</b>	
Narcotics and Dangerous Drugs Control, Oklahoma State Bureau of (Title 475) .....	2735, 2736, 2737, 2739, 2741, 2745, 2746, 2747, 2748, 2749
Public Safety, Department of (Title 595) .....	2751, 2776, 2777, 2788, 2792, 2795
<b>Executive Orders (Title 1)</b> .....	2799



# Agency/Action/Subject Index

**AGRICULTURE, Food, and Forestry, Oklahoma  
Department of (Title 35)**

*Notices of Rulemaking Intent*

~~Plant Industry~~ Consumer Protection (Chapter 30) ..... 2727

**EDUCATION, State Department of (Title 210)**

*Emergency Adoptions*

School Administration and Instructional Services  
(Chapter 10) ..... 2733  
Standards for Accreditation of Elementary, Middle Level,  
Secondary, and Career and Technology Schools  
(Chapter 35) ..... 2734

**GOVERNOR**

*Executive Orders*

Amending EO 06-4, re-establishing Interagency Coordinating  
Council for Early Childhood Intervention (06-4a) .... 2799  
Ordering flags at half-staff to honor former Speaker of the  
House Clint Livingston (07-27) ..... 2800  
Ordering flags at half-staff to honor former Oklahoma  
Attorney General Charles Nesbitt (07-28) ..... 2800  
Ordering flags at half-staff in honor of Lady Bird Johnson  
(07-29) ..... 2801

**NARCOTICS and Dangerous Drugs Control, Oklahoma  
State Bureau of (Title 475)**

*Gubernatorial Approvals*

Administrative Operations (Chapter 1) ..... 2729  
Requirements for Registration (Chapter 10) ..... 2729  
Security Requirements (Chapter 20) ..... 2729  
Records and Reports of Registrants (Chapter 25) ..... 2729  
Labeling Requirements (Chapter 30) ..... 2729  
Transfer and Disposal of Controlled Dangerous Drugs  
(Chapter 35) ..... 2730  
Enforcement and Administrative Inspections  
(Chapter 40) ..... 2730  
~~Oklahoma Schedule Two Abuse Reduction (OSTAR) Control~~  
Reporting Requirements (Chapter 45) ..... 2730  
Animal Control Officers (Chapter 50) ..... 2730

**NARCOTICS and Dangerous Drugs Control, Oklahoma  
State Bureau of – continued**

*Gubernatorial Approvals – continued*

Pseudoephedrine Control (Chapter 55) ..... 2730

*Permanent Final Adoptions*

Administrative Operations (Chapter 1) ..... 2735  
Requirements for Registration (Chapter 10) ..... 2736  
Security Requirements (Chapter 20) ..... 2737  
Records and Reports of Registrants (Chapter 25) ..... 2739  
Labeling Requirements (Chapter 30) ..... 2741  
Transfer and Disposal of Controlled Dangerous Drugs  
(Chapter 35) ..... 2745  
Enforcement and Administrative Inspections  
(Chapter 40) ..... 2746  
~~Oklahoma Schedule Two Abuse Reduction (OSTAR) Control~~  
Reporting Requirements (Chapter 45) ..... 2747  
Animal Control Officers (Chapter 50) ..... 2748  
Pseudoephedrine Control (Chapter 55) ..... 2749

**PUBLIC Safety, Department of (Title 595)**

*Gubernatorial Approvals*

Driver Licenses and Identification Cards (Chapter 10) ... 2731  
Financial Responsibility (Chapter 15) ..... 2731  
Wreckers and Towing Services (Chapter 25) ..... 2731  
Driver Training and Improvement (Chapter 40) ..... 2731  
Boating and Water Safety (Chapter 45) ..... 2731  
Authorization to Carry Concealed Firearms  
(Chapter 60) ..... 2731

*Permanent Final Adoptions*

Driver Licenses and Identification Cards (Chapter 10) ... 2751  
Financial Responsibility (Chapter 15) ..... 2776  
Wreckers and Towing Services (Chapter 25) ..... 2777  
Driver Training and Improvement (Chapter 40) ..... 2788  
Boating and Water Safety (Chapter 45) ..... 2792  
Authorization to Carry Concealed Firearms  
(Chapter 60) ..... 2795

# Rules Affected Index

[(E) = Emergency action]

Rule	Register Page	Rule	Register Page
10:15-1-2. ....	[AMENDED] ..... 1729	35:15-24-3. ....	[AMENDED] ..... 1751
10:15-25-3. ....	[AMENDED] ..... 1732	35:15-36-1. ....	[AMENDED] ..... 1753
10:15-30-5. ....	[AMENDED] ..... 1732	35:15-36-2. ....	[AMENDED] ..... 1753
10:15-30-8. ....	[AMENDED] ..... 1733	35:15-36-3. ....	[NEW] ..... 1752
10:15-32-5. ....	[AMENDED] ..... 1733	35:15-40-1. ....	[AMENDED] (E) ..... 2495
10:15-33-4. ....	[AMENDED] ..... 1734	35:15-40-71. ....	[AMENDED] ..... 1754
10:15-33-6. ....	[AMENDED] ..... 1735	35:15-40-92. ....	[AMENDED] (E) ..... 2497
10:15-33-7. ....	[AMENDED] (E) ..... 25	35:15-40-93. ....	[NEW] (E) ..... 2498
10:15-33-7. ....	[AMENDED] ..... 1735	35:15-42-1. ....	[AMENDED] (E) ..... 8
10:15-39-1. ....	[AMENDED] ..... 1736	35:15-42-1. ....	[AMENDED] ..... 1755
10:15-39-9. ....	[AMENDED] ..... 1736	35:15-42-34. ....	[AMENDED] (E) ..... 9
25:20-1-1. ....	[REVOKED] (E) ..... 71	35:15-42-34. ....	[AMENDED] ..... 1757
25:20-1-1. ....	[REVOKED] ..... 2505	35:15-42-37. ....	[AMENDED] (E) ..... 9
25:20-1-2. ....	[REVOKED] (E) ..... 71	35:15-42-37. ....	[AMENDED] ..... 1757
25:20-1-2. ....	[REVOKED] ..... 2505	35:15-42-39. ....	[AMENDED] (E) ..... 10
25:20-1-3. ....	[REVOKED] (E) ..... 72	35:15-42-39. ....	[AMENDED] ..... 1757
25:20-1-3. ....	[REVOKED] ..... 2506	35:15-42-41. ....	[AMENDED] (E) ..... 10
25:20-1-4. ....	[REVOKED] (E) ..... 72	35:15-42-41. ....	[AMENDED] ..... 1757
25:20-1-4. ....	[REVOKED] ..... 2506	35:15-42-43. ....	[AMENDED] (E) ..... 10
25:20-1-5. ....	[REVOKED] (E) ..... 72	35:15-42-43. ....	[AMENDED] ..... 1758
25:20-1-5. ....	[REVOKED] ..... 2506	35:15-42-44. ....	[AMENDED] (E) ..... 11
25:20-1-6. ....	[NEW] (E) ..... 72	35:15-42-44. ....	[AMENDED] ..... 1758
25:20-1-6. ....	[NEW] ..... 2506	35:15-42-51. ....	[AMENDED] (E) ..... 11
25:20-1-7. ....	[NEW] (E) ..... 72	35:15-42-51. ....	[AMENDED] ..... 1759
25:20-1-7. ....	[NEW] ..... 2506	35:15-44-1. ....	[NEW] (E) ..... 373
25:20-1-8. ....	[NEW] (E) ..... 73	35:15-44-1. ....	[NEW] ..... 1760
25:20-1-8. ....	[NEW] ..... 2507	35:15-44-2. ....	[NEW] (E) ..... 373
25:20-1-9. ....	[NEW] (E) ..... 73	35:15-44-2. ....	[NEW] ..... 1760
25:20-1-9. ....	[NEW] ..... 2507	35:15-44-3. ....	[NEW] (E) ..... 373
25:20-1-10. ....	[NEW] (E) ..... 73	35:15-44-3. ....	[NEW] ..... 1760
25:20-1-10. ....	[NEW] ..... 2507	35:15-44-4. ....	[NEW] (E) ..... 374
35:2-3-2.4. ....	[AMENDED] ..... 1738	35:15-44-4. ....	[NEW] ..... 1760
35:2-3-2.6. ....	[AMENDED] ..... 1738	35:15-44-5. ....	[NEW] (E) ..... 374
35:2-3-2.7. ....	[AMENDED] ..... 1739	35:15-44-5. ....	[NEW] ..... 1761
35:2-3-2.8. ....	[AMENDED] ..... 1739	35:15-44-6. ....	[NEW] (E) ..... 374
35:2-3-12. ....	[AMENDED] ..... 1737	35:15-44-6. ....	[NEW] ..... 1761
35:2-3-29. ....	[AMENDED] ..... 1740	35:15-44-7. ....	[NEW] (E) ..... 375
35:3-1-18. ....	[AMENDED] ..... 1741	35:15-44-7. ....	[NEW] ..... 1761
35:10-7-15. ....	[AMENDED] (E) ..... 7	35:15-44-8. ....	[NEW] (E) ..... 375
35:10-7-15. ....	[AMENDED] ..... 1742	35:15-44-8. ....	[NEW] ..... 1761
35:13-1-1. ....	[AMENDED] ..... 1743	35:15-44-9. ....	[NEW] (E) ..... 375
35:13-1-2. ....	[AMENDED] ..... 1743	35:15-44-9. ....	[NEW] ..... 1762
35:13-1-4. ....	[AMENDED] ..... 1743	35:15-44-10. ....	[NEW] (E) ..... 375
35:15-3-1. ....	[AMENDED] ..... 1744	35:15-44-10. ....	[NEW] ..... 1762
35:15-3-2. ....	[AMENDED] ..... 1744	35:15-44-11. ....	[NEW] (E) ..... 375
35:15-3-3. ....	[REVOKED] ..... 1745	35:15-44-11. ....	[NEW] ..... 1762
35:15-3-4. ....	[AMENDED] ..... 1746	35:15-44-12. ....	[NEW] (E) ..... 375
35:15-13-3. ....	[AMENDED] ..... 1747	35:15-44-12. ....	[NEW] ..... 1762
35:15-14-1. ....	[RESERVED] (E) ..... 575	35:15-44-13. ....	[NEW] (E) ..... 376
35:15-14-1. ....	[RESERVED] ..... 1753	35:15-44-13. ....	[NEW] ..... 1762
35:15-14-2. ....	[NEW] (E) ..... 575	35:15-44-14. ....	[NEW] (E) ..... 376
35:15-14-2. ....	[NEW] ..... 1753	35:15-44-14. ....	[NEW] ..... 1762
35:15-15-34. ....	[AMENDED] ..... 1747	35:15-44-15. ....	[NEW] (E) ..... 376
35:15-15-71. ....	[AMENDED] ..... 1748	35:15-44-15. ....	[NEW] ..... 1762
35:15-16-1. ....	[AMENDED] ..... 1753	35:15-44-16. ....	[NEW] (E) ..... 376
35:15-17-1. ....	[AMENDED] ..... 1748	35:15-44-16. ....	[NEW] ..... 1763
35:15-17-80. ....	[AMENDED] ..... 1750	35:15-44-17. ....	[NEW] (E) ..... 376
35:15-19-4. ....	[AMENDED] ..... 1750	35:15-44-17. ....	[NEW] ..... 1763
35:15-19-8. ....	[AMENDED] ..... 1751	35:15-44-18. ....	[NEW] (E) ..... 376
35:15-22-3. ....	[NEW] ..... 1751	35:15-44-18. ....	[NEW] ..... 1763
35:15-22-91. ....	[AMENDED] ..... 1751	35:15-44-19. ....	[NEW] (E) ..... 376

35:15-44-19. .... [NEW] .....	1763	55:10-1-3. .... [AMENDED] .....	815
35:15-44-20. .... [RESERVED] (E) .....	377	55:10-1-4. .... [AMENDED] .....	818
35:15-44-20. .... [RESERVED] .....	1763	55:10-3-1. .... [AMENDED] .....	818
35:15-45-131. .... [AMENDED] (E) .....	809	55:10-3-2. .... [AMENDED] .....	818
35:15-45-132. .... [AMENDED] (E) .....	809	55:10-3-3. .... [AMENDED] .....	818
35:17-3-2. .... [AMENDED] .....	1763	55:10-3-4. .... [AMENDED] .....	818
35:17-3-11. .... [AMENDED] .....	1764	55:10-3-6. .... [AMENDED] .....	818
35:17-9-1. .... [AMENDED] .....	1767	55:10-3-7. .... [AMENDED] .....	818
35:17-9-3. .... [AMENDED] .....	1767	55:10-3-8. .... [AMENDED] .....	819
35:17-9-8. .... [AMENDED] .....	1768	55:10-3-9. .... [AMENDED] .....	819
35:20-13-1. .... [AMENDED] .....	1769	55:10-3-10. .... [AMENDED] .....	819
35:20-13-2. .... [AMENDED] .....	1769	55:10-3-11. .... [AMENDED] .....	819
35:20-13-3. .... [REVOKED] .....	1769	55:10-3-12. .... [AMENDED] .....	819
35:20-13-7. .... [AMENDED] .....	1769	55:10-3-13. .... [AMENDED] .....	819
35:20-13-8. .... [AMENDED] .....	1769	55:10-5-2. .... [AMENDED] .....	820
35:20-13-13. .... [AMENDED] .....	1769	55:10-5-3. .... [AMENDED] .....	820
35:20-13-14. .... [AMENDED] .....	1769	55:10-5-4. .... [AMENDED] .....	820
35:20-13-15. .... [AMENDED] .....	1770	55:10-5-5. .... [AMENDED] .....	820
35:20-13-16. .... [AMENDED] .....	1770	55:10-5-6. .... [AMENDED] .....	820
35:20-13-17. .... [AMENDED] .....	1770	55:10-5-7. .... [AMENDED] .....	821
35:20-13-18. .... [AMENDED] .....	1771	55:10-5-8. .... [AMENDED] .....	821
35:20-13-19. .... [REVOKED] .....	1771	55:10-5-9. .... [REVOKED] .....	821
35:30-14-1. .... [AMENDED] .....	1772	55:10-5-10. .... [NEW] .....	822
35:30-14-2. .... [AMENDED] .....	1773	55:10-5-11. .... [NEW] .....	823
35:30-17-3. .... [AMENDED] .....	1773	55:10-7-1. .... [AMENDED] .....	824
35:30-17-3.1. .... [NEW] .....	1773	55:10-7-2. .... [AMENDED] .....	825
35:30-17-3.2. .... [NEW] .....	1774	55:10-7-3. .... [AMENDED] .....	825
35:30-17-3.3. .... [NEW] .....	1774	55:10-7-5. .... [AMENDED] .....	825
35:30-17-10. .... [AMENDED] .....	1775	55:10-7-6. .... [AMENDED] .....	825
35:30-17-13. .... [AMENDED] .....	1775	55:10-7-7. .... [AMENDED] .....	825
35:30-17-21. .... [AMENDED] .....	1774	55:10-7-8. .... [AMENDED] .....	825
35:30-17-21. .... [AMENDED] .....	1776	55:10-7-9. .... [AMENDED] .....	825
35:30-17-89.1. .... [NEW] .....	1777	55:10-9-1. .... [AMENDED] .....	826
35:30-17-105. .... [AMENDED] .....	1776	55:10-9-2. .... [AMENDED] .....	826
35:30-37-11. .... [NEW] .....	1778	55:10-9-3. .... [AMENDED] .....	826
35:37-3-1. .... [AMENDED] .....	1778	55:10-9-4. .... [AMENDED] .....	826
35:37-3-3. .... [AMENDED] .....	1778	55:10-9-5. .... [AMENDED] .....	826
35:37-5-1. .... [AMENDED] .....	1779	55:10-9-6. .... [AMENDED] .....	826
35:37-5-2. .... [AMENDED] .....	1779	55:10-9-7. .... [AMENDED] .....	826
35:37-13-2. .... [AMENDED] .....	1780	55:10-9-8. .... [AMENDED] .....	827
35:44-3-3. .... [AMENDED] .....	1781	55:10-9-9. .... [AMENDED] .....	827
40:25-1-1. .... [AMENDED] (E) .....	2681	55:10-9-10. .... [AMENDED] .....	827
40:25-1-2. .... [AMENDED] (E) .....	285	55:10-9-11. .... [NEW] .....	828
40:25-1-2. .... [AMENDED] (E) .....	2681	55:10-11-1. .... [AMENDED] .....	828
40:25-1-3. .... [AMENDED] (E) .....	285	55:10-11-2. .... [AMENDED] .....	828
40:25-1-3. .... [AMENDED] (E) .....	2681	55:10-11-3. .... [AMENDED] .....	828
40:30-1-3. .... [AMENDED] (E) .....	286	55:10-11-4. .... [AMENDED] .....	828
40:30-1-3. .... [AMENDED] (E) .....	2682	55:10-11-5. .... [AMENDED] .....	829
40:50-1-1. .... [AMENDED] (E) .....	287	55:10-11-6. .... [AMENDED] .....	829
40:50-1-1. .... [AMENDED] (E) .....	2684	55:10-11-7. .... [AMENDED] .....	829
40:50-1-2. .... [AMENDED] (E) .....	292	55:10-11-8. .... [AMENDED] .....	830
40:50-1-2. .... [AMENDED] (E) .....	2688	55:10-11-9. .... [AMENDED] .....	830
40:50-1-3. .... [AMENDED] (E) .....	292	55:10-11-10. .... [AMENDED] .....	830
40:50-1-3. .... [AMENDED] (E) .....	2689	55:10-11-11. .... [AMENDED] .....	831
40:50-1-4. .... [AMENDED] (E) .....	293	55:10-11-12. .... [AMENDED] .....	831
40:50-1-4. .... [AMENDED] (E) .....	2689	55:10-13-1. .... [AMENDED] .....	831
40:50-1-5. .... [AMENDED] (E) .....	294	55:10-13-2. .... [AMENDED] .....	831
40:50-1-5. .... [AMENDED] (E) .....	2690	55:10-13-3. .... [AMENDED] .....	831
40:50-1-7. .... [AMENDED] (E) .....	294	55:10-13-4. .... [AMENDED] .....	831
40:50-1-7. .... [AMENDED] (E) .....	2691	55:10-13-5. .... [AMENDED] .....	831
40:50-1-8. .... [AMENDED] (E) .....	296	55:10-13-6. .... [AMENDED] .....	832
40:50-1-8. .... [AMENDED] (E) .....	2692	55:10-13-7. .... [AMENDED] .....	832
40:50-1-9. .... [AMENDED] (E) .....	296	55:10-13-8. .... [AMENDED] .....	832
40:50-1-9. .... [AMENDED] (E) .....	2693	55:10-13-9. .... [AMENDED] .....	833
40:50-1-11. .... [AMENDED] (E) .....	297	55:10-13-10. .... [AMENDED] .....	833
40:50-1-11. .... [AMENDED] (E) .....	2693	55:10-13-11. .... [AMENDED] .....	833
55:10-1-1. .... [AMENDED] .....	815	55:10-13-12. .... [AMENDED] .....	833

**Rules Affected Index – *continued***

55:10-13-13. ....	[AMENDED]	833	75:15-5-1. ....	[AMENDED]	2520
55:10-13-14. ....	[AMENDED]	833	75:15-5-2. ....	[AMENDED]	2520
55:10-13-15. ....	[AMENDED]	833	75:15-5-3. ....	[AMENDED]	2520
55:10-13-16. ....	[AMENDED]	833	75:15-5-3.1. ....	[AMENDED]	2521
55:10-13-17. ....	[AMENDED]	834	75:15-5-4. ....	[AMENDED]	2522
55:10-13-18. ....	[AMENDED]	834	75:15-7-1. ....	[AMENDED]	2522
55:10-13-19. ....	[AMENDED]	834	75:15-7-6. ....	[AMENDED]	2522
55:10-13-20. ....	[AMENDED]	834	75:15-7-8. ....	[AMENDED]	2523
55:10-13-21. ....	[AMENDED]	834	75:15-7-9. ....	[NEW]	2523
55:10-15-1. ....	[AMENDED]	834	75:15-9-1. ....	[AMENDED]	2523
55:10-15-2. ....	[AMENDED]	835	75:15-9-2. ....	[AMENDED]	2523
55:10-15-3. ....	[AMENDED]	835	75:15-9-8. ....	[AMENDED]	2523
55:10-15-4. ....	[AMENDED]	835	75:15-13-1. ....	[AMENDED]	2523
55:10-15-5. ....	[AMENDED]	835	75:15-13-2. ....	[REVOKED]	2524
55:10-15-6. ....	[AMENDED]	836	75:15-13-3. ....	[AMENDED]	2524
55:10-15-7. ....	[AMENDED]	836	75:15-13-4. ....	[AMENDED]	2524
55:10-15-8. ....	[AMENDED]	836	75:15-13-5. ....	[AMENDED]	2524
55:10-15-9. ....	[AMENDED]	837	75:15-13-8. ....	[AMENDED]	2524
55:10-15-11. ....	[AMENDED]	837	75:15-13-9. ....	[AMENDED]	2524
55:10-15-12. ....	[AMENDED]	837	75:15-13-10. ....	[AMENDED]	2524
55:10-15-13. ....	[AMENDED]	837	75:15-13-12. ....	[NEW]	2525
55:10-15-14. ....	[AMENDED]	837	75:15-13-13. ....	[NEW]	2525
55:10-15-15. ....	[AMENDED]	837	75:15-13-14. ....	[NEW]	2525
55:10-15-18. ....	[AMENDED]	838	75:15-13-20.1. ....	[AMENDED]	2525
55:10-15-19. ....	[AMENDED]	838	75:15-13-20.2. ....	[AMENDED]	2525
55:10-15-21. ....	[AMENDED]	839	75:15-13-25. ....	[AMENDED]	2526
55:10-15-22. ....	[AMENDED]	839	75:15-13-27. ....	[AMENDED]	2526
55:10-15-23. ....	[AMENDED]	839	75:15-13-28. ....	[REVOKED]	2526
55:10-15-24. ....	[AMENDED]	839	75:15-13-30. ....	[AMENDED]	2526
55:10-15-25. ....	[AMENDED]	839	75:15-15-1. ....	[AMENDED]	2526
55:10-17-1. ....	[AMENDED]	840	75:15-15-3. ....	[AMENDED]	2527
55:10-17-2. ....	[AMENDED]	840	75:15-17-1. ....	[AMENDED]	2527
55:10-17-3. ....	[AMENDED]	840	75:15-17-3. ....	[AMENDED]	2527
55:10-17-4. ....	[AMENDED]	840	75:15-17-4. ....	[AMENDED]	2528
55:10-17-5. ....	[AMENDED]	840	85:15-1-1. ....	[NEW]	844
55:10-17-6. ....	[AMENDED]	840	85:15-1-2. ....	[NEW]	844
55:10-17-7. ....	[AMENDED]	841	85:15-1-3. ....	[NEW]	845
55:10-17-8. ....	[AMENDED]	841	85:15-3-1. ....	[NEW]	846
55:10-17-9. ....	[AMENDED]	842	85:15-3-2. ....	[NEW]	846
55:10-17-10. ....	[AMENDED]	842	85:15-3-3. ....	[NEW]	847
55:10-17-11. ....	[AMENDED]	842	85:15-3-4. ....	[NEW]	847
55:10-17-12. ....	[AMENDED]	842	85:15-3-5. ....	[NEW]	847
75:15-1-2. ....	[AMENDED]	2508	85:15-3-6. ....	[NEW]	848
75:15-1-5. ....	[REVOKED]	2511	85:15-5-1. ....	[NEW]	848
75:15-1-6. ....	[REVOKED]	2511	85:15-5-2. ....	[NEW]	848
75:15-2-1. ....	[NEW]	2512	85:15-7-1. ....	[NEW]	848
75:15-2-2. ....	[NEW]	2512	85:15-7-2. ....	[NEW]	848
75:15-2-3. ....	[NEW]	2513	85:15-7-3. ....	[NEW]	849
75:15-2-4. ....	[NEW]	2513	85:15-7-4. ....	[NEW]	849
75:15-3-1. ....	[REVOKED]	2513	85:15-7-5. ....	[NEW]	849
75:15-3-2. ....	[REVOKED]	2514	85:15-7-6. ....	[NEW]	850
75:15-3-7. ....	[REVOKED]	2514	85:15-9-1. ....	[NEW]	850
75:15-3-8. ....	[REVOKED]	2515	85:15-9-2. ....	[NEW]	850
75:15-3-10. ....	[REVOKED]	2515	85:15-11-1. ....	[NEW]	850
75:15-4-1. ....	[AMENDED]	2516	85:15-11-2. ....	[NEW]	851
75:15-4-2. ....	[AMENDED]	2516	85:15-11-3. ....	[NEW]	851
75:15-4-3. ....	[AMENDED]	2516	85:15-11-4. ....	[NEW]	851
75:15-4-4. ....	[AMENDED]	2517	85:15-11-5. ....	[NEW]	851
75:15-4-5. ....	[AMENDED]	2517	85:15-11-6. ....	[NEW]	852
75:15-4-6. ....	[REVOKED]	2518	87:1-3-12. ....	[AMENDED]	2528
75:15-4-9. ....	[REVOKED]	2519	87:10-17-3. ....	[AMENDED]	2529
75:15-4-14. ....	[AMENDED]	2519	87:10-17-4. ....	[AMENDED]	2530
75:15-4-15. ....	[AMENDED]	2519	87:15-1-4. ....	[AMENDED]	2532
75:15-4-16. ....	[AMENDED]	2519	92:10-1-4. ....	[AMENDED] (E)	59
75:15-4-18. ....	[AMENDED]	2519	135:1-1-1.2. ....	[AMENDED]	2533
75:15-4-20. ....	[NEW]	2519	135:10-22-1. ....	[NEW]	2533
75:15-4-21. ....	[NEW]	2520	135:10-22-2. ....	[NEW]	2533

135:10-22-3.	[NEW]	2533	165:10-12-7.	[NEW] (E)	184
140:10-1-1.	[AMENDED]	2701	165:10-12-7.	[NEW]	1807
140:10-1-2.	[AMENDED]	2701	165:10-12-8.	[NEW] (E)	185
140:10-5-5.	[AMENDED]	2702	165:10-12-8.	[NEW]	1807
140:10-5-6.	[NEW]	2703	165:10-12-9.	[NEW] (E)	185
140:15-7-5.	[AMENDED]	2703	165:10-12-9.	[NEW]	1808
140:15-9-6.	[AMENDED]	2704	165:10-12-10.	[NEW] (E)	185
140:25-3-5.	[AMENDED]	2705	165:10-12-10.	[NEW]	1808
140:25-3-6.	[AMENDED]	2705	165:10-17-7.	[AMENDED]	1808
150:1-9-10.	[NEW]	1201	165:10-21-21.	[AMENDED]	1809
150:1-19-3.	[AMENDED]	1202	165:10-21-22.	[AMENDED]	1809
150:65-1-2.	[AMENDED]	1203	165:10-21-36.	[AMENDED]	1810
150:65-1-3.	[AMENDED]	1205	165:10-21-45.	[AMENDED]	1811
150:65-1-4.	[AMENDED]	1205	165:10-21-55.	[AMENDED]	1811
150:65-5-2.	[AMENDED]	1206	165:10-21-66.	[AMENDED]	1811
150:65-5-5.	[AMENDED]	1206	165:10-21-69.	[AMENDED]	1812
150:65-6-4.	[AMENDED]	1206	165:10-21-76.	[AMENDED]	1812
150:90-1-3.	[AMENDED]	1207	165:10-21-78.	[AMENDED]	1813
150:90-1-4.	[AMENDED]	1207	165:10-21-80.	[AMENDED]	1813
150:90-1-6.	[AMENDED]	1208	165:10-21-82.	[AMENDED]	1813
150:90-1-7.	[AMENDED]	1208	165:10-21-82.2.	[AMENDED]	1813
150:90-1-8.	[AMENDED]	1208	165:10-21-82.3.	[AMENDED]	1813
150:115-1-2.	[AMENDED]	1209	165:26-10-2.	[AMENDED]	1479
150:125-1-1.	[NEW]	1210	165:26-12-1.	[AMENDED]	1480
150:125-1-2.	[NEW]	1210	165:26-12-2.	[AMENDED]	1480
150:125-1-3.	[NEW]	1210	165:30-1-2.	[AMENDED]	1815
150:125-1-4.	[NEW]	1210	165:30-3-12.	[AMENDED]	1816
150:125-1-5.	[NEW]	1210	165:30-3-13.	[AMENDED]	1816
158:1-1-2.	[AMENDED]	1211	165:30-3-31.	[AMENDED]	1817
158:20-1-1.	[REVOKED]	1211	165:30-3-76.	[AMENDED]	1817
158:20-1-2.	[REVOKED]	1211	165:30-10-1.	[NEW]	1819
158:20-1-3.	[REVOKED]	1212	165:30-10-2.	[RESERVED]	1819
158:20-3-1.	[REVOKED]	1212	165:30-10-3.	[NEW]	1819
158:40-5-4.	[AMENDED]	1213	165:30-10-4.	[RESERVED]	1819
158:40-7-6.	[NEW]	1213	165:30-10-5.	[NEW]	1819
160:45-9-2.	[AMENDED]	2534	165:30-10-6.	[RESERVED]	1819
160:55-3-1.4.	[AMENDED] (E)	181	165:30-10-7.	[NEW]	1819
160:55-3-1.4.	[AMENDED]	2536	165:30-10-11.	[NEW]	1819
160:55-7-1.	[AMENDED]	2538	165:30-10-12.	[RESERVED]	1819
160:70-1-3.	[AMENDED]	2538	165:30-10-13.	[NEW]	1820
165:5-3-1.	[AMENDED]	1781	165:30-10-14.	[RESERVED]	1820
165:5-7-9.	[AMENDED]	1783	165:30-10-15.	[NEW]	1820
165:5-15-6.	[AMENDED]	1783	165:30-10-16.	[RESERVED]	1820
165:10-1-2.	[AMENDED]	1785	165:30-10-17.	[NEW]	1820
165:10-3-1.	[AMENDED]	1790	165:30-10-18.	[RESERVED]	1820
165:10-3-2.	[AMENDED]	1791	165:30-10-19.	[NEW]	1820
165:10-3-16.	[AMENDED]	1791	165:30-10-31.	[AMENDED]	1820
165:10-3-25.	[AMENDED]	1794	165:30-10-41.	[NEW]	1820
165:10-3-27.	[AMENDED]	1795	165:30-10-42.	[RESERVED]	1820
165:10-3-36.	[AMENDED]	1795	165:30-10-43.	[NEW]	1820
165:10-3-37.	[AMENDED]	1795	165:30-10-44.	[RESERVED]	1820
165:10-3-39.	[AMENDED]	1796	165:30-10-45.	[NEW]	1820
165:10-7-16.	[AMENDED]	1796	165:30-12-1.	[NEW]	1821
165:10-7-17.	[AMENDED]	1800	165:30-15-4.	[AMENDED]	1821
165:10-7-31.	[AMENDED]	1804	165:30-15-6.	[AMENDED]	1822
165:10-12-1.	[NEW] (E)	183	165:30-17-12.	[AMENDED]	1823
165:10-12-1.	[NEW]	1806	165:30-19-3.	[AMENDED]	1824
165:10-12-2.	[NEW] (E)	183	165:30-19-5.	[AMENDED]	1824
165:10-12-2.	[NEW]	1806	165:30-19-8.	[AMENDED]	1825
165:10-12-3.	[NEW] (E)	184	165:30-19-10.	[AMENDED]	1825
165:10-12-3.	[NEW]	1806	165:30-21-5.	[AMENDED]	1825
165:10-12-4.	[NEW] (E)	184	165:30-21-7.	[AMENDED]	1826
165:10-12-4.	[NEW]	1806	165:30-21-12.	[AMENDED]	1826
165:10-12-5.	[NEW] (E)	184	165:30-23-1.	[NEW]	1826
165:10-12-5.	[NEW]	1807	165:30-23-2.	[RESERVED]	1826
165:10-12-6.	[NEW] (E)	184	165:30-23-3.	[NEW]	1826
165:10-12-6.	[NEW]	1807	165:35-34-3.	[AMENDED]	1827

## Rules Affected Index – *continued*

165:35-37-4. . . . .	[AMENDED]	1829	210:15-3-11.2. . . . .	[AMENDED]	1842
165:35-39-1. . . . .	[NEW]	1830	210:15-3-12. . . . .	[AMENDED]	1845
165:35-39-2. . . . .	[NEW]	1830	210:15-3-13. . . . .	[AMENDED]	1847
165:35-39-3. . . . .	[NEW]	1831	210:15-3-14. . . . .	[AMENDED]	1850
165:35-39-4. . . . .	[NEW]	1831	210:15-3-15. . . . .	[AMENDED]	1853
165:35-39-5. . . . .	[NEW]	1831	210:15-3-16. . . . .	[AMENDED]	1856
165:35-39-6. . . . .	[NEW]	1831	210:15-3-17. . . . .	[AMENDED]	1861
165:35-39-7. . . . .	[NEW]	1831	210:15-3-18. . . . .	[AMENDED]	1865
165:35-39-8. . . . .	[NEW]	1832	210:15-3-19. . . . .	[AMENDED]	1869
165:35-39-9. . . . .	[NEW]	1832	210:15-3-21. . . . .	[AMENDED]	1877
165:35-39-10. . . . .	[NEW]	1832	210:15-3-23. . . . .	[AMENDED]	1885
165:35-39-11. . . . .	[NEW]	1832	210:15-3-51. . . . .	[AMENDED] (E)	137
165:35-39-12. . . . .	[NEW]	1832	210:15-3-51. . . . .	[AMENDED]	1216
165:35-39-13. . . . .	[NEW]	1833	210:15-3-52. . . . .	[AMENDED]	1484
170:1-1-2. . . . .	[AMENDED]	2706	210:15-3-53. . . . .	[AMENDED]	1486
170:1-1-3. . . . .	[AMENDED]	2706	210:15-11-3. . . . .	[NEW] (E)	60
170:1-1-4. . . . .	[AMENDED]	2706	210:15-11-3. . . . .	[NEW]	1218
170:1-1-6. . . . .	[REVOKED]	2706	210:15-13-1. . . . .	[AMENDED]	1890
170:1-1-7. . . . .	[AMENDED]	2706	210:15-13-2. . . . .	[AMENDED]	1890
170:1-1-8. . . . .	[AMENDED]	2707	210:15-13-3. . . . .	[AMENDED]	1891
170:1-1-9. . . . .	[AMENDED]	2707	210:15-19-6. . . . .	[AMENDED]	1219
170:1-1-10. . . . .	[AMENDED]	2707	210:20-9-98. . . . .	[AMENDED] (E)	139
170:1-1-11. . . . .	[AMENDED]	2708	210:20-9-98. . . . .	[AMENDED]	1220
170:1-1-12. . . . .	[AMENDED]	2708	210:20-9-99.1. . . . .	[NEW] (E)	578
170:1-1-13. . . . .	[REVOKED]	2708	210:20-9-99.1. . . . .	[NEW]	1221
170:1-1-14. . . . .	[AMENDED]	2708	210:20-19-2. . . . .	[AMENDED] (E)	61
170:1-1-15. . . . .	[AMENDED]	2708	210:20-19-2. . . . .	[AMENDED]	1222
170:20-1-3. . . . .	[AMENDED]	2709	210:20-19-3. . . . .	[AMENDED] (E)	61
170:20-3-1. . . . .	[AMENDED]	2710	210:20-19-3. . . . .	[AMENDED]	1222
170:20-3-2. . . . .	[AMENDED]	2710	210:20-19-4. . . . .	[AMENDED] (E)	62
170:35-1-2. . . . .	[AMENDED]	2711	210:20-19-4. . . . .	[AMENDED]	1223
170:35-1-3. . . . .	[AMENDED]	2711	210:20-26-3. . . . .	[AMENDED] (E)	186
170:35-1-4. . . . .	[AMENDED]	2711	210:20-26-3. . . . .	[AMENDED]	1224
170:35-1-5. . . . .	[AMENDED]	2711	210:25-3-5. . . . .	[AMENDED]	1225
170:35-1-6. . . . .	[AMENDED]	2712	210:30-5-1. . . . .	[AMENDED]	1225
175:10-3-16. . . . .	[AMENDED]	852	210:35-3-87. . . . .	[REVOKED]	1488
175:10-3-31. . . . .	[AMENDED]	853	210:35-3-109. . . . .	[NEW] (E)	1177
175:10-3-34. . . . .	[AMENDED]	853	210:35-3-110. . . . .	[NEW] (E)	2734
175:10-3-37. . . . .	[AMENDED]	855	210:35-5-45. . . . .	[AMENDED]	1488
175:10-3-38. . . . .	[AMENDED]	855	210:35-7-44. . . . .	[AMENDED]	1489
175:10-3-41. . . . .	[AMENDED]	856	210:40-29-2. . . . .	[AMENDED]	1892
175:10-3-43. . . . .	[AMENDED]	857	210:40-87-1. . . . .	[AMENDED] (E)	140
175:10-3-55. . . . .	[AMENDED]	857	210:40-87-1. . . . .	[AMENDED]	1231
175:10-3-56. . . . .	[AMENDED]	857	210:40-87-2. . . . .	[REVOKED] (E)	140
175:10-3-60. . . . .	[AMENDED]	858	210:40-87-2. . . . .	[REVOKED]	1231
175:10-7-28. . . . .	[NEW]	858	210:40-87-3. . . . .	[AMENDED] (E)	140
175:10-9-1. . . . .	[AMENDED]	858	210:40-87-3. . . . .	[AMENDED]	1231
175:10-9-25. . . . .	[AMENDED]	859	210:40-87-4. . . . .	[AMENDED] (E)	141
175:10-9-26. . . . .	[AMENDED]	860	210:40-87-4. . . . .	[AMENDED]	1232
175:10-11-2. . . . .	[AMENDED]	860	215:15-3-20. . . . .	[AMENDED]	1873
175:10-13-1. . . . .	[AMENDED]	860	215:15-3-22. . . . .	[AMENDED]	1881
195:10-11-10. . . . .	[AMENDED]	1480	230:10-5-2. . . . .	[AMENDED]	1490
210:10-1-9. . . . .	[AMENDED]	1833	230:10-7-3. . . . .	[AMENDED]	1490
210:10-1-13. . . . .	[AMENDED] (E)	576	230:10-7-44. . . . .	[AMENDED]	1490
210:10-1-13. . . . .	[AMENDED]	1213	230:15-9-25. . . . .	[AMENDED]	1491
210:10-3-111. . . . .	[NEW] (E)	2733	230:15-9-31. . . . .	[AMENDED]	1492
210:10-11-1. . . . .	[REVOKED]	1482	230:20-3-44. . . . .	[NEW]	1493
210:10-11-2. . . . .	[REVOKED]	1482	230:25-7-3. . . . .	[AMENDED]	1494
210:10-11-3. . . . .	[REVOKED]	1483	230:25-9-3. . . . .	[AMENDED]	1494
210:10-11-4. . . . .	[REVOKED]	1483	230:25-13-1.1. . . . .	[AMENDED]	1495
210:10-11-5. . . . .	[REVOKED]	1483	230:25-13-1.2. . . . .	[AMENDED]	1495
210:10-11-6. . . . .	[REVOKED]	1483	230:25-13-12. . . . .	[NEW]	1496
210:10-11-7. . . . .	[REVOKED]	1483	230:25-17-2. . . . .	[AMENDED]	1496
210:10-13-11. . . . .	[AMENDED]	1835	230:25-19-2. . . . .	[AMENDED]	1496
210:10-13-18. . . . .	[AMENDED]	1836	230:25-19-3. . . . .	[AMENDED]	1496
210:15-3-5.1. . . . .	[AMENDED]	1839	230:30-7-4. . . . .	[AMENDED]	1497
210:15-3-5.3. . . . .	[AMENDED]	1840	230:35-3-56.1. . . . .	[NEW]	1498

230:35-3-71. . . . .	[NEW]	1498	252:4-7-53. . . . .	[AMENDED]	1246
230:35-5-119. . . . .	[AMENDED]	1499	252:4-17-1. . . . .	[NEW]	1507
230:35-5-177. . . . .	[AMENDED]	1500	252:4-17-2. . . . .	[NEW]	1507
230:40-7-35. . . . .	[AMENDED]	1501	252:4-17-3. . . . .	[NEW]	1508
230:45-3-14. . . . .	[AMENDED]	1502	252:4-17-4. . . . .	[NEW]	1508
230:50-9-1. . . . .	[NEW]	1503	252:4-17-5. . . . .	[NEW]	1508
230:50-9-2. . . . .	[NEW]	1503	252:4-17-6. . . . .	[NEW]	1508
230:50-9-3. . . . .	[NEW]	1503	252:4-17-7. . . . .	[NEW]	1508
230:50-9-4. . . . .	[NEW]	1504	252:4, App. E. . . . .	[NEW]	1509
230:50-9-5. . . . .	[NEW]	1504	252:100-8-72. . . . .	[NEW] (E)	299
230:50-9-6. . . . .	[NEW]	1505	252:100-2-1. . . . .	[NEW]	1247
230:50-9-7. . . . .	[NEW]	1505	252:100-2-2. . . . .	[RESERVED]	1247
230:50-9-8. . . . .	[NEW]	1505	252:100-2-3. . . . .	[NEW]	1247
230:50-9-9. . . . .	[NEW]	1505	252:100-4-1. . . . .	[REVOKED]	1247
235:10-13-10. . . . .	[AMENDED] (E)	27	252:100-4-3. . . . .	[REVOKED]	1247
235:10-13-10. . . . .	[AMENDED]	862	252:100-4-5. . . . .	[REVOKED]	1248
235:10-13-11. . . . .	[AMENDED] (E)	27	252:100-5-1.1. . . . .	[AMENDED]	1267
235:10-13-11. . . . .	[AMENDED]	862	252:100-5-2.1. . . . .	[AMENDED]	1273
235:10-13-12. . . . .	[AMENDED] (E)	27	252:100-7-1.1. . . . .	[AMENDED]	1268
235:10-13-12. . . . .	[AMENDED]	863	252:100-8-70. . . . .	[NEW] (E)	298
235:10-13-13. . . . .	[AMENDED] (E)	28	252:100-8-70. . . . .	[NEW]	1275
235:10-13-13. . . . .	[AMENDED]	863	252:100-8-71. . . . .	[NEW] (E)	298
235:10-13-14. . . . .	[AMENDED] (E)	28	252:100-8-71. . . . .	[NEW]	1275
235:10-13-14. . . . .	[AMENDED]	863	252:100-8-72. . . . .	[NEW]	1276
240:1-1-5. . . . .	[AMENDED]	1232	252:100-8-73. . . . .	[NEW] (E)	299
240:1-3-3. . . . .	[AMENDED]	1232	252:100-8-73. . . . .	[NEW]	1276
240:1-3-5. . . . .	[AMENDED]	1232	252:100-8-74. . . . .	[NEW] (E)	299
240:1-3-6. . . . .	[AMENDED]	1233	252:100-8-74. . . . .	[NEW]	1276
240:10-1-2. . . . .	[AMENDED]	1233	252:100-8-75. . . . .	[NEW] (E)	300
240:10-1-3. . . . .	[AMENDED]	1235	252:100-8-75. . . . .	[NEW]	1276
240:10-3-2. . . . .	[AMENDED]	1235	252:100-8-76. . . . .	[NEW] (E)	300
240:10-3-10. . . . .	[AMENDED]	1235	252:100-8-76. . . . .	[NEW]	1277
240:10-3-12. . . . .	[AMENDED]	1236	252:100-8-77. . . . .	[NEW] (E)	300
240:10-3-20. . . . .	[AMENDED]	1236	252:100-8-77. . . . .	[NEW]	1277
240:10-3-22. . . . .	[AMENDED]	1236	252:100-8-78. . . . .	[NEW] (E)	300
240:10-3-23. . . . .	[AMENDED]	1237	252:100-8-78. . . . .	[NEW]	1277
240:10-3-24. . . . .	[AMENDED]	1237	252:100-9-2. . . . .	[AMENDED]	1269
240:10-3-26. . . . .	[AMENDED]	1238	252:100-17-61. . . . .	[AMENDED]	1278
240:10-3-27. . . . .	[AMENDED]	1239	252:100-17-90. . . . .	[NEW]	1279
240:10-3-28. . . . .	[AMENDED]	1239	252:100-17-91. . . . .	[NEW]	1279
240:10-3-30. . . . .	[AMENDED]	1240	252:100-17-92. . . . .	[NEW]	1279
240:10-3-35. . . . .	[AMENDED]	1240	252:100-17-93. . . . .	[NEW]	1279
240:10-3-42. . . . .	[AMENDED]	1240	252:100-17-94. . . . .	[NEW]	1280
240:10-3-43. . . . .	[AMENDED]	1240	252:100-17-95. . . . .	[NEW]	1280
240:10-3-52. . . . .	[AMENDED]	1240	252:100-17-96. . . . .	[NEW]	1281
240:10-3-63. . . . .	[AMENDED]	1241	252:100-17-97. . . . .	[NEW]	1281
240:10-3-65. . . . .	[AMENDED]	1241	252:100-17-98. . . . .	[NEW]	1281
240:10-5-10. . . . .	[AMENDED]	1241	252:100-17-99. . . . .	[NEW]	1281
240:10-5-13. . . . .	[REVOKED]	1241	252:100-17-100. . . . .	[NEW]	1281
240:10-11-3. . . . .	[AMENDED]	1242	252:100-17-101. . . . .	[NEW]	1281
240:10-11-25. . . . .	[AMENDED]	1242	252:100-17-102. . . . .	[NEW]	1281
240:10-11-30. . . . .	[AMENDED]	1242	252:100-17-103. . . . .	[NEW]	1281
240:10-13-20. . . . .	[AMENDED]	1243	252:100-17-104. . . . .	[NEW]	1281
240:10-13-39. . . . .	[AMENDED]	1243	252:100-17-105. . . . .	[NEW]	1281
240:10-13-40. . . . .	[AMENDED]	1243	252:100-17-106. . . . .	[NEW]	1282
240:10-13-60. . . . .	[AMENDED]	1243	252:100-17-107. . . . .	[NEW]	1282
240:15-1-7. . . . .	[AMENDED]	1244	252:100-17-108. . . . .	[NEW]	1282
245:2-1-18. . . . .	[AMENDED] (E)	810	252:100-23-2. . . . .	[AMENDED]	1269
245:15-13-1. . . . .	[AMENDED]	863	252:100-40-1. . . . .	[NEW]	1248
245:15-13-2. . . . .	[AMENDED]	864	252:100-40-2. . . . .	[RESERVED]	1248
245:15-17-2. . . . .	[AMENDED]	866	252:100-40-3. . . . .	[NEW]	1248
252:4-3-1. . . . .	[AMENDED]	1245	252:100-40-4. . . . .	[RESERVED]	1248
252:4-7-51. . . . .	[AMENDED] (E)	579	252:100-40-5. . . . .	[NEW]	1248
252:4-7-51. . . . .	[AMENDED]	1245	252:100-41-1. . . . .	[REVOKED]	1248
252:4-7-52. . . . .	[AMENDED] (E)	579	252:100-41-1.1. . . . .	[REVOKED]	1248
252:4-7-52. . . . .	[AMENDED]	1246	252:100-41-2. . . . .	[REVOKED]	1248
252:4-7-53. . . . .	[AMENDED] (E)	580	252:100-41-13. . . . .	[REVOKED]	1250

## Rules Affected Index – *continued*

252:100-41-14. ....	[REVOKED]	1250	252:606-1-4. ....	[AMENDED]	1525
252:100-41-15. ....	[REVOKED]	1250	252:611-1-3. ....	[AMENDED]	1526
252:100-41-16. ....	[REVOKED]	1250	252:616-3-4. ....	[AMENDED]	1526
252:100-41-35. ....	[REVOKED]	1250	252:616-11-1. ....	[AMENDED]	1527
252:100-41-36. ....	[REVOKED]	1250	252:616-11-5. ....	[AMENDED]	1527
252:100-41-37. ....	[REVOKED]	1250	252:616-11-7. ....	[NEW]	1527
252:100-41-38. ....	[REVOKED]	1251	252:616-11-8. ....	[NEW]	1528
252:100-41-39. ....	[REVOKED]	1251	252:616-13-3. ....	[AMENDED]	1528
252:100-41-40. ....	[REVOKED]	1251	252:616, App. D. ....	[NEW]	1531
252:100-41-41. ....	[REVOKED]	1251	252:616, App. E. ....	[NEW]	1533
252:100-41-42. ....	[REVOKED]	1251	252:623-1-3. ....	[AMENDED]	1535
252:100-41-43. ....	[REVOKED]	1252	252:623-1-4. ....	[AMENDED]	1535
252:100-41-44. ....	[REVOKED]	1252	252:623-1-7. ....	[AMENDED]	1538
252:100, App. P. ....	[NEW]	1271	252:623-5-3. ....	[AMENDED]	1538
252:100, App. Q. ....	[NEW]	1253	252:623-7-4. ....	[AMENDED]	1538
252:205-3-1. ....	[AMENDED] (E)	581	252:623-9-2. ....	[AMENDED]	1539
252:205-3-1. ....	[AMENDED]	1282	252:623-11-7. ....	[AMENDED]	1539
252:205-3-2. ....	[AMENDED] (E)	581	252:623-15-1. ....	[AMENDED]	1540
252:205-3-2. ....	[AMENDED]	1283	252:626-3-10. ....	[AMENDED]	1540
252:210-1-1. ....	[NEW] (E)	582	252:631-1-3. ....	[AMENDED]	1541
252:210-1-1. ....	[NEW]	1513	252:690-1-2. ....	[AMENDED]	1543
252:210-1-2. ....	[NEW] (E)	582	252:690-1-3. ....	[AMENDED]	1545
252:210-1-2. ....	[NEW]	1513	252:690-1-4. ....	[AMENDED]	1547
252:210-1-3. ....	[NEW] (E)	583	252:690-3-2. ....	[AMENDED]	1549
252:210-1-3. ....	[NEW]	1514	252:690-3-3. ....	[AMENDED]	1549
252:210-1-4. ....	[NEW] (E)	583	252:690-3-10. ....	[AMENDED]	1549
252:210-1-4. ....	[NEW]	1514	252:690-3-14. ....	[AMENDED]	1549
252:210-1-5. ....	[NEW] (E)	583	252:690-3-19. ....	[AMENDED]	1549
252:210-1-5. ....	[NEW]	1514	252:690-3-26. ....	[AMENDED]	1549
252:210-1-6. ....	[NEW] (E)	584	252:690-3-29. ....	[AMENDED]	1550
252:210-1-6. ....	[NEW]	1514	252:690-3-31. ....	[AMENDED]	1550
252:210-1-7. ....	[NEW] (E)	584	252:690-3-32. ....	[AMENDED]	1550
252:210-1-7. ....	[NEW]	1515	252:690-3-41. ....	[AMENDED]	1551
252:210-1-8. ....	[NEW] (E)	584	252:690-3-42. ....	[AMENDED]	1551
252:210-1-8. ....	[NEW]	1515	252:690-3-91. ....	[AMENDED]	1551
252:300-17-3. ....	[AMENDED]	1284	252:690, App. I. ....	[REVOKED]	1553
252:300-19-3. ....	[AMENDED]	1284	252:690, App. I. ....	[NEW]	1553
252:300-19-4. ....	[NEW]	1516	252:710-1-4. ....	[AMENDED]	1556
252:300-21-1. ....	[AMENDED]	1516	252:710-7-1. ....	[NEW]	1557
252:300-21-2. ....	[AMENDED]	1516	252:710-7-2. ....	[NEW]	1557
252:300, App. B. ....	[REVOKED]	1286	252:710, App. A. ....	[REVOKED]	1559
252:300, App. B. ....	[NEW]	1286	252:710, App. A. ....	[NEW]	1559
252:300, App. B. ....	[REVOKED]	1517	265:10-3-3. ....	[AMENDED]	1893
252:300, App. B. ....	[NEW]	1517	265:10-3-4. ....	[AMENDED]	1893
252:410-1-7. ....	[AMENDED]	1290	265:25-1-3. ....	[AMENDED]	1894
252:410-5-3. ....	[AMENDED]	1521	270:10-1-5. ....	[AMENDED]	1560
252:410-10-1. ....	[AMENDED]	1290	270:10-1-9. ....	[AMENDED]	1568
252:410-10-30. ....	[AMENDED]	1292	310:2-3-6. ....	[AMENDED]	1897
252:410-10-31. ....	[AMENDED]	1292	310:2-3-7. ....	[REVOKED]	1897
252:410-10-32. ....	[AMENDED]	1293	310:2-5-1. ....	[REVOKED]	1898
252:410-10-34. ....	[AMENDED]	1293	310:2-5-2.1. ....	[REVOKED]	1898
252:410-10-35. ....	[AMENDED]	1294	310:2-5-2.2. ....	[REVOKED]	1898
252:410-10-39. ....	[AMENDED]	1296	310:2-5-2.3. ....	[REVOKED]	1898
252:410-10-70. ....	[AMENDED]	1297	310:2-5-3. ....	[REVOKED]	1898
252:410-10-71. ....	[AMENDED]	1297	310:2-5-4. ....	[REVOKED]	1898
252:410-10-118. ....	[AMENDED]	1522	310:2-5-5. ....	[REVOKED]	1898
252:410-20-1. ....	[AMENDED]	1298	310:2-5-6. ....	[REVOKED]	1898
252:515-19-1. ....	[AMENDED]	1300	310:2-5-7. ....	[REVOKED]	1898
252:515-19-131. ....	[NEW]	1300	310:2-5-8. ....	[REVOKED]	1899
252:515-19-132. ....	[NEW]	1300	310:2-5-9. ....	[REVOKED]	1899
252:515-19-133. ....	[NEW]	1300	310:2-5-10. ....	[REVOKED]	1899
252:515-19-134. ....	[NEW]	1300	310:2-5-11. ....	[REVOKED]	1899
252:515-19-135. ....	[NEW]	1300	310:2-5-12. ....	[REVOKED]	1899
252:515-19-136. ....	[NEW]	1301	310:2-5-13. ....	[REVOKED]	1899
252:515-19-137. ....	[NEW]	1301	310:2-5-14. ....	[REVOKED]	1900
252:515-19-138. ....	[NEW]	1301	310:2-5-15. ....	[REVOKED]	1900
252:606-1-3. ....	[AMENDED]	1523	310:2-5-16. ....	[REVOKED]	1900

310:2-15-3. . . . . [AMENDED] . . . . .	1900	310:205-7-1. . . . . [AMENDED] . . . . .	1925
310:2-21-1. . . . . [NEW] . . . . .	1900	310:205-7-2. . . . . [AMENDED] (E) . . . . .	601
310:2-21-2. . . . . [NEW] . . . . .	1900	310:205-7-2. . . . . [AMENDED] . . . . .	1926
310:2-21-3. . . . . [NEW] . . . . .	1901	310:210-1-2. . . . . [AMENDED] . . . . .	1926
310:2-21-4. . . . . [NEW] . . . . .	1901	310:210-5-1. . . . . [AMENDED] . . . . .	1927
310:2-21-5. . . . . [NEW] . . . . .	1901	310:210-5-4. . . . . [AMENDED] . . . . .	1927
310:2-21-6. . . . . [NEW] . . . . .	1901	310:210-7-15. . . . . [NEW] . . . . .	1927
310:2-21-7. . . . . [NEW] . . . . .	1901	310:210-7-16. . . . . [NEW] . . . . .	1927
310:2-21-8. . . . . [NEW] . . . . .	1901	310:210-11-13. . . . . [AMENDED] . . . . .	1928
310:2-21-9. . . . . [NEW] . . . . .	1901	310:233-1-1. . . . . [AMENDED] (E) . . . . .	187
310:2-21-10. . . . . [NEW] . . . . .	1901	310:233-1-1. . . . . [AMENDED] . . . . .	1929
310:2-21-11. . . . . [NEW] . . . . .	1902	310:233-1-2. . . . . [AMENDED] (E) . . . . .	187
310:2-21-12. . . . . [NEW] . . . . .	1902	310:233-1-2. . . . . [AMENDED] . . . . .	1929
310:2-21-13. . . . . [NEW] . . . . .	1902	310:233-3-1. . . . . [AMENDED] (E) . . . . .	189
310:2-21-14. . . . . [NEW] . . . . .	1902	310:233-3-1. . . . . [AMENDED] . . . . .	1931
310:2-21-15. . . . . [NEW] . . . . .	1902	310:233-3-2. . . . . [AMENDED] (E) . . . . .	189
310:2-21-16. . . . . [NEW] . . . . .	1903	310:233-3-2. . . . . [AMENDED] . . . . .	1931
310:2-21-17. . . . . [NEW] . . . . .	1903	310:233-3-3. . . . . [AMENDED] (E) . . . . .	189
310:2-21-18. . . . . [NEW] . . . . .	1903	310:233-3-3. . . . . [AMENDED] . . . . .	1932
310:2-21-19. . . . . [NEW] . . . . .	1903	310:233-3-4. . . . . [AMENDED] (E) . . . . .	190
310:2-21-20. . . . . [NEW] . . . . .	1904	310:233-3-4. . . . . [AMENDED] . . . . .	1932
310:2-21-21. . . . . [NEW] . . . . .	1904	310:233-3-5. . . . . [AMENDED] (E) . . . . .	190
310:2-21-22. . . . . [NEW] . . . . .	1904	310:233-3-5. . . . . [AMENDED] . . . . .	1932
310:2-21-23. . . . . [NEW] . . . . .	1904	310:233-3-6. . . . . [AMENDED] (E) . . . . .	190
310:2-21-24. . . . . [NEW] . . . . .	1904	310:233-3-6. . . . . [AMENDED] . . . . .	1933
310:2-23-1. . . . . [RESERVED] . . . . .	1904	310:233-3-7. . . . . [AMENDED] (E) . . . . .	191
310:2-25-1. . . . . [NEW] . . . . .	1904	310:233-3-7. . . . . [AMENDED] . . . . .	1933
310:2-25-2. . . . . [NEW] . . . . .	1904	310:233-5-1. . . . . [AMENDED] (E) . . . . .	191
310:2-25-3. . . . . [NEW] . . . . .	1905	310:233-5-1. . . . . [AMENDED] . . . . .	1933
310:2-25-4. . . . . [NEW] . . . . .	1905	310:233-5-2. . . . . [AMENDED] (E) . . . . .	192
310:2-25-5. . . . . [NEW] . . . . .	1905	310:233-5-2. . . . . [AMENDED] . . . . .	1934
310:105-3-3. . . . . [AMENDED] . . . . .	1906	310:233-7-1. . . . . [AMENDED] (E) . . . . .	192
310:105-3-4. . . . . [AMENDED] . . . . .	1906	310:233-7-1. . . . . [AMENDED] . . . . .	1934
310:105-5-4. . . . . [AMENDED] . . . . .	1907	310:233-7-2. . . . . [NEW] (E) . . . . .	193
310:110-5-5. . . . . [AMENDED] . . . . .	1907	310:233-7-2. . . . . [NEW] . . . . .	1935
310:110-5-7. . . . . [AMENDED] . . . . .	1908	310:233-9-1. . . . . [AMENDED] (E) . . . . .	193
310:205-1-1. . . . . [AMENDED] (E) . . . . .	585	310:233-9-1. . . . . [AMENDED] . . . . .	1935
310:205-1-1. . . . . [AMENDED] . . . . .	1909	310:233-9-2. . . . . [AMENDED] (E) . . . . .	193
310:205-1-2. . . . . [AMENDED] (E) . . . . .	585	310:233-9-2. . . . . [AMENDED] . . . . .	1936
310:205-1-2. . . . . [AMENDED] . . . . .	1909	310:233-9-3. . . . . [AMENDED] (E) . . . . .	195
310:205-1-3. . . . . [AMENDED] (E) . . . . .	588	310:233-9-3. . . . . [AMENDED] . . . . .	1937
310:205-1-3. . . . . [AMENDED] . . . . .	1912	310:233-9-4. . . . . [NEW] (E) . . . . .	195
310:205-1-3.1. . . . . [AMENDED] (E) . . . . .	589	310:233-9-4. . . . . [NEW] . . . . .	1937
310:205-1-3.1. . . . . [AMENDED] . . . . .	1913	310:233-9-5. . . . . [NEW] (E) . . . . .	195
310:205-3-1. . . . . [AMENDED] (E) . . . . .	589	310:233-9-5. . . . . [NEW] . . . . .	1937
310:205-3-1. . . . . [AMENDED] . . . . .	1913	310:233-9-6. . . . . [NEW] (E) . . . . .	195
310:205-3-2. . . . . [AMENDED] (E) . . . . .	589	310:233-9-6. . . . . [NEW] . . . . .	1938
310:205-3-2. . . . . [AMENDED] . . . . .	1913	310:233-9-7. . . . . [NEW] (E) . . . . .	195
310:205-3-3. . . . . [AMENDED] (E) . . . . .	591	310:233-9-7. . . . . [NEW] . . . . .	1938
310:205-3-3. . . . . [AMENDED] . . . . .	1915	310:233-9-8. . . . . [NEW] (E) . . . . .	196
310:205-3-4. . . . . [AMENDED] (E) . . . . .	592	310:233-9-8. . . . . [NEW] . . . . .	1938
310:205-3-4. . . . . [AMENDED] . . . . .	1916	310:233-11-1. . . . . [AMENDED] (E) . . . . .	196
310:205-3-5. . . . . [AMENDED] (E) . . . . .	594	310:233-11-1. . . . . [AMENDED] . . . . .	1938
310:205-3-5. . . . . [AMENDED] . . . . .	1919	310:233-11-2. . . . . [AMENDED] (E) . . . . .	196
310:205-3-7. . . . . [AMENDED] (E) . . . . .	595	310:233-11-2. . . . . [AMENDED] . . . . .	1939
310:205-3-7. . . . . [AMENDED] . . . . .	1919	310:233-11-3. . . . . [AMENDED] (E) . . . . .	197
310:205-3-8. . . . . [NEW] (E) . . . . .	596	310:233-11-3. . . . . [AMENDED] . . . . .	1939
310:205-3-8. . . . . [NEW] . . . . .	1921	310:233-11-4. . . . . [AMENDED] (E) . . . . .	197
310:205-3-9. . . . . [NEW] (E) . . . . .	597	310:233-11-4. . . . . [NEW] . . . . .	1940
310:205-3-9. . . . . [NEW] . . . . .	1922	310:234-1-2. . . . . [AMENDED] (E) . . . . .	1178
310:205-3-10. . . . . [NEW] (E) . . . . .	598	310:234-1-2. . . . . [AMENDED] . . . . .	1940
310:205-3-10. . . . . [NEW] . . . . .	1923	310:234-3-2. . . . . [AMENDED] (E) . . . . .	1179
310:205-3-11. . . . . [NEW] (E) . . . . .	598	310:234-3-2. . . . . [AMENDED] . . . . .	1942
310:205-3-11. . . . . [NEW] . . . . .	1923	310:234-3-3. . . . . [AMENDED] (E) . . . . .	1180
310:205-5-1. . . . . [AMENDED] (E) . . . . .	599	310:234-3-3. . . . . [AMENDED] . . . . .	1942
310:205-5-1. . . . . [AMENDED] . . . . .	1924	310:234-3-3.1. . . . . [AMENDED] (E) . . . . .	1180
310:205-7-1. . . . . [AMENDED] (E) . . . . .	600	310:234-3-3.1. . . . . [AMENDED] . . . . .	1942

**Rules Affected Index – *continued***

310:234-3-4. . . . . [AMENDED] (E) . . . . .	1180	310:406-1-1. . . . . [NEW] (E) . . . . .	198
310:234-3-4. . . . . [AMENDED] . . . . .	1942	310:406-1-1. . . . . [NEW] . . . . .	1972
310:234-3-5. . . . . [AMENDED] (E) . . . . .	1181	310:406-1-2. . . . . [NEW] (E) . . . . .	198
310:234-3-5. . . . . [AMENDED] . . . . .	1943	310:406-1-2. . . . . [NEW] . . . . .	1972
310:234-7-1. . . . . [AMENDED] (E) . . . . .	1182	310:406-3-1. . . . . [NEW] (E) . . . . .	198
310:234-7-1. . . . . [AMENDED] . . . . .	1945	310:406-3-1. . . . . [NEW] . . . . .	1972
310:234-7-2. . . . . [AMENDED] (E) . . . . .	1182	310:406-3-2. . . . . [NEW] (E) . . . . .	198
310:234-7-2. . . . . [AMENDED] . . . . .	1945	310:406-3-2. . . . . [NEW] . . . . .	1972
310:234-11-4. . . . . [NEW] (E) . . . . .	1183	310:406-3-3. . . . . [NEW] (E) . . . . .	199
310:234-11-4. . . . . [NEW] . . . . .	1945	310:406-3-3. . . . . [NEW] . . . . .	1972
310:265-1-2. . . . . [AMENDED] . . . . .	1946	310:406-3-4. . . . . [NEW] (E) . . . . .	199
310:265-3-2. . . . . [AMENDED] . . . . .	1947	310:406-3-4. . . . . [NEW] . . . . .	1972
310:265-3-3. . . . . [AMENDED] . . . . .	1947	310:406-3-5. . . . . [NEW] (E) . . . . .	199
310:265-5-1. . . . . [AMENDED] . . . . .	1947	310:406-3-5. . . . . [NEW] . . . . .	1973
310:265-5-2. . . . . [AMENDED] . . . . .	1947	310:406-5-1. . . . . [NEW] (E) . . . . .	199
310:265-5-3. . . . . [AMENDED] . . . . .	1947	310:406-5-1. . . . . [NEW] . . . . .	1973
310:265-5-4. . . . . [AMENDED] . . . . .	1948	310:406-5-2. . . . . [NEW] (E) . . . . .	199
310:265-5-5. . . . . [AMENDED] . . . . .	1949	310:406-5-2. . . . . [NEW] . . . . .	1973
310:265-5-6. . . . . [AMENDED] . . . . .	1949	310:406-5-3. . . . . [NEW] (E) . . . . .	199
310:265-5-8. . . . . [NEW] . . . . .	1949	310:406-5-3. . . . . [NEW] . . . . .	1973
310:276-1-3. . . . . [AMENDED] . . . . .	1950	310:406-5-4. . . . . [NEW] (E) . . . . .	200
310:276-3-1. . . . . [AMENDED] . . . . .	1952	310:406-5-4. . . . . [NEW] . . . . .	1974
310:276-9-3. . . . . [AMENDED] . . . . .	1953	310:406-7-1. . . . . [NEW] (E) . . . . .	200
310:276-9-5. . . . . [AMENDED] . . . . .	1953	310:406-7-1. . . . . [NEW] . . . . .	1974
310:276-9-7. . . . . [AMENDED] . . . . .	1953	310:406-7-2. . . . . [NEW] (E) . . . . .	200
310:276-9-8. . . . . [AMENDED] . . . . .	1953	310:406-7-2. . . . . [NEW] . . . . .	1974
310:276-11-1. . . . . [AMENDED] . . . . .	1954	310:406-7-3. . . . . [NEW] (E) . . . . .	200
310:276-11-2. . . . . [AMENDED] . . . . .	1954	310:406-7-3. . . . . [NEW] . . . . .	1974
310:345-1-1.1. . . . . [AMENDED] . . . . .	1955	310:406-9-1. . . . . [NEW] (E) . . . . .	201
310:345-9-1. . . . . [NEW] . . . . .	1956	310:406-9-1. . . . . [NEW] . . . . .	1974
310:345-9-2. . . . . [NEW] . . . . .	1956	310:406-11-1. . . . . [NEW] (E) . . . . .	201
310:400-1-1. . . . . [AMENDED] . . . . .	1957	310:406-11-1. . . . . [NEW] . . . . .	1974
310:400-1-3. . . . . [NEW] . . . . .	1957	310:406-13-1. . . . . [NEW] (E) . . . . .	201
310:400-1-4. . . . . [NEW] . . . . .	1957	310:406-13-1. . . . . [NEW] . . . . .	1975
310:400-5-2. . . . . [AMENDED] . . . . .	1957	310:406-13-2. . . . . [NEW] (E) . . . . .	201
310:400-5-8.1. . . . . [NEW] . . . . .	1958	310:406-13-2. . . . . [NEW] . . . . .	1975
310:400-7-2.2. . . . . [NEW] . . . . .	1958	310:406-13-3. . . . . [NEW] (E) . . . . .	201
310:400-9-1. . . . . [AMENDED] . . . . .	1958	310:406-13-3. . . . . [NEW] . . . . .	1975
310:400-9-4. . . . . [AMENDED] . . . . .	1958	310:406-13-4. . . . . [NEW] (E) . . . . .	201
310:400-11-2. . . . . [AMENDED] . . . . .	1958	310:406-13-4. . . . . [NEW] . . . . .	1975
310:400-11-5. . . . . [AMENDED] . . . . .	1959	310:406-13-5. . . . . [NEW] (E) . . . . .	201
310:400-13-2. . . . . [AMENDED] . . . . .	1959	310:406-13-5. . . . . [NEW] . . . . .	1975
310:400-15-4. . . . . [AMENDED] . . . . .	1959	310:406-15-1. . . . . [NEW] . . . . .	1975
310:400-15-8. . . . . [AMENDED] . . . . .	1960	310:406-15-2. . . . . [NEW] . . . . .	1975
310:403-1-2. . . . . [AMENDED] . . . . .	1961	310:406-15-3. . . . . [NEW] . . . . .	1975
310:403-1-4. . . . . [NEW] . . . . .	1962	310:406-15-4. . . . . [NEW] . . . . .	1975
310:403-7-2. . . . . [AMENDED] . . . . .	1962	310:406-17-1. . . . . [NEW] (E) . . . . .	201
310:403-7-3. . . . . [AMENDED] . . . . .	1963	310:406-17-1. . . . . [NEW] . . . . .	1975
310:403-7-4. . . . . [AMENDED] . . . . .	1963	310:406-17-2. . . . . [NEW] (E) . . . . .	201
310:403-7-6. . . . . [AMENDED] . . . . .	1964	310:406-17-2. . . . . [NEW] . . . . .	1975
310:403-7-7. . . . . [AMENDED] . . . . .	1964	310:406-17-3. . . . . [NEW] (E) . . . . .	201
310:403-11-12. . . . . [NEW] . . . . .	1965	310:406-17-3. . . . . [NEW] . . . . .	1975
310:403-13-1. . . . . [AMENDED] . . . . .	1965	310:406-17-4. . . . . [NEW] (E) . . . . .	201
310:405-1-2.1. . . . . [AMENDED] . . . . .	1966	310:406-17-4. . . . . [NEW] . . . . .	1975
310:405-1-2.2. . . . . [NEW] . . . . .	1966	310:406-17-5. . . . . [NEW] (E) . . . . .	201
310:405-3-2. . . . . [AMENDED] . . . . .	1966	310:406-17-5. . . . . [NEW] . . . . .	1976
310:405-3-3. . . . . [AMENDED] . . . . .	1967	310:406-17-6. . . . . [NEW] (E) . . . . .	201
310:405-3-3.1. . . . . [AMENDED] . . . . .	1968	310:406-17-6. . . . . [NEW] . . . . .	1976
310:405-3-4. . . . . [AMENDED] . . . . .	1968	310:406-19-1. . . . . [NEW] (E) . . . . .	202
310:405-3-5. . . . . [AMENDED] . . . . .	1968	310:406-19-1. . . . . [NEW] . . . . .	1976
310:405-7-9. . . . . [NEW] . . . . .	1969	310:406-19-2. . . . . [NEW] (E) . . . . .	202
310:405-9-1. . . . . [AMENDED] . . . . .	1969	310:406-19-2. . . . . [NEW] . . . . .	1976
310:405-9-2. . . . . [AMENDED] . . . . .	1969	310:406-19-3. . . . . [NEW] (E) . . . . .	202
310:405-11-5. . . . . [AMENDED] . . . . .	1970	310:406-19-3. . . . . [NEW] . . . . .	1976
310:405-17-2. . . . . [AMENDED] . . . . .	1970	310:406-19-4. . . . . [NEW] (E) . . . . .	202
310:405-17-4.1. . . . . [NEW] . . . . .	1971	310:406-19-4. . . . . [NEW] . . . . .	1976
310:405-19-1.1. . . . . [NEW] . . . . .	1971	310:406-19-5. . . . . [NEW] (E) . . . . .	202

310:406-19-5. .... [NEW] .....	1976	310:526-3-4. .... [NEW] .....	1986
310:406-19-6. .... [NEW] (E) .....	202	310:526-3-5. .... [NEW] (E) .....	206
310:406-19-6. .... [NEW] .....	1976	310:526-3-5. .... [NEW] .....	1986
310:406-21-1. .... [NEW] (E) .....	202	310:526-3-6. .... [NEW] (E) .....	206
310:406-21-1. .... [NEW] .....	1976	310:526-3-6. .... [NEW] .....	1986
310:406-21-2. .... [NEW] (E) .....	202	310:527-1-1. .... [NEW] (E) .....	206
310:406-21-2. .... [NEW] .....	1976	310:527-1-1. .... [NEW] .....	1987
310:406-21-3. .... [NEW] (E) .....	202	310:527-1-2. .... [NEW] (E) .....	206
310:406-21-3. .... [NEW] .....	1976	310:527-1-2. .... [NEW] .....	1987
310:406-21-4. .... [NEW] (E) .....	202	310:527-1-3. .... [NEW] (E) .....	207
310:406-21-4. .... [NEW] .....	1976	310:527-1-3. .... [NEW] .....	1987
310:406-21-5. .... [NEW] (E) .....	202	310:527-1-4. .... [NEW] (E) .....	207
310:406-21-5. .... [NEW] .....	1976	310:527-1-4. .... [NEW] .....	1987
310:406-21-6. .... [NEW] (E) .....	202	310:527-1-5. .... [NEW] (E) .....	207
310:406-21-6. .... [NEW] .....	1976	310:527-1-5. .... [NEW] .....	1987
310:406-21-7. .... [NEW] (E) .....	202	310:531-1-1. .... [NEW] .....	867
310:406-21-7. .... [NEW] .....	1977	310:531-1-2. .... [NEW] .....	867
310:406-21-8. .... [NEW] (E) .....	202	310:531-1-3. .... [NEW] .....	867
310:406-21-8. .... [NEW] .....	1977	310:531-3-1. .... [NEW] .....	868
310:406-21-9. .... [NEW] (E) .....	203	310:531-3-2. .... [NEW] .....	868
310:406-21-9. .... [NEW] .....	1977	310:531-3-3. .... [NEW] .....	868
310:406-21-10. .... [NEW] (E) .....	203	310:531-5-1. .... [NEW] .....	868
310:406-21-10. .... [NEW] .....	1977	310:531-5-2. .... [NEW] .....	868
310:406-23-1. .... [NEW] (E) .....	203	310:531-5-3. .... [NEW] .....	869
310:406-23-1. .... [NEW] .....	1977	310:535-1-2. .... [AMENDED] .....	1988
310:406-23-2. .... [NEW] (E) .....	203	310:535-1-3. .... [AMENDED] .....	1989
310:406-23-2. .... [NEW] .....	1977	310:567-3-2. .... [AMENDED] .....	1991
310:406-23-3. .... [NEW] (E) .....	203	310:638-1-2. .... [AMENDED] (E) .....	1183
310:406-23-3. .... [NEW] .....	1977	310:638-1-3. .... [AMENDED] (E) .....	1184
310:406-23-4. .... [NEW] (E) .....	203	310:638-1-4. .... [AMENDED] (E) .....	1184
310:406-23-4. .... [NEW] .....	1977	310:638-1-5. .... [AMENDED] (E) .....	1184
310:406-23-5. .... [NEW] (E) .....	203	310:638-1-6.2. .... [NEW] (E) .....	1185
310:406-23-5. .... [NEW] .....	1977	310:638-1-7.2. .... [NEW] (E) .....	1185
310:406-23-6. .... [NEW] (E) .....	203	310:638-1-8.2. .... [NEW] (E) .....	1185
310:406-23-6. .... [NEW] .....	1977	310:638-1-10. .... [AMENDED] (E) .....	1186
310:406-23-7. .... [NEW] (E) .....	203	310:638-3-4. .... [REVOKED] (E) .....	1186
310:406-23-7. .... [NEW] .....	1977	310:638-3-7. .... [AMENDED] (E) .....	1186
310:406-23-8. .... [NEW] (E) .....	203	310:638-5-2. .... [AMENDED] (E) .....	1186
310:406-23-8. .... [NEW] .....	1978	310:638-5-3. .... [AMENDED] (E) .....	1187
310:515-1-1.1. .... [NEW] .....	1978	310:638-5-4. .... [AMENDED] (E) .....	1188
310:515-1-2. .... [AMENDED] .....	1979	310:638-5-9. .... [AMENDED] (E) .....	1188
310:515-1-3. .... [AMENDED] .....	1979	310:638-5-10. .... [AMENDED] (E) .....	1189
310:515-1-4. .... [AMENDED] .....	1979	310:641-3-2. .... [AMENDED] .....	1991
310:515-1-7. .... [AMENDED] .....	1980	310:641-3-11. .... [AMENDED] .....	1993
310:515-1-8. .... [AMENDED] .....	1980	310:641-3-14. .... [AMENDED] .....	1993
310:515-3-1. .... [NEW] .....	1981	310:641-3-15. .... [AMENDED] .....	1994
310:515-3-2. .... [NEW] .....	1981	310:641-3-20. .... [AMENDED] .....	1994
310:515-3-3. .... [NEW] .....	1981	310:641-3-38. .... [AMENDED] .....	1995
310:515-3-4. .... [NEW] .....	1981	310:641-3-48. .... [AMENDED] .....	1995
310:521-1-2. .... [AMENDED] .....	1982	310:641-3-48.1. .... [AMENDED] .....	1995
310:521-3-2. .... [AMENDED] .....	1982	310:641-3-48.2. .... [AMENDED] .....	1996
310:521-5-1. .... [NEW] .....	1982	310:641-3-50. .... [AMENDED] .....	1996
310:521-5-2. .... [NEW] .....	1982	310:641-3-80. .... [AMENDED] .....	1997
310:521-5-3. .... [NEW] .....	1983	310:641-3-91. .... [AMENDED] .....	1997
310:526-1-1. .... [NEW] (E) .....	204	310:641-3-120. .... [AMENDED] .....	1997
310:526-1-1. .... [NEW] .....	1984	310:641-3-150. .... [AMENDED] .....	1998
310:526-1-2. .... [NEW] (E) .....	204	310:641-3-160. .... [AMENDED] .....	1998
310:526-1-2. .... [NEW] .....	1984	310:641-3-190. .... [AMENDED] .....	1999
310:526-1-3. .... [NEW] (E) .....	204	310:641-5-11. .... [AMENDED] .....	2000
310:526-1-3. .... [NEW] .....	1984	310:641-5-50. .... [AMENDED] .....	2001
310:526-3-1. .... [NEW] (E) .....	205	310:641-5-61. .... [AMENDED] .....	2002
310:526-3-1. .... [NEW] .....	1985	310:641-5-70. .... [REVOKED] .....	2003
310:526-3-2. .... [NEW] (E) .....	205	310:641-7-15. .... [AMENDED] .....	2003
310:526-3-2. .... [NEW] .....	1985	310:641-7-20. .... [AMENDED] .....	2004
310:526-3-3. .... [NEW] (E) .....	205	310:661-2-6. .... [AMENDED] .....	2005
310:526-3-3. .... [NEW] .....	1985	310:661-6-4. .... [AMENDED] .....	2005
310:526-3-4. .... [NEW] (E) .....	206	310:662-1-2. .... [AMENDED] .....	2006

**Rules Affected Index – *continued***

310:663-1-2. . . . . [AMENDED] . . . . .	2008	310:675-21-2. . . . . [NEW] . . . . .	2037
310:663-1-4. . . . . [NEW] . . . . .	2009	310:675-21-3. . . . . [NEW] . . . . .	2037
310:663-3-5. . . . . [AMENDED] . . . . .	2009	310:675-21-4. . . . . [NEW] . . . . .	2037
310:663-3-8. . . . . [NEW] . . . . .	2010	310:675-21-5. . . . . [NEW] . . . . .	2037
310:663-7-2. . . . . [AMENDED] . . . . .	2011	310:675, App. B. . . . . [REVOKED] . . . . .	2038
310:663-9-6. . . . . [AMENDED] . . . . .	2011	310:675, App. B. . . . . [NEW] . . . . .	2038
310:663-13-1. . . . . [AMENDED] . . . . .	2011	310:677-1-3. . . . . [AMENDED] . . . . .	2046
310:663-15-1. . . . . [AMENDED] . . . . .	2011	310:677-1-4. . . . . [AMENDED] . . . . .	2048
310:663-15-2. . . . . [AMENDED] . . . . .	2011	310:677-1-5. . . . . [REVOKED] . . . . .	2048
310:663-15-3. . . . . [NEW] . . . . .	2012	310:677-3-2. . . . . [AMENDED] . . . . .	2048
310:663-19-1. . . . . [AMENDED] . . . . .	2012	310:677-3-3. . . . . [AMENDED] . . . . .	2049
310:663-19-2. . . . . [AMENDED] . . . . .	2013	310:677-3-4. . . . . [AMENDED] . . . . .	2050
310:663-19-3. . . . . [NEW] . . . . .	2013	310:677-3-5. . . . . [AMENDED] . . . . .	2050
310:663-25-3. . . . . [AMENDED] . . . . .	2014	310:677-5-2. . . . . [AMENDED] . . . . .	2051
310:663-25-4. . . . . [AMENDED] . . . . .	2014	310:677-5-5. . . . . [NEW] . . . . .	2051
310:663-29-2. . . . . [AMENDED] . . . . .	2015	310:677-9-3. . . . . [AMENDED] . . . . .	2052
310:663, App. B. . . . . [AMENDED] . . . . .	2016	310:677-13-1. . . . . [AMENDED] . . . . .	2052
310:664-5-2. . . . . [AMENDED] . . . . .	2018	310:677-13-4. . . . . [AMENDED] . . . . .	2052
310:667-1-3. . . . . [AMENDED] . . . . .	2019	310:677-13-5. . . . . [AMENDED] . . . . .	2055
310:667-15-6. . . . . [AMENDED] (E) . . . . .	1190	310:677-13-8. . . . . [AMENDED] . . . . .	2055
310:667-17-4. . . . . [AMENDED] . . . . .	2020	310:677-13-9. . . . . [AMENDED] . . . . .	2056
310:667-17-5. . . . . [AMENDED] . . . . .	2021	310:677-13-12. . . . . [NEW] . . . . .	2056
310:667-19-2. . . . . [AMENDED] (E) . . . . .	1190	317:2-1-2. . . . . [AMENDED] (E) . . . . .	301
310:667-19-13. . . . . [AMENDED] (E) . . . . .	1192	317:2-1-2. . . . . [AMENDED] . . . . .	869
310:667-21-7. . . . . [AMENDED] (E) . . . . .	1193	317:2-1-5. . . . . [AMENDED] (E) . . . . .	302
310:667-21-8. . . . . [AMENDED] (E) . . . . .	1193	317:2-1-5. . . . . [AMENDED] . . . . .	870
310:667-25-2. . . . . [AMENDED] (E) . . . . .	1193	317:10-1-1. . . . . [AMENDED] . . . . .	872
310:667-33-2. . . . . [AMENDED] . . . . .	2021	317:10-1-2. . . . . [AMENDED] . . . . .	872
310:667-39-6. . . . . [AMENDED] (E) . . . . .	1194	317:10-1-3. . . . . [AMENDED] . . . . .	873
310:667-39-9. . . . . [AMENDED] (E) . . . . .	1194	317:10-1-4. . . . . [AMENDED] . . . . .	873
310:667-39-11. . . . . [AMENDED] (E) . . . . .	1195	317:10-1-5. . . . . [AMENDED] . . . . .	873
310:667-40-6. . . . . [AMENDED] (E) . . . . .	1196	317:10-1-7. . . . . [AMENDED] . . . . .	874
310:667-40-9. . . . . [AMENDED] (E) . . . . .	1197	317:10-1-9. . . . . [AMENDED] . . . . .	874
310:667-40-11. . . . . [AMENDED] (E) . . . . .	1198	317:10-1-10. . . . . [AMENDED] . . . . .	874
310:668-1-1. . . . . [REVOKED] . . . . .	2022	317:10-1-11. . . . . [AMENDED] . . . . .	874
310:668-1-2. . . . . [REVOKED] . . . . .	2022	317:10-1-12. . . . . [AMENDED] . . . . .	875
310:668-1-3. . . . . [REVOKED] . . . . .	2023	317:10-1-15. . . . . [AMENDED] . . . . .	875
310:668-3-1. . . . . [REVOKED] . . . . .	2023	317:10-1-16. . . . . [AMENDED] . . . . .	876
310:668-3-2. . . . . [REVOKED] . . . . .	2023	317:10-1-17. . . . . [AMENDED] . . . . .	876
310:668-3-3. . . . . [REVOKED] . . . . .	2023	317:10-1-18. . . . . [AMENDED] . . . . .	876
310:668-3-4. . . . . [REVOKED] . . . . .	2024	317:10-1-18.1. . . . . [AMENDED] . . . . .	877
310:668-5-1. . . . . [REVOKED] . . . . .	2024	317:10-1-18.2. . . . . [AMENDED] . . . . .	877
310:668-5-2. . . . . [REVOKED] . . . . .	2024	317:10-1-19. . . . . [AMENDED] . . . . .	877
310:668-5-3. . . . . [REVOKED] . . . . .	2024	317:10-1-20. . . . . [AMENDED] . . . . .	878
310:668-5-4. . . . . [REVOKED] . . . . .	2024	317:25-7-2. . . . . [AMENDED] (E) . . . . .	74
310:668-7-1. . . . . [REVOKED] . . . . .	2024	317:25-7-2. . . . . [AMENDED] . . . . .	2057
310:668-7-2. . . . . [REVOKED] . . . . .	2024	317:25-7-5. . . . . [AMENDED] . . . . .	2058
310:668-9-1. . . . . [REVOKED] . . . . .	2025	317:25-7-10. . . . . [AMENDED] (E) . . . . .	74
310:668-9-2. . . . . [REVOKED] . . . . .	2025	317:25-7-10. . . . . [AMENDED] . . . . .	2059
310:669-1-2. . . . . [AMENDED] . . . . .	2026	317:25-7-13. . . . . [AMENDED] (E) . . . . .	76
310:669-5-1. . . . . [AMENDED] . . . . .	2026	317:25-7-13. . . . . [AMENDED] . . . . .	879
310:669-5-2. . . . . [AMENDED] . . . . .	2028	317:30-3-5.1. . . . . [NEW] . . . . .	2060
310:669-5-4. . . . . [AMENDED] . . . . .	2030	317:30-3-40. . . . . [AMENDED] . . . . .	880
310:669-7-1. . . . . [AMENDED] . . . . .	2030	317:30-3-57. . . . . [AMENDED] (E) . . . . .	303
310:675-1-2. . . . . [AMENDED] . . . . .	2031	317:30-3-57. . . . . [AMENDED] (E) . . . . .	655
310:675-3-1.1. . . . . [AMENDED] . . . . .	2043	317:30-3-57. . . . . [AMENDED] . . . . .	2061
310:675-3-4.1. . . . . [AMENDED] . . . . .	2044	317:30-3-59. . . . . [AMENDED] (E) . . . . .	142
310:675-3-5.1. . . . . [AMENDED] . . . . .	2044	317:30-3-59. . . . . [AMENDED] . . . . .	890
310:675-3-8. . . . . [AMENDED] . . . . .	2045	317:30-3-65.4. . . . . [AMENDED] (E) . . . . .	76
310:675-7-5.1. . . . . [AMENDED] . . . . .	2033	317:30-3-65.4. . . . . [AMENDED] . . . . .	893
310:675-7-12.1. . . . . [AMENDED] . . . . .	2034	317:30-3-85. . . . . [AMENDED] . . . . .	2068
310:675-7-17.1. . . . . [AMENDED] . . . . .	2034	317:30-5-2. . . . . [AMENDED] (E) . . . . .	144
310:675-7-18.1. . . . . [AMENDED] . . . . .	2035	317:30-5-2. . . . . [AMENDED] (E) . . . . .	312
310:675-7-21. . . . . [NEW] . . . . .	2035	317:30-5-2. . . . . [AMENDED] (E) . . . . .	661
310:675-9-13.1. . . . . [AMENDED] . . . . .	2036	317:30-5-2. . . . . [AMENDED] . . . . .	2063
310:675-13-7. . . . . [AMENDED] . . . . .	2036	317:30-5-8. . . . . [AMENDED] (E) . . . . .	148
310:675-21-1. . . . . [NEW] . . . . .	2037	317:30-5-8. . . . . [AMENDED] (E) . . . . .	671

317:30-5-12. . . . . [AMENDED] (E) . . . . .	306	317:30-5-47.1. . . . . [AMENDED] . . . . .	915
317:30-5-12. . . . . [AMENDED] . . . . .	896	317:30-5-47.2. . . . . [AMENDED] (E) . . . . .	327
317:30-5-13. . . . . [AMENDED] (E) . . . . .	78	317:30-5-47.2. . . . . [AMENDED] . . . . .	915
317:30-5-13. . . . . [AMENDED] . . . . .	903	317:30-5-47.3. . . . . [AMENDED] (E) . . . . .	328
317:30-5-14. . . . . [AMENDED] (E) . . . . .	316	317:30-5-47.3. . . . . [AMENDED] . . . . .	916
317:30-5-14. . . . . [AMENDED] . . . . .	904	317:30-5-47.4. . . . . [AMENDED] (E) . . . . .	329
317:30-5-22. . . . . [AMENDED] (E) . . . . .	208	317:30-5-47.4. . . . . [AMENDED] . . . . .	917
317:30-5-22. . . . . [AMENDED] . . . . .	896	317:30-5-50. . . . . [AMENDED] (E) . . . . .	330
317:30-5-23. . . . . [AMENDED] . . . . .	2069	317:30-5-50. . . . . [AMENDED] . . . . .	918
317:30-5-24. . . . . [AMENDED] (E) . . . . .	209	317:30-5-56. . . . . [NEW] (E) . . . . .	330
317:30-5-24. . . . . [AMENDED] (E) . . . . .	306	317:30-5-56. . . . . [NEW] . . . . .	918
317:30-5-24. . . . . [AMENDED] . . . . .	897	317:30-5-57. . . . . [NEW] (E) . . . . .	331
317:30-5-25. . . . . [AMENDED] (E) . . . . .	79	317:30-5-57. . . . . [NEW] . . . . .	919
317:30-5-25. . . . . [AMENDED] . . . . .	894	317:30-5-70.2. . . . . [AMENDED] . . . . .	903
317:30-5-40. . . . . [AMENDED] (E) . . . . .	318	317:30-5-96.2. . . . . [AMENDED] (E) . . . . .	679
317:30-5-40. . . . . [AMENDED] . . . . .	906	317:30-5-96.2. . . . . [AMENDED] . . . . .	2114
317:30-5-40.1. . . . . [NEW] (E) . . . . .	318	317:30-5-133.1. . . . . [AMENDED] . . . . .	2095
317:30-5-40.1. . . . . [NEW] . . . . .	906	317:30-5-134. . . . . [AMENDED] (E) . . . . .	676
317:30-5-40.2. . . . . [NEW] (E) . . . . .	318	317:30-5-134. . . . . [AMENDED] . . . . .	2104
317:30-5-40.2. . . . . [NEW] . . . . .	906	317:30-5-137. . . . . [NEW] (E) . . . . .	142
317:30-5-41. . . . . [AMENDED] (E) . . . . .	318	317:30-5-137. . . . . [NEW] . . . . .	891
317:30-5-41. . . . . [AMENDED] . . . . .	906	317:30-5-138. . . . . [NEW] (E) . . . . .	142
317:30-5-41.1. . . . . [NEW] (E) . . . . .	322	317:30-5-138. . . . . [NEW] . . . . .	891
317:30-5-41.1. . . . . [NEW] . . . . .	910	317:30-5-139. . . . . [NEW] (E) . . . . .	143
317:30-5-41.2. . . . . [NEW] (E) . . . . .	322	317:30-5-139. . . . . [NEW] . . . . .	892
317:30-5-41.2. . . . . [NEW] . . . . .	2068	317:30-5-140. . . . . [NEW] (E) . . . . .	143
317:30-5-42. . . . . [REVOKED] (E) . . . . .	322	317:30-5-140. . . . . [NEW] . . . . .	892
317:30-5-42. . . . . [REVOKED] . . . . .	910	317:30-5-141. . . . . [NEW] (E) . . . . .	143
317:30-5-42.1. . . . . [NEW] (E) . . . . .	323	317:30-5-141. . . . . [NEW] . . . . .	892
317:30-5-42.1. . . . . [NEW] . . . . .	911	317:30-5-175. . . . . [REVOKED] . . . . .	2070
317:30-5-42.2. . . . . [NEW] (E) . . . . .	323	317:30-5-176. . . . . [REVOKED] . . . . .	2070
317:30-5-42.2. . . . . [NEW] . . . . .	911	317:30-5-178. . . . . [REVOKED] . . . . .	2072
317:30-5-42.3. . . . . [NEW] (E) . . . . .	323	317:30-5-180. . . . . [NEW] (E) . . . . .	677
317:30-5-42.3. . . . . [NEW] . . . . .	911	317:30-5-180. . . . . [NEW] . . . . .	2082
317:30-5-42.4. . . . . [NEW] (E) . . . . .	323	317:30-5-180.1. . . . . [NEW] (E) . . . . .	677
317:30-5-42.4. . . . . [NEW] . . . . .	911	317:30-5-180.1. . . . . [NEW] . . . . .	2082
317:30-5-42.5. . . . . [NEW] (E) . . . . .	324	317:30-5-180.2. . . . . [NEW] (E) . . . . .	677
317:30-5-42.5. . . . . [NEW] . . . . .	911	317:30-5-180.2. . . . . [NEW] . . . . .	2083
317:30-5-42.6. . . . . [NEW] (E) . . . . .	324	317:30-5-180.3. . . . . [NEW] (E) . . . . .	677
317:30-5-42.6. . . . . [NEW] . . . . .	911	317:30-5-180.3. . . . . [NEW] . . . . .	2083
317:30-5-42.7. . . . . [NEW] (E) . . . . .	324	317:30-5-180.4. . . . . [NEW] (E) . . . . .	677
317:30-5-42.7. . . . . [NEW] . . . . .	912	317:30-5-180.4. . . . . [NEW] . . . . .	2083
317:30-5-42.8. . . . . [NEW] (E) . . . . .	324	317:30-5-180.4. . . . . [NEW] (E) . . . . .	678
317:30-5-42.8. . . . . [NEW] . . . . .	912	317:30-5-180.5. . . . . [NEW] . . . . .	2083
317:30-5-42.9. . . . . [NEW] (E) . . . . .	324	317:30-5-185. . . . . [REVOKED] . . . . .	2072
317:30-5-42.9. . . . . [NEW] . . . . .	912	317:30-5-186. . . . . [REVOKED] . . . . .	2073
317:30-5-42.10. . . . . [NEW] (E) . . . . .	324	317:30-5-187. . . . . [REVOKED] . . . . .	2073
317:30-5-42.10. . . . . [NEW] . . . . .	912	317:30-5-188. . . . . [REVOKED] . . . . .	2073
317:30-5-42.11. . . . . [NEW] (E) . . . . .	324	317:30-5-190. . . . . [REVOKED] . . . . .	2074
317:30-5-42.11. . . . . [NEW] . . . . .	912	317:30-5-191. . . . . [REVOKED] . . . . .	2075
317:30-5-42.12. . . . . [NEW] (E) . . . . .	324	317:30-5-192. . . . . [REVOKED] . . . . .	2075
317:30-5-42.12. . . . . [NEW] . . . . .	912	317:30-5-193. . . . . [REVOKED] . . . . .	2075
317:30-5-42.13. . . . . [NEW] (E) . . . . .	324	317:30-5-195. . . . . [REVOKED] . . . . .	2076
317:30-5-42.13. . . . . [NEW] . . . . .	912	317:30-5-196. . . . . [REVOKED] . . . . .	2076
317:30-5-42.14. . . . . [NEW] (E) . . . . .	325	317:30-5-197. . . . . [REVOKED] . . . . .	2076
317:30-5-42.14. . . . . [NEW] . . . . .	912	317:30-5-198. . . . . [REVOKED] . . . . .	2076
317:30-5-42.15. . . . . [NEW] (E) . . . . .	325	317:30-5-199. . . . . [REVOKED] . . . . .	2077
317:30-5-42.15. . . . . [NEW] . . . . .	913	317:30-5-201. . . . . [REVOKED] . . . . .	2077
317:30-5-42.16. . . . . [NEW] (E) . . . . .	325	317:30-5-211. . . . . [AMENDED] (E) . . . . .	658
317:30-5-42.16. . . . . [NEW] . . . . .	913	317:30-5-211. . . . . [AMENDED] . . . . .	2084
317:30-5-42.17. . . . . [NEW] (E) . . . . .	326	317:30-5-226. . . . . [AMENDED] (E) . . . . .	307
317:30-5-42.17. . . . . [NEW] . . . . .	914	317:30-5-226. . . . . [AMENDED] . . . . .	898
317:30-5-42.18. . . . . [NEW] (E) . . . . .	326	317:30-5-321. . . . . [AMENDED] . . . . .	2087
317:30-5-42.18. . . . . [NEW] . . . . .	914	317:30-5-322. . . . . [REVOKED] . . . . .	2087
317:30-5-47. . . . . [AMENDED] (E) . . . . .	326	317:30-5-323. . . . . [REVOKED] . . . . .	2087
317:30-5-47. . . . . [AMENDED] . . . . .	914	317:30-5-326. . . . . [NEW] . . . . .	2098
317:30-5-47.1. . . . . [AMENDED] (E) . . . . .	327	317:30-5-326.1. . . . . [NEW] . . . . .	2098

## Rules Affected Index – *continued*

317:30-5-327. . . . .	[AMENDED]	2098	317:30-5-545. . . . .	[AMENDED] (E)	333
317:30-5-327.1. . . . .	[NEW]	2101	317:30-5-545. . . . .	[AMENDED]	929
317:30-5-327.2. . . . .	[NEW]	2101	317:30-5-556. . . . .	[AMENDED] (E)	334
317:30-5-327.3. . . . .	[NEW]	2102	317:30-5-556. . . . .	[AMENDED]	930
317:30-5-327.4. . . . .	[NEW]	2102	317:30-5-558. . . . .	[AMENDED] (E)	334
317:30-5-327.5. . . . .	[NEW]	2103	317:30-5-558. . . . .	[AMENDED]	930
317:30-5-327.6. . . . .	[NEW]	2103	317:30-5-560. . . . .	[AMENDED] (E)	334
317:30-5-327.7. . . . .	[NEW]	2103	317:30-5-560. . . . .	[AMENDED]	931
317:30-5-327.8. . . . .	[NEW]	2103	317:30-5-560.1. . . . .	[AMENDED] (E)	335
317:30-5-327.9. . . . .	[NEW]	2103	317:30-5-560.1. . . . .	[AMENDED]	931
317:30-5-335. . . . .	[AMENDED] (E)	601	317:30-5-560.2. . . . .	[AMENDED] (E)	335
317:30-5-335. . . . .	[AMENDED]	921	317:30-5-560.2. . . . .	[AMENDED]	931
317:30-5-335.1. . . . .	[NEW] (E)	601	317:30-5-566. . . . .	[AMENDED] (E)	331
317:30-5-335.1. . . . .	[NEW]	921	317:30-5-566. . . . .	[AMENDED]	919
317:30-5-336. . . . .	[AMENDED] (E)	602	317:30-5-567. . . . .	[AMENDED] (E)	332
317:30-5-336. . . . .	[NEW] (E)	604	317:30-5-567. . . . .	[AMENDED]	920
317:30-5-336. . . . .	[AMENDED]	922	317:30-5-660. . . . .	[AMENDED]	2106
317:30-5-336.1. . . . .	[NEW] (E)	604	317:30-5-660.1. . . . .	[NEW]	2106
317:30-5-336.1. . . . .	[NEW]	924	317:30-5-660.2. . . . .	[NEW]	2106
317:30-5-336.2. . . . .	[NEW] (E)	604	317:30-5-660.3. . . . .	[NEW]	2106
317:30-5-336.2. . . . .	[NEW]	924	317:30-5-660.4. . . . .	[NEW]	2107
317:30-5-336.3. . . . .	[NEW] (E)	604	317:30-5-660.5. . . . .	[NEW]	2107
317:30-5-336.3. . . . .	[NEW]	924	317:30-5-661. . . . .	[AMENDED]	2107
317:30-5-336.4. . . . .	[NEW] (E)	604	317:30-5-661.1. . . . .	[NEW]	2108
317:30-5-336.4. . . . .	[NEW]	924	317:30-5-661.2. . . . .	[NEW]	2108
317:30-5-336.5. . . . .	[NEW]	924	317:30-5-661.3. . . . .	[NEW]	2108
317:30-5-336.6. . . . .	[NEW] (E)	605	317:30-5-661.4. . . . .	[NEW]	2108
317:30-5-336.6. . . . .	[NEW]	924	317:30-5-661.5. . . . .	[NEW]	2108
317:30-5-336.7. . . . .	[NEW] (E)	605	317:30-5-661.6. . . . .	[NEW]	2109
317:30-5-336.7. . . . .	[NEW]	924	317:30-5-661.7. . . . .	[NEW]	2109
317:30-5-336.8. . . . .	[NEW] (E)	605	317:30-5-662. . . . .	[REVOKED]	2109
317:30-5-336.8. . . . .	[NEW]	924	317:30-5-663. . . . .	[REVOKED]	2109
317:30-5-336.9. . . . .	[NEW] (E)	606	317:30-5-664. . . . .	[REVOKED]	2110
317:30-5-336.9. . . . .	[NEW]	925	317:30-5-664.1. . . . .	[NEW]	2110
317:30-5-336.10. . . . .	[NEW] (E)	606	317:30-5-664.2. . . . .	[NEW]	2110
317:30-5-336.10. . . . .	[NEW]	925	317:30-5-664.3. . . . .	[NEW]	2110
317:30-5-336.11. . . . .	[NEW] (E)	606	317:30-5-664.4. . . . .	[NEW]	2110
317:30-5-336.11. . . . .	[NEW]	926	317:30-5-664.5. . . . .	[NEW]	2111
317:30-5-336.12. . . . .	[NEW] (E)	606	317:30-5-664.6. . . . .	[NEW]	2111
317:30-5-336.12. . . . .	[NEW]	926	317:30-5-664.7. . . . .	[NEW]	2112
317:30-5-336.13. . . . .	[NEW] (E)	606	317:30-5-664.8. . . . .	[NEW]	2112
317:30-5-336.13. . . . .	[NEW]	926	317:30-5-664.9. . . . .	[NEW]	2112
317:30-5-337. . . . .	[AMENDED] (E)	606	317:30-5-664.10. . . . .	[NEW]	2112
317:30-5-337. . . . .	[AMENDED]	926	317:30-5-664.11. . . . .	[NEW]	2112
317:30-5-339. . . . .	[AMENDED] (E)	607	317:30-5-664.12. . . . .	[NEW]	2113
317:30-5-339. . . . .	[AMENDED]	926	317:30-5-664.13. . . . .	[NEW]	2113
317:30-5-355.1. . . . .	[AMENDED] (E)	307	317:30-5-664.14. . . . .	[NEW]	2113
317:30-5-355.1. . . . .	[AMENDED]	898	317:30-5-664.15. . . . .	[NEW]	2113
317:30-5-361. . . . .	[AMENDED] (E)	309	317:30-5-676. . . . .	[AMENDED] (E)	83
317:30-5-361. . . . .	[AMENDED]	900	317:30-5-676. . . . .	[AMENDED]	932
317:30-5-375. . . . .	[AMENDED]	2088	317:30-5-695. . . . .	[AMENDED] (E)	665
317:30-5-391. . . . .	[AMENDED] (E)	80	317:30-5-695. . . . .	[AMENDED]	2088
317:30-5-391. . . . .	[AMENDED]	927	317:30-5-696. . . . .	[AMENDED] (E)	666
317:30-5-392. . . . .	[AMENDED] (E)	80	317:30-5-696. . . . .	[AMENDED]	2089
317:30-5-392. . . . .	[AMENDED]	927	317:30-5-696.1. . . . .	[NEW] (E)	669
317:30-5-393. . . . .	[AMENDED] (E)	82	317:30-5-696.1. . . . .	[NEW]	2092
317:30-5-393. . . . .	[AMENDED]	929	317:30-5-698. . . . .	[AMENDED] (E)	669
317:30-5-410. . . . .	[AMENDED]	881	317:30-5-698. . . . .	[AMENDED]	2092
317:30-5-411. . . . .	[AMENDED]	881	317:30-5-763. . . . .	[AMENDED] (E)	83
317:30-5-412. . . . .	[AMENDED]	881	317:30-5-763. . . . .	[AMENDED]	933
317:30-5-466. . . . .	[AMENDED] (E)	310	317:30-5-764. . . . .	[AMENDED] (E)	91
317:30-5-466. . . . .	[AMENDED]	901	317:30-5-764. . . . .	[AMENDED]	941
317:30-5-467. . . . .	[AMENDED] (E)	311	317:30-5-901. . . . .	[AMENDED] (E)	311
317:30-5-467. . . . .	[AMENDED]	902	317:30-5-901. . . . .	[AMENDED]	902
317:30-5-480. . . . .	[AMENDED]	883	317:30-5-910. . . . .	[REVOKED]	2077
317:30-5-481. . . . .	[AMENDED]	883	317:30-5-911. . . . .	[REVOKED]	2077
317:30-5-482. . . . .	[AMENDED]	883	317:30-5-913. . . . .	[REVOKED]	2078

317:30-5-920. .... [REVOKED] .....	2078	317:45-5-1. .... [AMENDED] (E) .....	104
317:30-5-921. .... [REVOKED] .....	2078	317:45-5-1. .... [AMENDED] .....	965
317:30-5-923. .... [REVOKED] .....	2078	317:45-7-1. .... [AMENDED] (E) .....	153
317:30-5-924. .... [REVOKED] .....	2079	317:45-7-1. .... [AMENDED] (E) .....	700
317:30-5-951. .... [AMENDED] (E) .....	92	317:45-7-1. .... [AMENDED] .....	2159
317:30-5-951. .... [AMENDED] .....	942	317:45-7-2. .... [AMENDED] (E) .....	104
317:30-5-952. .... [AMENDED] (E) .....	93	317:45-7-2. .... [AMENDED] (E) .....	701
317:30-5-952. .... [AMENDED] .....	943	317:45-7-2. .... [AMENDED] .....	2160
317:30-5-953. .... [AMENDED] (E) .....	93	317:45-7-8. .... [AMENDED] (E) .....	104
317:30-5-953. .... [AMENDED] .....	943	317:45-7-8. .... [AMENDED] (E) .....	701
317:30-5-1076. .... [AMENDED] (E) .....	678	317:45-7-8. .... [AMENDED] .....	2160
317:30-5-1076. .... [AMENDED] .....	2094	317:45-9-1. .... [AMENDED] (E) .....	104
317:30-5-1150. .... [NEW] .....	2079	317:45-9-1. .... [AMENDED] (E) .....	703
317:30-5-1151. .... [NEW] .....	2079	317:45-9-1. .... [AMENDED] .....	2160
317:30-5-1152. .... [NEW] .....	2079	317:45-9-3. .... [AMENDED] (E) .....	105
317:30-5-1153. .... [NEW] .....	2079	317:45-9-3. .... [AMENDED] .....	965
317:30-5-1154. .... [NEW] .....	2079	317:45-9-5. .... [REVOKED] (E) .....	105
317:30-5-1155. .... [NEW] .....	2079	317:45-9-5. .... [REVOKED] .....	965
317:30-5-1156. .... [NEW] .....	2079	317:45-9-7. .... [AMENDED] (E) .....	105
317:30-5-1157. .... [NEW] .....	2079	317:45-9-7. .... [AMENDED] .....	966
317:30-5-1158. .... [NEW] .....	2080	317:45-11-1. .... [NEW] (E) .....	105
317:30-5-1159. .... [NEW] .....	2080	317:45-11-1. .... [NEW] .....	966
317:30-5-1160. .... [NEW] .....	2081	317:45-11-2. .... [NEW] (E) .....	105
317:30-5-1161. .... [NEW] .....	2081	317:45-11-2. .... [NEW] .....	966
317:35-3-2. .... [AMENDED] (E) .....	94	317:45-11-10. .... [NEW] (E) .....	106
317:35-3-2. .... [AMENDED] .....	943	317:45-11-10. .... [NEW] (E) .....	701
317:35-3-2. .... [AMENDED] .....	2115	317:45-11-10. .... [NEW] (E) .....	811
317:35-5-25. .... [AMENDED] .....	2117	317:45-11-10. .... [NEW] .....	2162
317:35-5-41. .... [AMENDED] (E) .....	681	317:45-11-11. .... [NEW] (E) .....	107
317:35-5-41. .... [AMENDED] .....	2122	317:45-11-11. .... [NEW] (E) .....	702
317:35-7-41. .... [AMENDED] .....	2120	317:45-11-11. .... [NEW] (E) .....	813
317:35-7-48. .... [AMENDED] (E) .....	693	317:45-11-11. .... [NEW] .....	2164
317:35-7-48. .... [AMENDED] .....	2135	317:45-11-20. .... [NEW] (E) .....	107
317:35-9-15. .... [AMENDED] .....	2136	317:45-11-20. .... [NEW] (E) .....	704
317:35-9-67. .... [AMENDED] .....	2138	317:45-11-20. .... [NEW] .....	2161
317:35-10-26. .... [AMENDED] (E) .....	694	317:45-11-21. .... [NEW] (E) .....	108
317:35-10-26. .... [AMENDED] .....	2153	317:45-11-21. .... [NEW] .....	966
317:35-15-2. .... [AMENDED] (E) .....	96	317:45-11-22. .... [NEW] (E) .....	108
317:35-15-2. .... [AMENDED] .....	946	317:45-11-22. .... [NEW] .....	966
317:35-15-8. .... [AMENDED] (E) .....	96	317:45-11-23. .... [NEW] (E) .....	108
317:35-15-8. .... [AMENDED] .....	946	317:45-11-23. .... [NEW] .....	967
317:35-15-8.1. .... [AMENDED] (E) .....	98	317:45-11-24. .... [NEW] (E) .....	109
317:35-15-8.1. .... [AMENDED] .....	948	317:45-11-24. .... [NEW] .....	967
317:35-15-10. .... [AMENDED] (E) .....	99	317:45-11-25. .... [NEW] (E) .....	109
317:35-15-10. .... [AMENDED] .....	948	317:45-11-25. .... [NEW] .....	967
317:35-15-13.1. .... [AMENDED] (E) .....	100	317:45-11-26. .... [NEW] (E) .....	109
317:35-15-13.1. .... [AMENDED] .....	950	317:45-11-26. .... [NEW] .....	967
317:35-17-10. .... [AMENDED] .....	2142	317:45-11-27. .... [NEW] (E) .....	109
317:35-19-4. .... [AMENDED] .....	2146	317:45-11-27. .... [NEW] .....	967
317:35-19-20. .... [AMENDED] .....	2148	317:45-11-28. .... [NEW] (E) .....	109
317:35-21-1. .... [AMENDED] .....	2121	317:45-11-28. .... [NEW] .....	968
317:35-21-7. .... [AMENDED] .....	2121	320:10-1-1. .... [NEW] (E) .....	336
317:35-21-11. .... [AMENDED] .....	2121	320:10-1-1. .... [NEW] .....	2165
317:35-21-12. .... [AMENDED] (E) .....	152	320:10-1-2. .... [NEW] (E) .....	336
317:35-21-12. .... [AMENDED] .....	952	320:10-1-2. .... [NEW] .....	2165
317:40-5-3. .... [AMENDED] .....	953	320:10-3-1. .... [NEW] (E) .....	337
317:40-5-55. .... [AMENDED] .....	959	320:10-3-1. .... [NEW] .....	2167
317:40-5-103. .... [AMENDED] .....	961	320:10-3-2. .... [NEW] (E) .....	337
317:40-5-152. .... [AMENDED] .....	955	320:10-3-2. .... [NEW] .....	2167
317:40-7-8. .... [AMENDED] .....	957	320:10-3-3. .... [NEW] (E) .....	337
317:40-7-18. .... [AMENDED] .....	957	320:10-3-3. .... [NEW] .....	2167
317:45-1-2. .... [AMENDED] (E) .....	102	320:10-3-4. .... [NEW] (E) .....	337
317:45-1-2. .... [AMENDED] .....	963	320:10-3-4. .... [NEW] .....	2167
317:45-1-3. .... [AMENDED] (E) .....	103	320:10-3-5. .... [NEW] (E) .....	338
317:45-1-3. .... [AMENDED] .....	964	320:10-3-5. .... [NEW] .....	2167
317:45-1-4. .... [NEW] (E) .....	103	320:10-3-6. .... [NEW] (E) .....	338
317:45-1-4. .... [NEW] .....	965	320:10-3-6. .... [NEW] .....	2167

**Rules Affected Index – *continued***

320:10-3-7. .... [NEW] (E) .....	338	320:10-9-2. .... [NEW] .....	2171
320:10-3-7. .... [NEW] .....	2167	320:10-9-3. .... [NEW] (E) .....	342
320:10-3-8. .... [NEW] (E) .....	338	320:10-9-3. .... [NEW] .....	2171
320:10-3-8. .... [NEW] .....	2167	325:15-5-15. .... [AMENDED] .....	968
320:10-3-9. .... [NEW] (E) .....	338	325:15-5-21. .... [AMENDED] .....	968
320:10-3-9. .... [NEW] .....	2167	325:25-1-10. .... [AMENDED] .....	969
320:10-3-10. .... [NEW] (E) .....	338	325:25-1-17. .... [AMENDED] .....	970
320:10-3-10. .... [NEW] .....	2168	325:30-1-17. .... [AMENDED] .....	970
320:10-3-11. .... [NEW] (E) .....	338	325:35-1-5. .... [AMENDED] .....	971
320:10-3-11. .... [NEW] .....	2168	325:35-1-17. .... [REVOKED] .....	972
320:10-3-12. .... [NEW] (E) .....	338	325:35-1-38. .... [AMENDED] .....	972
320:10-3-12. .... [NEW] .....	2168	325:45-1-9. .... [AMENDED] .....	973
320:10-3-13. .... [NEW] (E) .....	339	325:45-1-28. .... [AMENDED] .....	974
320:10-3-13. .... [NEW] .....	2168	325:60-1-12. .... [AMENDED] .....	974
320:10-3-14. .... [NEW] (E) .....	339	325:75-1-7. .... [AMENDED] .....	975
320:10-3-14. .... [NEW] .....	2168	325:75-1-9. .... [AMENDED] .....	975
320:10-3-15. .... [NEW] (E) .....	339	330:36-2-12. .... [AMENDED] .....	2539
320:10-3-15. .... [NEW] .....	2168	330:36-4-1.1. .... [AMENDED] .....	2540
320:10-3-16. .... [NEW] (E) .....	339	330:36-4-2. .... [AMENDED] .....	2540
320:10-3-16. .... [NEW] .....	2169	330:36-6-1. .... [AMENDED] .....	2543
320:10-3-17. .... [NEW] (E) .....	339	340:1-1-17. .... [AMENDED] .....	976
320:10-3-17. .... [NEW] .....	2169	340:1-1-21. .... [AMENDED] .....	976
320:10-3-18. .... [NEW] (E) .....	339	340:1-11-21. .... [AMENDED] .....	2172
320:10-3-18. .... [NEW] .....	2169	340:1-11-22. .... [AMENDED] .....	2172
320:10-3-19. .... [NEW] (E) .....	340	340:2-1-32. .... [AMENDED] (E) .....	342
320:10-3-19. .... [NEW] .....	2169	340:2-1-32. .... [AMENDED] .....	977
320:10-3-20. .... [NEW] (E) .....	340	340:2-1-42. .... [AMENDED] .....	2173
320:10-3-20. .... [NEW] .....	2169	340:2-1-43. .... [AMENDED] .....	2174
320:10-3-21. .... [NEW] (E) .....	340	340:2-1-45. .... [REVOKED] .....	2174
320:10-3-21. .... [NEW] .....	2169	340:2-1-47. .... [REVOKED] .....	2175
320:10-5-1. .... [NEW] (E) .....	340	340:2-3-2. .... [AMENDED] .....	979
320:10-5-1. .... [NEW] .....	2169	340:2-3-33. .... [AMENDED] .....	983
320:10-5-2. .... [NEW] (E) .....	340	340:2-3-34. .... [AMENDED] .....	985
320:10-5-2. .... [NEW] .....	2169	340:2-3-35. .... [AMENDED] .....	986
320:10-5-3. .... [NEW] (E) .....	340	340:2-3-36. .... [AMENDED] .....	987
320:10-5-3. .... [NEW] .....	2170	340:2-3-37. .... [AMENDED] .....	991
320:10-5-4. .... [NEW] (E) .....	340	340:2-3-38. .... [AMENDED] .....	992
320:10-5-4. .... [NEW] .....	2170	340:2-3-45. .... [AMENDED] .....	995
320:10-5-5. .... [NEW] (E) .....	340	340:2-3-46. .... [AMENDED] .....	1002
320:10-5-5. .... [NEW] .....	2170	340:2-3-47. .... [AMENDED] .....	1002
320:10-5-6. .... [NEW] (E) .....	340	340:2-3-48. .... [AMENDED] .....	1003
320:10-5-6. .... [NEW] .....	2170	340:2-3-49. .... [AMENDED] .....	1003
320:10-5-7. .... [NEW] (E) .....	340	340:2-3-50. .... [AMENDED] .....	1003
320:10-5-7. .... [NEW] .....	2170	340:2-3-51. .... [AMENDED] .....	1004
320:10-7-1. .... [NEW] (E) .....	340	340:2-3-52. .... [AMENDED] .....	1005
320:10-7-1. .... [NEW] .....	2170	340:2-3-53. .... [AMENDED] .....	1006
320:10-7-2. .... [NEW] (E) .....	341	340:2-3-55. .... [AMENDED] .....	1007
320:10-7-2. .... [NEW] .....	2170	340:2-3-64. .... [AMENDED] .....	1007
320:10-7-3. .... [NEW] (E) .....	341	340:2-3-73. .... [AMENDED] .....	1009
320:10-7-3. .... [NEW] .....	2170	340:2-3-74. .... [AMENDED] .....	1010
320:10-7-4. .... [NEW] (E) .....	341	340:2-15-42. .... [AMENDED] .....	2175
320:10-7-4. .... [NEW] .....	2170	340:2-28-1. .... [AMENDED] .....	2176
320:10-7-5. .... [NEW] (E) .....	341	340:2-28-2. .... [AMENDED] .....	2177
320:10-7-5. .... [NEW] .....	2171	340:2-28-4.2. .... [AMENDED] .....	2177
320:10-7-6. .... [NEW] (E) .....	341	340:2-28-4.3. .... [AMENDED] .....	2177
320:10-7-6. .... [NEW] .....	2171	340:2-28-4.4. .... [NEW] .....	2178
320:10-7-7. .... [NEW] (E) .....	341	340:2-28-16.1. .... [AMENDED] .....	2178
320:10-7-7. .... [NEW] .....	2171	340:2-28-16.2. .... [AMENDED] .....	2178
320:10-7-8. .... [NEW] (E) .....	341	340:2-28-17.2. .... [AMENDED] .....	2178
320:10-7-8. .... [NEW] .....	2171	340:2-28-19. .... [AMENDED] .....	2180
320:10-7-9. .... [NEW] (E) .....	341	340:2-28-20. .... [AMENDED] .....	2180
320:10-7-9. .... [NEW] .....	2171	340:2-28-24. .... [AMENDED] .....	2180
320:10-7-10. .... [NEW] (E) .....	342	340:2-28-25. .... [AMENDED] .....	2181
320:10-7-10. .... [NEW] .....	2171	340:2-28-26. .... [AMENDED] .....	2181
320:10-9-1. .... [NEW] (E) .....	342	340:2-28-29. .... [AMENDED] .....	2181
320:10-9-1. .... [NEW] .....	2171	340:2-28-30. .... [AMENDED] .....	2181
320:10-9-2. .... [NEW] (E) .....	342	340:2-28-31. .... [AMENDED] .....	2181

340:2-28-33. . . . . [AMENDED] . . . . .	2181	340:40-9-3. . . . . [AMENDED] . . . . .	1033
340:2-31-10. . . . . [AMENDED] . . . . .	1012	340:40-10-4. . . . . [AMENDED] . . . . .	1033
340:2-31-31. . . . . [AMENDED] . . . . .	1013	340:40-13-1. . . . . [AMENDED] . . . . .	1034
340:2-31-32. . . . . [AMENDED] . . . . .	1013	340:40-13-2. . . . . [AMENDED] . . . . .	1035
340:2-31-33. . . . . [AMENDED] . . . . .	1014	340:40-13-3. . . . . [AMENDED] . . . . .	1036
340:2-33-1. . . . . [AMENDED] . . . . .	1015	340:40-13-5. . . . . [AMENDED] . . . . .	1037
340:2-33-2. . . . . [AMENDED] . . . . .	1015	340:50-7-30. . . . . [AMENDED] . . . . .	2187
340:2-33-3. . . . . [AMENDED] . . . . .	1015	340:50-9-5. . . . . [AMENDED] . . . . .	1040
340:2-33-4. . . . . [REVOKED] . . . . .	1015	340:65-3-2. . . . . [AMENDED] . . . . .	2190
340:2-33-5. . . . . [REVOKED] . . . . .	1015	340:65-3-4. . . . . [AMENDED] . . . . .	1042
340:2-39-1. . . . . [NEW] . . . . .	1016	340:65-3-8. . . . . [AMENDED] . . . . .	1043
340:5-1-8. . . . . [AMENDED] . . . . .	1017	340:65-5-6. . . . . [AMENDED] . . . . .	1044
340:5-5-4. . . . . [AMENDED] . . . . .	2182	340:70-8-1. . . . . [AMENDED] . . . . .	2191
340:10-2-1. . . . . [AMENDED] (E) . . . . .	344	340:70-9-1. . . . . [REVOKED] . . . . .	2193
340:10-2-1. . . . . [AMENDED] . . . . .	1018	340:70-9-2. . . . . [AMENDED] . . . . .	2193
340:10-2-3. . . . . [AMENDED] . . . . .	1021	340:70-9-5. . . . . [AMENDED] . . . . .	2193
340:10-2-5. . . . . [AMENDED] . . . . .	1022	340:70-9-7. . . . . [REVOKED] . . . . .	2194
340:10-2-6. . . . . [AMENDED] . . . . .	1022	340:70-9-9. . . . . [AMENDED] . . . . .	2195
340:10-2-7. . . . . [AMENDED] . . . . .	1023	340:70-9-10. . . . . [REVOKED] . . . . .	2195
340:10-3-32. . . . . [AMENDED] . . . . .	2184	340:70-9-15. . . . . [REVOKED] . . . . .	2195
340:10-3-33. . . . . [AMENDED] (E) . . . . .	28	340:70-9-17. . . . . [AMENDED] . . . . .	2195
340:10-3-33. . . . . [AMENDED] . . . . .	1020	340:75-1-12.2. . . . . [AMENDED] . . . . .	1044
340:10-10-4. . . . . [AMENDED] . . . . .	1025	340:75-1-12.8. . . . . [NEW] . . . . .	1323
340:10-10-6. . . . . [AMENDED] . . . . .	1026	340:75-1-16. . . . . [AMENDED] (E) . . . . .	631
340:25-1-1.1. . . . . [AMENDED] . . . . .	1302	340:75-1-16. . . . . [AMENDED] . . . . .	1323
340:25-1-1.2. . . . . [AMENDED] . . . . .	1304	340:75-1-18. . . . . [AMENDED] . . . . .	1044
340:25-1-2. . . . . [AMENDED] . . . . .	1305	340:75-1-18.1. . . . . [AMENDED] . . . . .	1044
340:25-1-2.1. . . . . [AMENDED] . . . . .	1305	340:75-1-44. . . . . [AMENDED] . . . . .	1044
340:25-1-3.1. . . . . [AMENDED] . . . . .	1305	340:75-3-2. . . . . [AMENDED] . . . . .	1323
340:25-3-3. . . . . [AMENDED] . . . . .	1306	340:75-3-4. . . . . [AMENDED] . . . . .	1323
340:25-5-55. . . . . [AMENDED] . . . . .	1306	340:75-3-5. . . . . [AMENDED] (E) . . . . .	633
340:25-5-67. . . . . [AMENDED] . . . . .	1306	340:75-3-5. . . . . [AMENDED] . . . . .	1323
340:25-5-67.1. . . . . [AMENDED] . . . . .	1307	340:75-3-6.1. . . . . [AMENDED] . . . . .	1323
340:25-5-110. . . . . [AMENDED] . . . . .	1308	340:75-3-7. . . . . [AMENDED] . . . . .	1323
340:25-5-110.1. . . . . [AMENDED] . . . . .	1308	340:75-3-7.1. . . . . [AMENDED] . . . . .	1323
340:25-5-114. . . . . [AMENDED] . . . . .	1308	340:75-3-8.1. . . . . [AMENDED] . . . . .	1323
340:25-5-117. . . . . [AMENDED] . . . . .	1309	340:75-3-8.4. . . . . [AMENDED] . . . . .	2197
340:25-5-123. . . . . [AMENDED] . . . . .	1310	340:75-3-8.5. . . . . [AMENDED] . . . . .	2198
340:25-5-124. . . . . [AMENDED] . . . . .	1310	340:75-3-8.6. . . . . [AMENDED] . . . . .	1323
340:25-5-124.2. . . . . [AMENDED] . . . . .	1311	340:75-3-10.1. . . . . [AMENDED] . . . . .	1323
340:25-5-124.3. . . . . [NEW] . . . . .	1311	340:75-3-10.2. . . . . [AMENDED] . . . . .	1323
340:25-5-140. . . . . [AMENDED] . . . . .	1312	340:75-3-13. . . . . [AMENDED] . . . . .	1323
340:25-5-168. . . . . [AMENDED] . . . . .	1313	340:75-4-12.1. . . . . [AMENDED] . . . . .	1044
340:25-5-171. . . . . [AMENDED] . . . . .	1313	340:75-4-12.2. . . . . [AMENDED] . . . . .	1044
340:25-5-176. . . . . [AMENDED] . . . . .	1314	340:75-4-13. . . . . [AMENDED] . . . . .	1044
340:25-5-176.1. . . . . [NEW] . . . . .	1315	340:75-4-14. . . . . [AMENDED] . . . . .	2199
340:25-5-178. . . . . [AMENDED] . . . . .	1315	340:75-6-31. . . . . [AMENDED] . . . . .	1044
340:25-5-179.1. . . . . [AMENDED] . . . . .	1316	340:75-6-31.5. . . . . [AMENDED] . . . . .	1044
340:25-5-198.1. . . . . [AMENDED] . . . . .	1316	340:75-6-40.2. . . . . [AMENDED] . . . . .	1044
340:25-5-198.2. . . . . [AMENDED] . . . . .	1318	340:75-6-40.3. . . . . [AMENDED] . . . . .	1044
340:25-5-200. . . . . [AMENDED] . . . . .	1318	340:75-6-40.4. . . . . [AMENDED] . . . . .	1044
340:25-5-214. . . . . [AMENDED] . . . . .	1319	340:75-6-40.5. . . . . [AMENDED] . . . . .	1044
340:25-5-215.1. . . . . [AMENDED] . . . . .	1320	340:75-6-48. . . . . [AMENDED] . . . . .	1044
340:25-5-235. . . . . [AMENDED] . . . . .	1320	340:75-6-85. . . . . [AMENDED] . . . . .	1044
340:25-5-244. . . . . [AMENDED] . . . . .	1320	340:75-6-85.2. . . . . [AMENDED] . . . . .	1044
340:25-5-305. . . . . [AMENDED] . . . . .	1320	340:75-6-85.4. . . . . [AMENDED] . . . . .	1044
340:25-5-339. . . . . [AMENDED] . . . . .	1321	340:75-6-85.5. . . . . [AMENDED] . . . . .	1044
340:25-5-340. . . . . [AMENDED] . . . . .	1321	340:75-6-85.6. . . . . [AMENDED] . . . . .	1044
340:25-5-340.1. . . . . [AMENDED] . . . . .	1322	340:75-6-86. . . . . [AMENDED] . . . . .	1044
340:25-5-350.3. . . . . [AMENDED] . . . . .	1322	340:75-6-88. . . . . [AMENDED] . . . . .	1044
340:40-3-1. . . . . [AMENDED] . . . . .	1027	340:75-6-89. . . . . [AMENDED] . . . . .	1044
340:40-5-1. . . . . [AMENDED] . . . . .	1029	340:75-7-2. . . . . [AMENDED] . . . . .	1323
340:40-7-1. . . . . [AMENDED] . . . . .	1031	340:75-7-14. . . . . [AMENDED] . . . . .	1323
340:40-7-11. . . . . [AMENDED] . . . . .	2185	340:75-7-15. . . . . [AMENDED] . . . . .	1323
340:40-7-13. . . . . [AMENDED] . . . . .	1031	340:75-7-18. . . . . [AMENDED] . . . . .	1323
340:40-9-1. . . . . [AMENDED] . . . . .	1032	340:75-7-19. . . . . [AMENDED] . . . . .	1323
340:40-9-2. . . . . [AMENDED] . . . . .	1032	340:75-7-24. . . . . [AMENDED] . . . . .	1323

**Rules Affected Index – *continued***

340:75-7-37.1. . . . . [NEW] . . . . .	1323	340:75-19-30. . . . . [AMENDED] . . . . .	1044
340:75-7-52. . . . . [AMENDED] . . . . .	1323	340:75-19-31. . . . . [AMENDED] . . . . .	1044
340:75-7-52.1. . . . . [NEW] . . . . .	1323	340:75-19-33. . . . . [AMENDED] . . . . .	1044
340:75-7-65. . . . . [AMENDED] . . . . .	1323	340:100-1-2. . . . . [AMENDED] . . . . .	1047
340:75-7-94. . . . . [AMENDED] . . . . .	1323	340:100-3-1.1. . . . . [REVOKED] . . . . .	1053
340:75-8-1. . . . . [AMENDED] . . . . .	1044	340:100-3-5. . . . . [AMENDED] . . . . .	1054
340:75-8-6. . . . . [AMENDED] . . . . .	1044	340:100-3-5.1. . . . . [AMENDED] . . . . .	1056
340:75-8-7. . . . . [AMENDED] . . . . .	1044	340:100-3-5.2. . . . . [AMENDED] . . . . .	1058
340:75-8-8. . . . . [AMENDED] . . . . .	1044	340:100-3-33.2. . . . . [NEW] . . . . .	1060
340:75-8-9. . . . . [AMENDED] . . . . .	1044	340:100-3-34. . . . . [AMENDED] . . . . .	1060
340:75-8-10. . . . . [AMENDED] . . . . .	1044	340:100-3-37. . . . . [REVOKED] . . . . .	1061
340:75-8-11. . . . . [AMENDED] . . . . .	1044	340:100-3-39. . . . . [AMENDED] . . . . .	1062
340:75-8-36. . . . . [AMENDED] . . . . .	1044	340:100-5-15. . . . . [AMENDED] . . . . .	1068
340:75-8-37. . . . . [AMENDED] . . . . .	1044	340:100-5-19. . . . . [REVOKED] . . . . .	1068
340:75-8-38. . . . . [AMENDED] . . . . .	1044	340:100-5-22. . . . . [AMENDED] . . . . .	2202
340:75-8-39. . . . . [AMENDED] . . . . .	1044	340:100-5-22.6. . . . . [AMENDED] . . . . .	1068
340:75-13-28. . . . . [AMENDED] . . . . .	2199	340:100-5-25. . . . . [REVOKED] . . . . .	2203
340:75-13-29. . . . . [AMENDED] . . . . .	2200	340:100-6-1. . . . . [REVOKED] . . . . .	1072
340:75-13-62. . . . . [AMENDED] . . . . .	1323	340:100-6-2. . . . . [AMENDED] . . . . .	1072
340:75-13-63. . . . . [AMENDED] . . . . .	1323	340:100-6-10. . . . . [AMENDED] . . . . .	1073
340:75-13-65. . . . . [AMENDED] . . . . .	1323	340:100-6-11. . . . . [AMENDED] . . . . .	1074
340:75-13-74. . . . . [AMENDED] . . . . .	1323	340:100-6-12. . . . . [AMENDED] . . . . .	1074
340:75-13-75. . . . . [AMENDED] . . . . .	1323	340:100-6-13. . . . . [AMENDED] . . . . .	1075
340:75-13-77. . . . . [AMENDED] . . . . .	1323	340:100-6-14. . . . . [AMENDED] . . . . .	1075
340:75-13-79. . . . . [AMENDED] . . . . .	1323	340:100-6-15. . . . . [AMENDED] . . . . .	1075
340:75-13-80. . . . . [AMENDED] . . . . .	1323	340:100-6-16. . . . . [REVOKED] . . . . .	1076
340:75-15-8. . . . . [AMENDED] . . . . .	1323	340:100-6-17. . . . . [REVOKED] . . . . .	1076
340:75-15-9. . . . . [AMENDED] . . . . .	1323	340:100-6-18. . . . . [AMENDED] . . . . .	1076
340:75-15-41. . . . . [AMENDED] . . . . .	1323	340:100-6-19. . . . . [AMENDED] . . . . .	1077
340:75-15-45. . . . . [AMENDED] . . . . .	1323	340:100-6-20. . . . . [AMENDED] . . . . .	1077
340:75-15-47. . . . . [AMENDED] . . . . .	1323	340:100-6-21. . . . . [AMENDED] . . . . .	1077
340:75-15-59. . . . . [AMENDED] . . . . .	1323	340:100-6-30. . . . . [AMENDED] . . . . .	1078
340:75-15-82. . . . . [AMENDED] . . . . .	1323	340:100-6-31. . . . . [REVOKED] . . . . .	1078
340:75-15-84. . . . . [AMENDED] . . . . .	1323	340:100-6-32. . . . . [REVOKED] . . . . .	1079
340:75-15-87. . . . . [AMENDED] . . . . .	1323	340:100-6-33. . . . . [REVOKED] . . . . .	1079
340:75-15-88. . . . . [AMENDED] . . . . .	1323	340:100-6-34. . . . . [REVOKED] . . . . .	1079
340:75-15-89. . . . . [AMENDED] . . . . .	1323	340:100-6-35. . . . . [REVOKED] . . . . .	1079
340:75-15-93. . . . . [AMENDED] . . . . .	1323	340:100-6-40. . . . . [REVOKED] . . . . .	1079
340:75-15-103. . . . . [AMENDED] . . . . .	1323	340:100-6-41. . . . . [AMENDED] . . . . .	1079
340:75-15-106. . . . . [AMENDED] . . . . .	1323	340:100-6-42. . . . . [REVOKED] . . . . .	1080
340:75-15-107. . . . . [AMENDED] . . . . .	1323	340:100-6-43. . . . . [REVOKED] . . . . .	1080
340:75-15-128.1. . . . . [AMENDED] (E) . . . . .	210	340:100-6-44. . . . . [AMENDED] . . . . .	1080
340:75-15-128.1. . . . . [AMENDED] . . . . .	1044	340:100-6-45. . . . . [NEW] . . . . .	1080
340:75-15-128.2. . . . . [AMENDED] . . . . .	1044	340:100-6-50. . . . . [AMENDED] . . . . .	1081
340:75-15-128.3. . . . . [AMENDED] . . . . .	1044	340:100-6-55. . . . . [AMENDED] . . . . .	1081
340:75-15-128.5. . . . . [AMENDED] . . . . .	1044	340:100-6-56. . . . . [NEW] . . . . .	1083
340:75-15-128.6. . . . . [AMENDED] . . . . .	1044	340:100-6-60. . . . . [AMENDED] . . . . .	1083
340:75-16-29. . . . . [AMENDED] . . . . .	1044	340:100-6-61. . . . . [REVOKED] . . . . .	1084
340:75-16-30. . . . . [AMENDED] . . . . .	1044	340:100-6-62. . . . . [REVOKED] . . . . .	1084
340:75-16-31. . . . . [AMENDED] . . . . .	1044	340:100-6-70. . . . . [REVOKED] . . . . .	1085
340:75-16-32. . . . . [AMENDED] . . . . .	1044	340:100-6-75. . . . . [REVOKED] . . . . .	1085
340:75-16-34. . . . . [AMENDED] . . . . .	1044	340:100-6-76. . . . . [REVOKED] . . . . .	1085
340:75-16-35. . . . . [AMENDED] . . . . .	1044	340:100-6-85. . . . . [AMENDED] . . . . .	1085
340:75-16-36. . . . . [AMENDED] . . . . .	1044	340:100-6-86. . . . . [AMENDED] . . . . .	1086
340:75-16-37. . . . . [AMENDED] . . . . .	1044	340:100-6-87. . . . . [REVOKED] . . . . .	1086
340:75-16-45. . . . . [AMENDED] . . . . .	1044	340:100-6-88. . . . . [AMENDED] . . . . .	1086
340:75-19-1. . . . . [AMENDED] . . . . .	1044	340:100-6-95. . . . . [AMENDED] . . . . .	1086
340:75-19-2. . . . . [AMENDED] . . . . .	1044	340:100-6-96. . . . . [REVOKED] . . . . .	1087
340:75-19-3. . . . . [AMENDED] . . . . .	1044	340:100-6-97. . . . . [AMENDED] . . . . .	1088
340:75-19-4. . . . . [AMENDED] . . . . .	1044	340:100-6-98. . . . . [REVOKED] . . . . .	1088
340:75-19-11. . . . . [AMENDED] . . . . .	1044	340:100-17-30. . . . . [AMENDED] . . . . .	1088
340:75-19-16. . . . . [AMENDED] . . . . .	1044	340:105-1-2. . . . . [AMENDED] . . . . .	1326
340:75-19-22. . . . . [AMENDED] . . . . .	1044	340:105-1-3. . . . . [AMENDED] . . . . .	1326
340:75-19-26. . . . . [AMENDED] . . . . .	1044	340:105-1-5. . . . . [AMENDED] . . . . .	1327
340:75-19-26.1. . . . . [AMENDED] . . . . .	1323	340:105-1-6. . . . . [AMENDED] . . . . .	1328
340:75-19-28. . . . . [AMENDED] . . . . .	1044	340:105-1-8. . . . . [AMENDED] . . . . .	1329
340:75-19-29. . . . . [AMENDED] . . . . .	1044	340:105-1-10. . . . . [AMENDED] . . . . .	1329

340:105-7-1. . . . . [AMENDED] . . . . .	1329	340:110-3-132. . . . . [REVOKED] . . . . .	2203
340:105-7-2. . . . . [AMENDED] . . . . .	1330	340:110-3-133. . . . . [REVOKED] . . . . .	2203
340:105-7-4. . . . . [AMENDED] . . . . .	1332	340:110-3-134. . . . . [REVOKED] . . . . .	2203
340:105-7-7. . . . . [AMENDED] . . . . .	1332	340:110-3-135. . . . . [REVOKED] . . . . .	2203
340:105-7-8. . . . . [AMENDED] . . . . .	1333	340:110-3-136. . . . . [REVOKED] . . . . .	2203
340:105-7-9. . . . . [AMENDED] . . . . .	1333	340:110-3-137. . . . . [REVOKED] . . . . .	2203
340:105-10-17. . . . . [AMENDED] . . . . .	1333	340:110-3-138. . . . . [REVOKED] . . . . .	2203
340:105-10-31. . . . . [AMENDED] . . . . .	1334	340:110-3-139. . . . . [REVOKED] . . . . .	2203
340:105-10-33. . . . . [AMENDED] . . . . .	1334	340:110-3-140. . . . . [REVOKED] . . . . .	2203
340:105-10-40. . . . . [AMENDED] . . . . .	1335	340:110-3-141. . . . . [REVOKED] . . . . .	2203
340:105-10-45. . . . . [AMENDED] . . . . .	1336	340:110-3-142. . . . . [REVOKED] . . . . .	2203
340:105-10-51. . . . . [AMENDED] . . . . .	1336	340:110-3-143. . . . . [REVOKED] . . . . .	2203
340:105-10-59. . . . . [AMENDED] . . . . .	1339	340:110-3-144. . . . . [REVOKED] . . . . .	2203
340:105-10-70. . . . . [AMENDED] . . . . .	1339	340:110-3-180. . . . . [REVOKED] . . . . .	2203
340:105-10-72. . . . . [AMENDED] . . . . .	1340	340:110-3-181. . . . . [REVOKED] . . . . .	2203
340:105-10-74. . . . . [AMENDED] . . . . .	1340	340:110-3-182. . . . . [REVOKED] . . . . .	2203
340:105-10-75. . . . . [AMENDED] . . . . .	1341	340:110-3-183. . . . . [REVOKED] . . . . .	2203
340:105-10-79. . . . . [AMENDED] . . . . .	1341	340:110-3-184. . . . . [REVOKED] . . . . .	2203
340:105-10-85. . . . . [AMENDED] . . . . .	1342	340:110-3-185. . . . . [REVOKED] . . . . .	2203
340:105-10-86. . . . . [AMENDED] . . . . .	1342	340:110-3-186. . . . . [REVOKED] . . . . .	2203
340:105-10-91. . . . . [AMENDED] . . . . .	1343	340:110-3-187. . . . . [REVOKED] . . . . .	2203
340:105-10-92. . . . . [AMENDED] . . . . .	1343	340:110-3-188. . . . . [REVOKED] . . . . .	2203
340:105-10-93. . . . . [AMENDED] . . . . .	1344	340:110-3-189. . . . . [REVOKED] . . . . .	2203
340:105-10-101. . . . . [AMENDED] . . . . .	1344	340:110-3-190. . . . . [REVOKED] . . . . .	2203
340:105-10-112. . . . . [AMENDED] . . . . .	1345	340:110-3-191. . . . . [REVOKED] . . . . .	2203
340:105-10-114. . . . . [AMENDED] . . . . .	1346	340:110-3-192. . . . . [REVOKED] . . . . .	2203
340:105-10-116. . . . . [AMENDED] . . . . .	1346	340:110-3-193. . . . . [REVOKED] . . . . .	2203
340:105-11-234. . . . . [AMENDED] . . . . .	1346	340:110-3-193.1 . . . . [REVOKED] . . . . .	2203
340:105-11-235. . . . . [AMENDED] . . . . .	1348	340:110-3-194. . . . . [REVOKED] . . . . .	2203
340:105-11-240. . . . . [AMENDED] . . . . .	1348	340:110-3-195. . . . . [REVOKED] . . . . .	2203
340:105-11-245. . . . . [AMENDED] . . . . .	1348	340:110-5-80. . . . . [REVOKED] . . . . .	2203
340:105-11-246. . . . . [AMENDED] . . . . .	1349	340:110-5-81. . . . . [REVOKED] . . . . .	2203
340:105-11-248. . . . . [AMENDED] . . . . .	1349	340:110-5-82. . . . . [REVOKED] . . . . .	2203
340:105-11-252. . . . . [AMENDED] . . . . .	1350	340:110-5-83. . . . . [REVOKED] . . . . .	2203
340:105-11-253. . . . . [AMENDED] . . . . .	1350	340:110-5-84. . . . . [REVOKED] . . . . .	2203
340:110-1-3. . . . . [AMENDED] . . . . .	1352	340:110-5-85. . . . . [REVOKED] . . . . .	2203
340:110-1-4. . . . . [AMENDED] . . . . .	1352	340:110-5-86. . . . . [REVOKED] . . . . .	2203
340:110-1-4.1. . . . . [AMENDED] . . . . .	1352	340:110-5-87. . . . . [REVOKED] . . . . .	2203
340:110-1-6. . . . . [AMENDED] . . . . .	1354	340:110-5-88. . . . . [REVOKED] . . . . .	2203
340:110-1-8. . . . . [AMENDED] . . . . .	1355	340:110-5-89. . . . . [REVOKED] . . . . .	2203
340:110-1-8.1. . . . . [AMENDED] . . . . .	1357	340:110-5-90. . . . . [REVOKED] . . . . .	2203
340:110-1-8.3. . . . . [AMENDED] . . . . .	1358	340:110-5-91. . . . . [REVOKED] . . . . .	2203
340:110-1-9. . . . . [AMENDED] . . . . .	1366	340:110-5-92. . . . . [REVOKED] . . . . .	2203
340:110-1-9.1. . . . . [AMENDED] . . . . .	1367	340:110-5-93. . . . . [REVOKED] . . . . .	2203
340:110-1-9.2. . . . . [AMENDED] . . . . .	1369	340:110-5-94. . . . . [REVOKED] . . . . .	2203
340:110-1-9.3. . . . . [AMENDED] . . . . .	1370	340:110-5-95. . . . . [REVOKED] . . . . .	2203
340:110-1-9.4. . . . . [AMENDED] . . . . .	1372	340:110-5-96. . . . . [REVOKED] . . . . .	2203
340:110-1-9.5. . . . . [AMENDED] . . . . .	1373	340:110-5-97. . . . . [REVOKED] . . . . .	2203
340:110-1-10. . . . . [AMENDED] . . . . .	1373	340:110-5-98. . . . . [REVOKED] . . . . .	2203
340:110-1-13. . . . . [AMENDED] . . . . .	1374	340:110-5-99. . . . . [REVOKED] . . . . .	2203
340:110-1-14. . . . . [AMENDED] . . . . .	1375	360:1-1-1.5. . . . . [NEW] . . . . .	1570
340:110-1-15. . . . . [AMENDED] . . . . .	1376	360:1-1-2. . . . . [AMENDED] . . . . .	1570
340:110-1-17. . . . . [AMENDED] . . . . .	1376	360:1-1-2.1. . . . . [AMENDED] . . . . .	1570
340:110-1-20. . . . . [AMENDED] . . . . .	1378	360:1-1-2.2. . . . . [AMENDED] . . . . .	1570
340:110-1-21. . . . . [AMENDED] . . . . .	1378	360:1-3-2. . . . . [AMENDED] . . . . .	1570
340:110-1-43. . . . . [AMENDED] . . . . .	1378	360:1-3-3. . . . . [AMENDED] . . . . .	1570
340:110-1-43.1. . . . . [AMENDED] . . . . .	1379	360:1-3-6. . . . . [AMENDED] . . . . .	1570
340:110-1-45. . . . . [AMENDED] . . . . .	1380	360:1-3-7. . . . . [AMENDED] . . . . .	1570
340:110-1-46. . . . . [AMENDED] . . . . .	1380	360:1-3-8. . . . . [AMENDED] . . . . .	1570
340:110-1-47. . . . . [AMENDED] . . . . .	1381	360:1-3-8.1. . . . . [AMENDED] . . . . .	1571
340:110-1-47.1. . . . . [AMENDED] . . . . .	1382	360:1-3-9. . . . . [AMENDED] . . . . .	1571
340:110-1-47.2. . . . . [AMENDED] . . . . .	1384	360:1-3-12. . . . . [AMENDED] . . . . .	1571
340:110-1-51. . . . . [AMENDED] . . . . .	1385	360:1-5-1. . . . . [AMENDED] . . . . .	1571
340:110-1-52. . . . . [AMENDED] . . . . .	1387	360:1-5-2. . . . . [AMENDED] . . . . .	1572
340:110-1-53. . . . . [AMENDED] . . . . .	1388	360:1-5-3. . . . . [AMENDED] . . . . .	1572
340:110-3-130. . . . . [REVOKED] . . . . .	2203	360:1-5-4. . . . . [AMENDED] . . . . .	1572
340:110-3-131. . . . . [REVOKED] . . . . .	2203	360:1-5-5. . . . . [AMENDED] . . . . .	1572

**Rules Affected Index – *continued***

360:1-5-7. . . . .	[AMENDED]	1572	360:15-1-21. . . . .	[AMENDED]	1596
360:1-7-1. . . . .	[AMENDED]	1573	360:15-1-22. . . . .	[AMENDED]	1596
360:1-7-2. . . . .	[AMENDED]	1573	360:15-1-23. . . . .	[AMENDED]	1597
360:1-7-3. . . . .	[AMENDED]	1573	360:15-1-25. . . . .	[AMENDED]	1597
360:10-1-2. . . . .	[AMENDED]	1574	365:1-9-5. . . . .	[AMENDED]	2204
360:10-3-2. . . . .	[AMENDED]	1576	365:1-9-11. . . . .	[AMENDED]	2205
360:10-3-3. . . . .	[AMENDED]	1576	365:1-9-12.1. . . . .	[REVOKED]	2205
360:10-3-3.1. . . . .	[AMENDED]	1576	365:1-9-14. . . . .	[AMENDED]	2205
360:10-3-3.5. . . . .	[AMENDED]	1576	365:1-9-15.1. . . . .	[AMENDED]	2206
360:10-3-4. . . . .	[AMENDED]	1577	365:10-5-101. . . . .	[AMENDED]	2206
360:10-3-6.1. . . . .	[AMENDED]	1577	365:10-23-3. . . . .	[NEW]	2207
360:10-3-7. . . . .	[AMENDED]	1577	365:10-23-4. . . . .	[NEW]	2207
360:10-3-13. . . . .	[AMENDED]	1578	365:10-25-1. . . . .	[NEW]	2207
360:10-3-17. . . . .	[AMENDED]	1578	365:10-25-2. . . . .	[NEW]	2207
360:10-3-20. . . . .	[AMENDED]	1578	365:10-25-3. . . . .	[NEW]	2207
360:10-3-20.1. . . . .	[AMENDED]	1579	365:10-25-4. . . . .	[NEW]	2208
360:10-3-22. . . . .	[AMENDED]	1579	365:10-25-5. . . . .	[NEW]	2208
360:10-3-23. . . . .	[AMENDED]	1579	365:10-25-6. . . . .	[NEW]	2209
360:10-3-24. . . . .	[AMENDED]	1580	365:10-25-7. . . . .	[NEW]	2209
360:10-3-25. . . . .	[AMENDED]	1581	365:15-1-3. . . . .	[AMENDED]	2210
360:10-3-26. . . . .	[AMENDED]	1581	365:15-1-3.1. . . . .	[AMENDED]	2212
360:10-3-27. . . . .	[AMENDED]	1581	365:15-1-18. . . . .	[AMENDED]	2212
360:10-3-27.1. . . . .	[AMENDED]	1582	365:15-1-20. . . . .	[AMENDED]	2212
360:10-3-28. . . . .	[AMENDED]	1582	365:15-1-21. . . . .	[NEW]	2212
360:10-3-29.1. . . . .	[NEW]	1582	365:15-1-22. . . . .	[NEW]	2212
360:10-3-33. . . . .	[AMENDED]	1582	365:15-1-23. . . . .	[NEW]	2213
360:10-5-1. . . . .	[AMENDED]	1583	365:15-7-3. . . . .	[AMENDED]	2213
360:10-5-2. . . . .	[AMENDED]	1583	365:15-7-7. . . . .	[REVOKED]	2214
360:10-5-3. . . . .	[AMENDED]	1583	365:15-7-9. . . . .	[AMENDED]	2214
360:10-5-16. . . . .	[AMENDED]	1583	365:15-7-13. . . . .	[REVOKED]	2214
360:10-5-17. . . . .	[AMENDED]	1584	365:15-7-15. . . . .	[REVOKED]	2214
360:10-5-20. . . . .	[AMENDED]	1584	365:15-7-20. . . . .	[REVOKED]	2214
360:10-5-30. . . . .	[AMENDED]	1585	365:15-7-24. . . . .	[AMENDED]	2214
360:10-5-32. . . . .	[AMENDED]	1586	365:15-7-26. . . . .	[AMENDED]	2214
360:10-5-33. . . . .	[AMENDED]	1586	365:15-7-27. . . . .	[AMENDED]	2214
360:10-5-34. . . . .	[AMENDED]	1586	365:15-7-30. . . . .	[NEW]	2214
360:10-5-45. . . . .	[AMENDED]	1586	365:15-7-31. . . . .	[NEW]	2214
360:10-5-56. . . . .	[AMENDED]	1587	365:15-9-10. . . . .	[NEW]	2215
360:10-5-61. . . . .	[AMENDED]	1587	365:15-9-11. . . . .	[NEW]	2216
360:10-5-75. . . . .	[AMENDED]	1587	365:15-9-12. . . . .	[NEW]	2216
360:10-5-76. . . . .	[AMENDED]	1587	365:15-9-13. . . . .	[NEW]	2216
360:10-5-77. . . . .	[AMENDED]	1588	365:15-9-14. . . . .	[NEW]	2216
360:10-5-79. . . . .	[AMENDED]	1588	365:15-9-15. . . . .	[NEW]	2216
360:10-5-86. . . . .	[AMENDED]	1588	365:15-9-16. . . . .	[NEW]	2216
360:10-5-87. . . . .	[AMENDED]	1589	365:15-9-17. . . . .	[NEW]	2217
360:10-5-89. . . . .	[AMENDED]	1591	365:15-9-18. . . . .	[NEW]	2217
360:10-5-90. . . . .	[AMENDED]	1591	365:15-9-19. . . . .	[NEW]	2217
360:10-5-100. . . . .	[AMENDED]	1591	365:15-9-20. . . . .	[NEW]	2217
360:10-7-1. . . . .	[AMENDED]	1591	365:15-9-21. . . . .	[NEW]	2217
360:10-9-1. . . . .	[AMENDED]	1591	365:25-3-1. . . . .	[AMENDED]	2218
360:10-9-2. . . . .	[AMENDED]	1591	365:25-3-3. . . . .	[AMENDED]	2221
360:15-1-2. . . . .	[AMENDED]	1592	365:25-3-4. . . . .	[AMENDED]	2221
360:15-1-3. . . . .	[AMENDED]	1593	365:25-3-6. . . . .	[REVOKED]	2222
360:15-1-4. . . . .	[AMENDED]	1593	365:25-3-8. . . . .	[AMENDED]	2222
360:15-1-7. . . . .	[AMENDED]	1593	365:25-3-9. . . . .	[AMENDED]	2222
360:15-1-8. . . . .	[AMENDED]	1593	365:25-3-10. . . . .	[AMENDED]	2223
360:15-1-8.5. . . . .	[AMENDED]	1594	365:25-3-11. . . . .	[REVOKED]	2223
360:15-1-10. . . . .	[AMENDED]	1594	365:25-3-12. . . . .	[AMENDED]	2223
360:15-1-11. . . . .	[AMENDED]	1594	365:25-3-13. . . . .	[AMENDED]	2224
360:15-1-12. . . . .	[AMENDED]	1595	365:25-3-14. . . . .	[AMENDED]	2226
360:15-1-14. . . . .	[AMENDED]	1596	365:25-3-16. . . . .	[AMENDED]	2229
360:15-1-15. . . . .	[AMENDED]	1596	365:25-5-40. . . . .	[AMENDED]	2229
360:15-1-16. . . . .	[AMENDED]	1596	365:25-17-8. . . . .	[AMENDED]	2229
360:15-1-17. . . . .	[AMENDED]	1596	375:8-13-1. . . . .	[AMENDED]	1597
360:15-1-18. . . . .	[AMENDED]	1596	375:15-1-2. . . . .	[AMENDED]	1598
360:15-1-19. . . . .	[AMENDED]	1596	375:15-1-3. . . . .	[AMENDED]	1598
360:15-1-20. . . . .	[AMENDED]	1596	375:15-1-4. . . . .	[AMENDED]	1598

377:1-1-3. . . . .	[AMENDED]	1389	377:15-7-11. . . . .	[NEW]	1414
377:1-1-5. . . . .	[AMENDED]	1390	377:15-7-12. . . . .	[NEW]	1414
377:1-1-11. . . . .	[AMENDED]	1391	377:15-7-13. . . . .	[NEW]	1414
377:1-1-12. . . . .	[AMENDED]	1391	377:15-9-1. . . . .	[NEW]	1414
377:3-1-23. . . . .	[AMENDED]	1392	377:25-1-2. . . . .	[AMENDED]	1415
377:3-1-26. . . . .	[AMENDED]	1393	377:25-3-15. . . . .	[AMENDED]	1415
377:3-1-28. . . . .	[AMENDED]	1393	377:25-7-2. . . . .	[AMENDED]	1415
377:3-1-31. . . . .	[AMENDED]	1394	377:25-7-50. . . . .	[AMENDED]	1415
377:3-1-46. . . . .	[AMENDED]	1394	377:25-9-1. . . . .	[AMENDED]	1416
377:3-1-47. . . . .	[AMENDED]	1394	377:25-13-1. . . . .	[REVOKED]	1416
377:3-1-48. . . . .	[AMENDED]	1395	377:25-13-2. . . . .	[REVOKED]	1416
377:3-3-3. . . . .	[AMENDED]	1396	377:30-1-1. . . . .	[AMENDED]	1417
377:3-7-1. . . . .	[AMENDED]	1396	377:35-1-1. . . . .	[AMENDED]	1418
377:3-11-5. . . . .	[AMENDED]	1396	377:35-3-3. . . . .	[AMENDED]	1418
377:3-11-20. . . . .	[AMENDED]	1396	377:35-3-8. . . . .	[AMENDED]	1418
377:3-15-1. . . . .	[AMENDED]	1397	377:35-7-2. . . . .	[AMENDED]	1419
377:3-15-2. . . . .	[AMENDED]	1397	377:35-9-1. . . . .	[AMENDED]	1419
377:3-15-3. . . . .	[AMENDED]	1397	377:35-11-5. . . . .	[AMENDED]	1419
377:3-16-1. . . . .	[REVOKED]	1397	377:35-17-1. . . . .	[AMENDED]	1420
377:3-16-2. . . . .	[REVOKED]	1397	380:30-1-2. . . . .	[AMENDED]	2230
377:3-16-3. . . . .	[REVOKED]	1397	380:30-3-2. . . . .	[AMENDED]	2231
377:3-16-4. . . . .	[REVOKED]	1397	380:70-1-1. . . . .	[NEW] (E)	30
377:3-17-25. . . . .	[AMENDED]	1397	380:70-1-1. . . . .	[NEW]	2232
377:3-17-28. . . . .	[AMENDED]	1398	380:70-1-2. . . . .	[NEW] (E)	30
377:5-1-3. . . . .	[AMENDED]	1398	380:70-1-2. . . . .	[NEW]	2232
377:5-3-1. . . . .	[AMENDED]	1398	380:70-3-1. . . . .	[NEW] (E)	31
377:5-3-2. . . . .	[AMENDED]	1398	380:70-3-1. . . . .	[NEW]	2233
377:5-5-1. . . . .	[AMENDED]	1399	380:70-3-2. . . . .	[NEW] (E)	32
377:5-5-2. . . . .	[AMENDED]	1399	380:70-3-2. . . . .	[NEW]	2234
377:5-5-5. . . . .	[AMENDED]	1400	380:70-3-3. . . . .	[NEW] (E)	32
377:10-1-3. . . . .	[AMENDED]	1402	380:70-3-3. . . . .	[NEW]	2234
377:10-1-5. . . . .	[AMENDED]	1402	380:70-3-4. . . . .	[NEW] (E)	32
377:10-1-8. . . . .	[AMENDED]	1403	380:70-3-4. . . . .	[NEW]	2234
377:10-1-9. . . . .	[AMENDED]	1403	380:70-3-5. . . . .	[NEW] (E)	32
377:10-1-10. . . . .	[AMENDED]	1404	380:70-3-5. . . . .	[NEW]	2234
377:10-1-11. . . . .	[AMENDED]	1404	380:70-3-6. . . . .	[NEW] (E)	33
377:10-7-1. . . . .	[AMENDED]	1405	380:70-3-6. . . . .	[NEW]	2235
377:10-7-3. . . . .	[AMENDED]	1405	380:70-3-7. . . . .	[NEW] (E)	33
377:10-7-4. . . . .	[AMENDED]	1408	380:70-3-7. . . . .	[NEW]	2235
377:10-7-50. . . . .	[AMENDED]	1408	380:70-3-8. . . . .	[NEW] (E)	33
377:10-11-1. . . . .	[AMENDED]	1408	380:70-3-8. . . . .	[NEW]	2235
377:10-13-36. . . . .	[AMENDED]	1408	380:70-3-9. . . . .	[NEW] (E)	33
377:10-13-100. . . . .	[AMENDED]	1409	380:70-3-9. . . . .	[NEW]	2236
377:15-1-1. . . . .	[AMENDED]	1410	380:70-3-10. . . . .	[NEW] (E)	34
377:15-1-2. . . . .	[AMENDED]	1410	380:70-3-10. . . . .	[NEW]	2236
377:15-1-3. . . . .	[REVOKED]	1410	380:70-3-11. . . . .	[NEW] (E)	34
377:15-1-4. . . . .	[REVOKED]	1410	380:70-3-11. . . . .	[NEW]	2236
377:15-1-5. . . . .	[REVOKED]	1410	380:70-3-12. . . . .	[NEW] (E)	34
377:15-1-6. . . . .	[REVOKED]	1410	380:70-3-12. . . . .	[NEW]	2236
377:15-1-7. . . . .	[REVOKED]	1411	380:70-3-13. . . . .	[NEW] (E)	34
377:15-3-1. . . . .	[NEW]	1411	380:70-3-13. . . . .	[NEW]	2237
377:15-5-1. . . . .	[NEW]	1411	380:70-3-14. . . . .	[NEW] (E)	35
377:15-5-2. . . . .	[NEW]	1411	380:70-3-14. . . . .	[NEW]	2237
377:15-5-3. . . . .	[NEW]	1411	380:70-3-15. . . . .	[NEW] (E)	35
377:15-5-4. . . . .	[NEW]	1411	380:70-3-15. . . . .	[NEW]	2237
377:15-5-5. . . . .	[NEW]	1412	380:70-5-1. . . . .	[NEW] (E)	35
377:15-5-6. . . . .	[NEW]	1412	380:70-5-1. . . . .	[NEW]	2237
377:15-7-1. . . . .	[NEW]	1413	380:70-5-2. . . . .	[NEW] (E)	36
377:15-7-2. . . . .	[NEW]	1413	380:70-5-2. . . . .	[NEW]	2238
377:15-7-3. . . . .	[NEW]	1413	380:70-5-3. . . . .	[NEW] (E)	36
377:15-7-4. . . . .	[NEW]	1413	380:70-5-3. . . . .	[NEW]	2239
377:15-7-5. . . . .	[NEW]	1413	380:70-5-4. . . . .	[NEW] (E)	37
377:15-7-6. . . . .	[NEW]	1414	380:70-5-4. . . . .	[NEW]	2239
377:15-7-7. . . . .	[NEW]	1414	380:70-5-5. . . . .	[NEW] (E)	37
377:15-7-8. . . . .	[NEW]	1414	380:70-5-5. . . . .	[NEW]	2240
377:15-7-9. . . . .	[NEW]	1414	380:70-5-6. . . . .	[NEW] (E)	37
377:15-7-10. . . . .	[NEW]	1414	380:70-5-6. . . . .	[NEW]	2240

**Rules Affected Index – *continued***

380:70-5-7. .... [NEW] (E) .....	37	390:55-1-4. .... [NEW] .....	2552
380:70-5-7. .... [NEW] .....	2240	390:55-1-5. .... [NEW] .....	2552
380:70-5-8. .... [NEW] (E) .....	38	390:55-1-6. .... [NEW] .....	2552
380:70-5-8. .... [NEW] .....	2240	390:55-1-7. .... [NEW] .....	2552
380:70-5-9. .... [NEW] (E) .....	38	390:55-1-8. .... [NEW] .....	2553
380:70-5-9. .... [NEW] .....	2240	390:55-1-9. .... [NEW] .....	2553
380:70-7-1. .... [NEW] (E) .....	38	390:55-1-10. .... [NEW] .....	2553
380:70-7-1. .... [NEW] .....	2240	390:55-1-11. .... [NEW] .....	2553
380:70-7-2. .... [NEW] (E) .....	38	390:55-1-12. .... [NEW] .....	2554
380:70-7-2. .... [NEW] .....	2240	390:55-1-13. .... [NEW] .....	2554
380:70-7-3. .... [NEW] (E) .....	39	390:55-1-14. .... [NEW] .....	2554
380:70-7-3. .... [NEW] .....	2241	390:55-1-15. .... [NEW] .....	2554
380:70-9-1. .... [NEW] (E) .....	39	429:1-1-3. .... [AMENDED] .....	1089
380:70-9-1. .... [NEW] .....	2241	429:10-1-2. .... [AMENDED] .....	1092
380:70-9-2. .... [NEW] (E) .....	39	429:10-1-3. .... [AMENDED] .....	1095
380:70-9-2. .... [NEW] .....	2241	429:10-1-4. .... [AMENDED] .....	1095
380:70-9-3. .... [NEW] (E) .....	40	429:10-1-6. .... [AMENDED] .....	1095
380:70-9-3. .... [NEW] .....	2242	429:10-1-7. .... [AMENDED] .....	1095
380:70-9-4. .... [NEW] (E) .....	40	429:10-1-8. .... [AMENDED] .....	1096
380:70-9-4. .... [NEW] .....	2242	429:10-1-10. .... [AMENDED] .....	1096
380:70-11-1. .... [NEW] (E) .....	40	429:15-1-2. .... [AMENDED] .....	1097
380:70-11-1. .... [NEW] .....	2242	429:15-1-11. .... [AMENDED] .....	1099
380:70-11-2. .... [NEW] (E) .....	40	429:20-1-2. .... [AMENDED] .....	1100
380:70-11-2. .... [NEW] .....	2242	429:20-1-12. .... [AMENDED] .....	1102
380:70-11-3. .... [NEW] (E) .....	40	435:10-1-4. .... [AMENDED] .....	2246
380:70-11-3. .... [NEW] .....	2243	435:10-4-6. .... [AMENDED] (E) .....	213
380:70-11-4. .... [NEW] (E) .....	40	435:10-4-6. .... [AMENDED] .....	2247
380:70-11-4. .... [NEW] .....	2243	435:10-4-7. .... [AMENDED] (E) .....	214
380:70-11-5. .... [NEW] (E) .....	41	435:10-4-7. .... [AMENDED] .....	2247
380:70-11-5. .... [NEW] .....	2243	435:10-21-1. .... [NEW] (E) .....	214
380:70-11-6. .... [NEW] (E) .....	41	435:10-21-1. .... [NEW] .....	2248
380:70-11-6. .... [NEW] .....	2243	435:15-3-1. .... [AMENDED] .....	1103
380:70-11-7. .... [NEW] (E) .....	41	435:15-3-18. .... [AMENDED] .....	1103
380:70-11-7. .... [NEW] .....	2243	435:15-11-1. .... [AMENDED] .....	1103
380:70-11-8. .... [NEW] (E) .....	41	435:20-3-1.1. .... [AMENDED] .....	2249
380:70-11-8. .... [NEW] .....	2243	435:30-1-4. .... [AMENDED] .....	1104
380:70-11-9. .... [NEW] (E) .....	41	435:30-1-5. .... [AMENDED] .....	1105
380:70-11-9. .... [NEW] .....	2244	435:40-1-6. .... [AMENDED] (E) .....	1727
380:70-11-10. .... [NEW] (E) .....	42	435:40-1-6. .... [AMENDED] .....	2712
380:70-11-10. .... [NEW] .....	2244	435:40-1-7. .... [AMENDED] (E) .....	1728
380:70-11-11. .... [NEW] (E) .....	42	435:40-1-7. .... [AMENDED] .....	2713
380:70-11-11. .... [NEW] .....	2244	435:40-1-9. .... [AMENDED] .....	2714
380:70-11-12. .... [NEW] (E) .....	42	435:45-5-1. .... [AMENDED] .....	1107
380:70-11-12. .... [NEW] .....	2244	435:55-5-2. .... [AMENDED] .....	2251
380:70-11-13. .... [NEW] (E) .....	42	450:1-1-1.1. .... [AMENDED] .....	2555
380:70-11-13. .... [NEW] .....	2244	450:1-1-2. .... [AMENDED] .....	2556
380:70-11-14. .... [NEW] (E) .....	42	450:1-1-3. .... [AMENDED] .....	2556
380:70-11-14. .... [NEW] .....	2244	450:1-1-5. .... [AMENDED] .....	2556
380:70, App. A. .... [NEW] (E) .....	43	450:1-1-9. .... [AMENDED] .....	2557
380:70, App. A. .... [NEW] .....	2245	450:1-1-10. .... [AMENDED] .....	2557
390:10-1-2. .... [AMENDED] .....	2544	450:1-1-11. .... [NEW] .....	2557
390:15-1-12. .... [AMENDED] .....	2545	450:1-3-1. .... [AMENDED] .....	2558
390:15-1-13. .... [AMENDED] .....	2545	450:1-3-3. .... [AMENDED] .....	2558
390:15-1-15. .... [AMENDED] .....	2546	450:1-3-14. .... [AMENDED] .....	2558
390:15-1-18. .... [AMENDED] .....	2546	450:1-3-15. .... [AMENDED] .....	2558
390:27-1-1. .... [NEW] .....	2547	450:1-3-21. .... [AMENDED] .....	2558
390:27-1-2. .... [NEW] .....	2547	450:1-3-22. .... [AMENDED] .....	2558
390:27-1-3. .... [NEW] .....	2547	450:1-5-5. .... [AMENDED] .....	2558
390:27-1-4. .... [NEW] .....	2547	450:1-9-1. .... [AMENDED] .....	2559
390:27-1-5. .... [NEW] .....	2547	450:1-9-3. .... [AMENDED] .....	2559
390:27-1-6. .... [NEW] .....	2548	450:1-9-4. .... [AMENDED] .....	2559
390:35-5-2. .... [AMENDED] .....	2548	450:1-9-5. .... [AMENDED] .....	2559
390:35-5-9. .... [AMENDED] .....	2550	450:1-9-6. .... [AMENDED] .....	2560
390:35-15-2. .... [AMENDED] .....	2550	450:1-9-7. .... [AMENDED] .....	2560
390:55-1-1. .... [NEW] .....	2551	450:1-9-8. .... [AMENDED] .....	2563
390:55-1-2. .... [NEW] .....	2551	450:1-9-9. .... [AMENDED] .....	2563
390:55-1-3. .... [NEW] .....	2552	450:15-3-6. .... [AMENDED] .....	1420

450:15-3-45. . . . . [AMENDED] . . . . .	1421	450:18-7-124. . . . . [NEW] . . . . .	2599
450:16-5-1. . . . . [AMENDED] . . . . .	1422	450:18-7-141. . . . . [AMENDED] . . . . .	2599
450:16-21-4. . . . . [AMENDED] . . . . .	1422	450:18-7-143. . . . . [AMENDED] . . . . .	2599
450:17-1-2. . . . . [AMENDED] . . . . .	2564	450:18-7-144. . . . . [AMENDED] . . . . .	2600
450:17-1-6. . . . . [AMENDED] . . . . .	2569	450:18-7-145. . . . . [AMENDED AND RENUMBERED TO	
450:17-3-2. . . . . [AMENDED] . . . . .	2569	450:18-7-123] . . . . .	2600
450:17-3-3. . . . . [AMENDED] . . . . .	2569	450:18-9-2. . . . . [AMENDED] . . . . .	2600
450:17-3-21. . . . . [AMENDED] . . . . .	2569	450:18-9-3. . . . . [AMENDED] . . . . .	2600
450:17-3-22. . . . . [AMENDED] . . . . .	2570	450:18-9-10. . . . . [AMENDED] . . . . .	2601
450:17-3-41. . . . . [AMENDED] . . . . .	2570	450:18-9-20. . . . . [AMENDED AND RENUMBERED TO	
450:17-3-84. . . . . [AMENDED] . . . . .	2570	450:18-5-2.1] . . . . .	2601
450:17-3-101. . . . . [AMENDED] . . . . .	2571	450:18-9-21. . . . . [AMENDED AND RENUMBERED TO	
450:17-3-106. . . . . [AMENDED] . . . . .	2571	450:18-5-2.2] . . . . .	2601
450:17-3-141. . . . . [AMENDED] . . . . .	2571	450:18-9-22. . . . . [AMENDED AND RENUMBERED TO	
450:17-3-144. . . . . [AMENDED] . . . . .	2572	450:18-5-2.3] . . . . .	2602
450:17-5-22. . . . . [AMENDED] . . . . .	2572	450:18-11-1. . . . . [AMENDED] . . . . .	2602
450:17-5-25. . . . . [AMENDED] . . . . .	2573	450:18-11-3. . . . . [AMENDED] . . . . .	2602
450:17-5-45. . . . . [AMENDED] . . . . .	2573	450:18-13-1. . . . . [AMENDED] . . . . .	2602
450:17-5-56. . . . . [AMENDED] . . . . .	2573	450:18-13-2. . . . . [AMENDED] . . . . .	2603
450:17-5-64. . . . . [AMENDED] . . . . .	2574	450:18-13-4. . . . . [AMENDED] . . . . .	2603
450:17-5-66. . . . . [AMENDED] . . . . .	2574	450:18-13-21. . . . . [AMENDED] . . . . .	2603
450:17-5-95. . . . . [AMENDED] . . . . .	2575	450:18-13-23. . . . . [AMENDED] . . . . .	2604
450:17-7-5. . . . . [AMENDED] . . . . .	2575	450:18-13-41. . . . . [AMENDED] . . . . .	2604
450:17-7-8. . . . . [AMENDED] . . . . .	2576	450:18-13-42. . . . . [AMENDED] . . . . .	2604
450:17-7-10. . . . . [AMENDED] . . . . .	2577	450:18-13-44. . . . . [AMENDED] . . . . .	2605
450:17-13-1. . . . . [AMENDED] . . . . .	2577	450:18-13-61. . . . . [AMENDED] . . . . .	2605
450:17-13-2. . . . . [AMENDED] . . . . .	2578	450:18-13-81. . . . . [AMENDED] . . . . .	2606
450:17-15-1.1. . . . . [AMENDED] . . . . .	2578	450:18-13-82. . . . . [AMENDED] . . . . .	2606
450:17-15-5. . . . . [AMENDED] . . . . .	2578	450:18-13-83. . . . . [AMENDED] . . . . .	2606
450:17-21-4. . . . . [AMENDED] . . . . .	2579	450:18-13-101. . . . . [AMENDED] . . . . .	2606
450:17-25-1. . . . . [AMENDED] . . . . .	2579	450:18-13-121. . . . . [AMENDED] . . . . .	2607
450:17-25-2. . . . . [AMENDED] . . . . .	2579	450:18-13-141. . . . . [AMENDED] . . . . .	2610
450:18-1-1. . . . . [AMENDED] . . . . .	2581	450:18-13-161. . . . . [AMENDED] . . . . .	2611
450:18-1-2. . . . . [AMENDED] . . . . .	2581	450:18-13-181. . . . . [AMENDED] . . . . .	2612
450:18-1-8. . . . . [NEW] . . . . .	2588	450:18-13-190. . . . . [AMENDED] . . . . .	2613
450:18-5-2. . . . . [AMENDED] . . . . .	2588	450:18-13-201. . . . . [AMENDED] . . . . .	2615
450:18-5-2.1. . . . . [NEW] . . . . .	2588	450:18-13-241. . . . . [REVOKED] . . . . .	2617
450:18-5-2.2. . . . . [NEW] . . . . .	2589	450:18-13-242. . . . . [REVOKED] . . . . .	2618
450:18-5-2.3. . . . . [NEW] . . . . .	2589	450:50-1-2. . . . . [AMENDED] . . . . .	2619
450:18-5-3. . . . . [AMENDED] . . . . .	2589	450:50-3-1. . . . . [AMENDED] . . . . .	2619
450:18-5-3.1. . . . . [AMENDED] . . . . .	2590	450:50-3-2. . . . . [AMENDED] . . . . .	2620
450:18-5-4. . . . . [AMENDED] . . . . .	2590	450:50-3-3. . . . . [AMENDED] . . . . .	2620
450:18-5-5. . . . . [AMENDED] . . . . .	2590	450:50-3-5. . . . . [AMENDED] . . . . .	2620
450:18-5-6. . . . . [AMENDED] . . . . .	2591	450:50-5-1. . . . . [AMENDED] . . . . .	2621
450:18-5-8. . . . . [AMENDED] . . . . .	2591	450:50-5-2. . . . . [REVOKED] . . . . .	2621
450:18-5-10. . . . . [AMENDED] . . . . .	2591	450:50-5-3. . . . . [REVOKED] . . . . .	2622
450:18-7-1.1. . . . . [AMENDED] . . . . .	2592	450:50-5-4. . . . . [AMENDED] . . . . .	2622
450:18-7-2. . . . . [AMENDED] . . . . .	2592	450:55-1-2. . . . . [AMENDED] . . . . .	1423
450:18-7-3.1. . . . . [AMENDED] . . . . .	2592	450:55-3-2. . . . . [AMENDED] . . . . .	1424
450:18-7-21. . . . . [AMENDED] . . . . .	2594	450:55-3-3. . . . . [AMENDED] . . . . .	1425
450:18-7-22. . . . . [AMENDED] . . . . .	2594	450:55-3-5. . . . . [AMENDED] . . . . .	1425
450:18-7-41. . . . . [AMENDED] . . . . .	2594	450:55-3-6. . . . . [AMENDED] . . . . .	1425
450:18-7-42. . . . . [AMENDED] . . . . .	2595	450:55-3-7. . . . . [AMENDED] . . . . .	1426
450:18-7-43. . . . . [AMENDED] . . . . .	2595	450:55-3-8. . . . . [AMENDED] . . . . .	1426
450:18-7-44. . . . . [AMENDED] . . . . .	2596	450:55-5-6. . . . . [AMENDED] . . . . .	1427
450:18-7-61. . . . . [AMENDED] . . . . .	2596	450:55-5-7. . . . . [AMENDED] . . . . .	1427
450:18-7-62. . . . . [AMENDED] . . . . .	2596	450:55-5-9. . . . . [AMENDED] . . . . .	1427
450:18-7-63. . . . . [AMENDED] . . . . .	2597	450:55-11-2. . . . . [AMENDED] . . . . .	1428
450:18-7-64. . . . . [REVOKED] . . . . .	2597	450:60-1-1. . . . . [NEW] . . . . .	1428
450:18-7-65. . . . . [AMENDED] . . . . .	2597	450:60-1-2. . . . . [NEW] . . . . .	1429
450:18-7-81. . . . . [AMENDED] . . . . .	2598	450:60-1-3. . . . . [NEW] . . . . .	1429
450:18-7-82. . . . . [AMENDED] . . . . .	2598	450:60-1-4. . . . . [NEW] . . . . .	1430
450:18-7-83. . . . . [AMENDED] . . . . .	2598	450:60-1-5. . . . . [NEW] . . . . .	1430
450:18-7-101. . . . . [AMENDED] . . . . .	2598	450:60-3-1. . . . . [NEW] . . . . .	1430
450:18-7-121. . . . . [AMENDED] . . . . .	2599	450:60-3-2. . . . . [NEW] . . . . .	1430
450:18-7-122. . . . . [AMENDED] . . . . .	2599	450:60-3-3. . . . . [NEW] . . . . .	1430
450:18-7-123. . . . . [NEW] . . . . .	2599	450:60-3-4. . . . . [NEW] . . . . .	1430

**Rules Affected Index – *continued***

450:60-3-5.	[NEW]	1430	450:65-5-7.	[NEW]	2631
450:60-3-6.	[NEW]	1430	450:65-7-1.	[NEW]	2631
450:60-3-7.	[NEW]	1430	450:65-7-2.	[NEW]	2631
450:60-3-8.	[NEW]	1431	450:65-7-3.	[NEW]	2631
450:60-3-9.	[NEW]	1431	450:65-7-4.	[NEW]	2631
450:60-3-10.	[NEW]	1431	450:65-7-5.	[NEW]	2632
450:60-3-11.	[NEW]	1431	450:65-7-6.	[NEW]	2632
450:60-3-12.	[NEW]	1431	450:65-7-7.	[NEW]	2632
450:60-3-13.	[NEW]	1431	450:65-7-8.	[NEW]	2633
450:60-3-14.	[NEW]	1431	450:65-7-9.	[NEW]	2633
450:60-3-15.	[NEW]	1431	450:70-1-1.	[NEW]	2634
450:60-3-16.	[NEW]	1431	450:70-1-2.	[NEW]	2634
450:60-5-1.	[NEW]	1432	450:70-1-3.	[NEW]	2637
450:60-5-2.	[NEW]	1432	450:70-1-4.	[NEW]	2637
450:60-5-3.	[NEW]	1432	450:70-1-5.	[NEW]	2638
450:60-7-1.	[NEW]	1432	450:70-2-1.	[NEW]	2638
450:60-7-2.	[NEW]	1433	450:70-2-2.	[NEW]	2638
450:60-7-3.	[NEW]	1433	450:70-3-1.	[NEW]	2638
450:60-7-4.	[NEW]	1433	450:70-3-2.	[NEW]	2638
450:60-7-5.	[NEW]	1433	450:70-3-3.	[NEW]	2639
450:60-7-6.	[NEW]	1433	450:70-3-4.	[NEW]	2639
450:60-7-7.	[NEW]	1434	450:70-3-5.	[NEW]	2640
450:60-7-8.	[NEW]	1434	450:70-3-6.	[NEW]	2642
450:60-7-9.	[NEW]	1434	450:70-3-7.	[NEW]	2642
450:60-7-10.	[NEW]	1434	450:70-3-8.	[NEW]	2643
450:60-9-1.	[NEW]	1435	450:70-3-9.	[NEW]	2643
450:60-11-1.	[NEW]	1435	450:70-3-10.	[NEW]	2643
450:60-11-2.	[NEW]	1435	450:70-4-1.	[NEW]	2644
450:60-11-3.	[NEW]	1435	450:70-4-2.	[NEW]	2644
450:60-13-1.	[NEW]	1435	450:70-4-3.	[NEW]	2644
450:60-13-2.	[NEW]	1436	450:70-4-4.	[NEW]	2644
450:60-15-1.	[NEW]	1436	450:70-4-5.	[NEW]	2645
450:60-15-2.	[NEW]	1436	450:70-4-6.	[NEW]	2646
450:60-17-1.	[NEW]	1437	450:70-4-7.	[NEW]	2646
450:60-17-2.	[NEW]	1437	450:70-4-8.	[NEW]	2647
450:60-17-3.	[NEW]	1437	450:70-4-9.	[NEW]	2648
450:60-19-1.	[NEW]	1437	450:70-4-10.	[NEW]	2649
450:60-19-2.	[NEW]	1437	450:70-4-11.	[NEW]	2649
450:60-19-3.	[NEW]	1437	450:70-4-12.	[NEW]	2649
450:60-19-4.	[NEW]	1437	450:70-5-1.	[NEW]	2650
450:60-21-1.	[NEW]	1437	450:70-5-2.	[NEW]	2650
450:60-23-1.	[NEW]	1438	450:70-5-3.	[NEW]	2650
450:60-25-1.	[NEW]	1438	450:70-6-1.	[NEW]	2650
450:60-25-2.	[NEW]	1438	450:70-6-2.	[NEW]	2650
450:65-1-1.	[NEW]	2623	450:70-6-3.	[NEW]	2651
450:65-1-2.	[NEW]	2623	450:70-6-4.	[NEW]	2651
450:65-1-3.	[NEW]	2626	450:70-6-5.	[NEW]	2651
450:65-1-4.	[NEW]	2626	450:70-6-6.	[NEW]	2651
450:65-1-5.	[NEW]	2626	450:70-6-7.	[NEW]	2652
450:65-3-1.	[NEW]	2626	450:70-6-8.	[NEW]	2652
450:65-3-2.	[NEW]	2627	450:70-6-9.	[NEW]	2652
450:65-3-3.	[NEW]	2627	450:70-6-10.	[NEW]	2652
450:65-3-4.	[NEW]	2627	450:70-6-11.	[NEW]	2653
450:65-3-5.	[NEW]	2627	450:70-6-12.	[NEW]	2653
450:65-3-6.	[NEW]	2628	450:70-6-13.	[NEW]	2653
450:65-3-7.	[NEW]	2628	450:70-6-14.	[NEW]	2653
450:65-3-8.	[NEW]	2628	450:70-6-15.	[NEW]	2653
450:65-3-9.	[NEW]	2628	450:70-6-16.	[NEW]	2654
450:65-3-10.	[NEW]	2628	450:70-6-17.	[NEW]	2654
450:65-3-11.	[NEW]	2629	465:10-3-2.	[AMENDED]	1109
450:65-3-12.	[NEW]	2629	465:10-3-3.	[AMENDED]	1109
450:65-5-1.	[NEW]	2630	465:10-7-1.	[AMENDED]	1109
450:65-5-2.	[NEW]	2630	465:10-7-2.	[AMENDED]	1109
450:65-5-3.	[NEW]	2630	465:10-7-3.	[AMENDED]	1109
450:65-5-4.	[NEW]	2630	465:10-9-1.	[AMENDED]	1110
450:65-5-5.	[NEW]	2631	465:10-9-2.	[AMENDED]	1110
450:65-5-6.	[NEW]	2631	465:15-1-2.	[AMENDED]	1110

465:15-3-7. . . . .	[AMENDED]	1111	490:1-1-1. . . . .	[AMENDED]	1599
465:15-3-14. . . . .	[AMENDED]	1111	490:1-1-2. . . . .	[AMENDED]	1600
465:15-7-2. . . . .	[AMENDED]	1112	490:1-3-1. . . . .	[AMENDED]	1601
475:1-3-1. . . . .	[AMENDED]	2735	490:1-3-2. . . . .	[AMENDED]	1601
475:1-5-6. . . . .	[AMENDED]	2736	490:1-3-3. . . . .	[AMENDED]	1602
475:1-5-7. . . . .	[AMENDED]	2736	490:1-3-6. . . . .	[REVOKED]	1602
475:1-5-11. . . . .	[NEW]	2736	490:1-3-7. . . . .	[REVOKED]	1603
475:10-1-10. . . . .	[AMENDED]	2737	490:1-3-8. . . . .	[NEW]	1603
475:10-1-17. . . . .	[AMENDED]	2737	490:1-3-9. . . . .	[NEW]	1603
475:20-1-5. . . . .	[AMENDED]	2738	490:1-5-2. . . . .	[AMENDED]	1604
475:25-1-3. . . . .	[AMENDED]	2739	490:1-5-2.1. . . . .	[NEW]	1604
475:25-1-4. . . . .	[AMENDED]	2740	490:1-5-3. . . . .	[AMENDED]	1604
475:25-1-6. . . . .	[REVOKED]	2740	490:1-5-4. . . . .	[AMENDED]	1604
475:25-1-11. . . . .	[AMENDED]	2740	490:1-5-5. . . . .	[AMENDED]	1605
475:25-1-13. . . . .	[AMENDED]	2741	490:1-5-6. . . . .	[AMENDED]	1605
475:30-1-2. . . . .	[AMENDED]	2741	490:1-5-7. . . . .	[AMENDED]	1605
475:30-1-3. . . . .	[AMENDED]	2742	490:1-5-7.1. . . . .	[NEW]	1605
475:30-1-4. . . . .	[AMENDED]	2742	490:1-5-8. . . . .	[AMENDED]	1606
475:30-1-7. . . . .	[AMENDED]	2743	490:1-6-1. . . . .	[AMENDED]	1606
475:30-1-8. . . . .	[REVOKED]	2743	490:1-7-1. . . . .	[AMENDED]	1606
475:30-1-9. . . . .	[REVOKED]	2744	490:1-7-2. . . . .	[NEW]	1606
475:30-1-14. . . . .	[AMENDED]	2744	490:1-9-1. . . . .	[NEW]	1607
475:30-1-15. . . . .	[AMENDED]	2745	490:1-9-2. . . . .	[NEW]	1607
475:35-1-3. . . . .	[AMENDED]	2745	490:1-9-3. . . . .	[NEW]	1608
475:35-1-5. . . . .	[AMENDED]	2746	490:1-9-4. . . . .	[NEW]	1608
475:40-1-2. . . . .	[AMENDED]	2746	490:1-9-5. . . . .	[NEW]	1608
475:45-1-1. . . . .	[AMENDED]	2747	490:10-1-1. . . . .	[AMENDED]	1609
475:45-1-2. . . . .	[AMENDED]	2747	490:10-1-3. . . . .	[AMENDED]	1609
475:45-1-3. . . . .	[AMENDED]	2747	490:10-1-4. . . . .	[AMENDED]	1610
475:45-1-4. . . . .	[AMENDED]	2747	490:10-1-5. . . . .	[AMENDED]	1610
475:45-1-5. . . . .	[AMENDED]	2748	490:10-1-6. . . . .	[AMENDED AND RENUMBERED TO 490:10-13-2]	1611
475:45-1-6. . . . .	[AMENDED]	2748	490:10-1-7. . . . .	[REVOKED]	1611
475:50-1-1. . . . .	[NEW]	2748	490:10-1-8. . . . .	[AMENDED AND RENUMBERED TO 490:10-13-1]	1612
475:50-1-2. . . . .	[NEW]	2748	490:10-1-9. . . . .	[NEW]	1612
475:50-1-3. . . . .	[NEW]	2749	490:10-1-10. . . . .	[NEW]	1612
475:50-1-4. . . . .	[NEW]	2749	490:10-1-11. . . . .	[NEW]	1612
475:50-1-5. . . . .	[NEW]	2749	490:10-3-1. . . . .	[AMENDED]	1613
475:50-1-6. . . . .	[NEW]	2749	490:10-3-2. . . . .	[NEW]	1614
475:50-1-7. . . . .	[NEW]	2749	490:10-3-3. . . . .	[NEW]	1614
475:50-1-8. . . . .	[NEW]	2749	490:10-3-4. . . . .	[NEW]	1614
475:55-1-5. . . . .	[NEW] (E)	607	490:10-3-5. . . . .	[NEW]	1614
475:55-1-5. . . . .	[NEW]	2750	490:10-3-6. . . . .	[NEW]	1615
475:55-1-7. . . . .	[AMENDED]	2750	490:10-5-1. . . . .	[AMENDED AND RENUMBERED TO 490:10-3-6]	1615
475:55-1-8. . . . .	[REVOKED]	2750	490:10-5-2. . . . .	[AMENDED AND RENUMBERED TO 490:10-3-5]	1615
475:55-1-9. . . . .	[AMENDED]	2751	490:10-5-3. . . . .	[AMENDED]	1615
475:55-1-10. . . . .	[AMENDED]	2751	490:10-5-4. . . . .	[REVOKED]	1616
485:10-1-2. . . . .	[AMENDED]	1440	490:10-5-5. . . . .	[NEW]	1616
485:10-3-5. . . . .	[AMENDED]	1440	490:10-7-3. . . . .	[NEW]	1616
485:10-5-4. . . . .	[AMENDED]	1441	490:10-8-1. . . . .	[REVOKED]	1617
485:10-5-4.1. . . . .	[AMENDED]	1441	490:10-8-2. . . . .	[AMENDED]	1617
485:10-5-6. . . . .	[AMENDED]	1441	490:10-8-5. . . . .	[AMENDED]	1617
485:10-5-12. . . . .	[AMENDED]	1442	490:10-8-7. . . . .	[AMENDED]	1617
485:10-7-1. . . . .	[AMENDED]	1442	490:10-8-9. . . . .	[AMENDED]	1618
485:10-7-2. . . . .	[AMENDED] (E)	44	490:10-8-13. . . . .	[AMENDED]	1618
485:10-7-2. . . . .	[AMENDED]	1443	490:10-8-14. . . . .	[AMENDED]	1618
485:10-7-6. . . . .	[AMENDED]	1444	490:10-8-15. . . . .	[AMENDED AND RENUMBERED TO 490:10-3-4]	1618
485:10-7-9. . . . .	[AMENDED]	1444	490:10-8-16. . . . .	[AMENDED]	1618
485:10-9-2. . . . .	[AMENDED] (E)	45	490:10-8-17. . . . .	[AMENDED]	1618
485:10-9-2. . . . .	[AMENDED]	1445	490:10-9-1. . . . .	[REVOKED]	1618
485:10-9-6. . . . .	[AMENDED]	1446	490:10-9-2. . . . .	[REVOKED]	1618
485:10-9-9. . . . .	[AMENDED]	1446	490:10-10-1. . . . .	[REVOKED]	1619
485:10-13-1. . . . .	[AMENDED]	1446	490:10-13-1. . . . .	[NEW]	1619
485:10-15-5. . . . .	[AMENDED]	1447			
485:10-15-6. . . . .	[AMENDED]	1447			
485:10-16-6. . . . .	[AMENDED]	1448			
485:10-16-7. . . . .	[AMENDED]	1448			
485:10-19-5. . . . .	[AMENDED]	1449			

**Rules Affected Index – *continued***

490:10-13-2. ....	[NEW] .....	1620	535:13-1-1. ....	[NEW] .....	2257
490:10-1-2. ....	[AMENDED] .....	1609	535:13-1-2. ....	[RESERVED] .....	2257
530:10-1-2. ....	[AMENDED] .....	1114	535:13-1-3. ....	[NEW] .....	2257
530:10-1-43. ....	[AMENDED] .....	1117	535:13-1-4. ....	[NEW] .....	2257
530:10-3-33.6. ....	[AMENDED] .....	1118	535:15-3-2. ....	[AMENDED] .....	2258
530:10-3-33.7. ....	[AMENDED] .....	1118	535:15-3-4.1. ....	[AMENDED] .....	2259
530:10-3-54. ....	[AMENDED] .....	1119	535:15-3-6. ....	[AMENDED] .....	2259
530:10-7-1. ....	[AMENDED] .....	1119	535:15-3-12. ....	[AMENDED] .....	2259
530:10-7-6. ....	[AMENDED] .....	1119	535:15-3-18. ....	[NEW] .....	2260
530:10-7-7. ....	[AMENDED] .....	1120	535:15-3-21. ....	[AMENDED] .....	2260
530:10-7-11. ....	[AMENDED] .....	1120	535:15-5-7.6. ....	[AMENDED] .....	2261
530:10-7-12. ....	[AMENDED] .....	1120	535:15-6-9. ....	[AMENDED] .....	2261
530:10-7-14. ....	[AMENDED] .....	1121	535:15-13-5. ....	[AMENDED] .....	2261
530:10-7-17. ....	[AMENDED] .....	1122	535:15-13-8. ....	[AMENDED] .....	2261
530:10-7-24. ....	[AMENDED] .....	1133	535:15-17-3. ....	[AMENDED] .....	2262
530:10-9-4. ....	[AMENDED] .....	1122	535:15-17-5. ....	[AMENDED] .....	2263
530:10-9-5. ....	[AMENDED] .....	1122	535:15-17-7. ....	[AMENDED] .....	2264
530:10-9-37. ....	[AMENDED] .....	1122	535:25-3-3. ....	[AMENDED] .....	2265
530:10-9-38. ....	[AMENDED] .....	1122	535:25-3-7. ....	[AMENDED] .....	2266
530:10-9-39. ....	[AMENDED] .....	1122	535:25-5-5. ....	[NEW] .....	2266
530:10-9-40. ....	[AMENDED] .....	1122	575:10-1-3. ....	[AMENDED] .....	2657
530:10-9-51. ....	[AMENDED] .....	1123	575:10-1-8. ....	[AMENDED] .....	2658
530:10-9-52. ....	[AMENDED] .....	1123	575:10-1-10. ....	[AMENDED] .....	2659
530:10-9-54. ....	[REVOKED] .....	1123	580:10-2-1. ....	[AMENDED] .....	2267
530:10-9-76. ....	[AMENDED] .....	1123	580:10-2-2. ....	[AMENDED] .....	2267
530:10-9-99. ....	[AMENDED] .....	1123	580:10-5-6. ....	[AMENDED] .....	2267
530:10-9-100. ....	[AMENDED] .....	1124	580:10-7-3. ....	[AMENDED] .....	2268
530:10-9-130. ....	[AMENDED] .....	1124	580:10-9-3. ....	[AMENDED] .....	2269
530:10-11-1. ....	[AMENDED] .....	1124	580:10-9-16. ....	[AMENDED] .....	2269
530:10-11-31. ....	[AMENDED] .....	1124	580:10-9-21. ....	[AMENDED] .....	2270
530:10-11-32. ....	[AMENDED] .....	1124	580:10-9-24. ....	[NEW] .....	2270
530:10-11-39. ....	[AMENDED] .....	1125	580:15-2-1. ....	[AMENDED] .....	2271
530:10-11-71. ....	[AMENDED] .....	1125	580:15-2-2. ....	[AMENDED] .....	2271
530:10-13-1. ....	[AMENDED] .....	1125	580:15-2-6. ....	[AMENDED] .....	2273
530:10-13-2. ....	[AMENDED] .....	1125	580:15-2-7. ....	[AMENDED] .....	2274
530:10-13-3. ....	[AMENDED] .....	1126	580:15-4-2. ....	[AMENDED] .....	2274
530:10-13-32. ....	[AMENDED] .....	1126	580:15-4-4. ....	[AMENDED] .....	2275
530:10-15-1. ....	[AMENDED] .....	1127	580:15-4-5. ....	[AMENDED] .....	2275
530:10-15-10. ....	[AMENDED] .....	1127	580:15-4-6. ....	[AMENDED] .....	2276
530:10-15-11. ....	[AMENDED] .....	1621	580:15-4-7. ....	[AMENDED] .....	2278
530:10-15-12. ....	[AMENDED] .....	1622	580:15-4-8. ....	[AMENDED] .....	2279
530:10-15-43. ....	[AMENDED] .....	1134	580:15-4-10. ....	[AMENDED] .....	2279
530:10-15-45. ....	[AMENDED] .....	1127	580:15-4-11. ....	[AMENDED] .....	2279
530:10-15-49. ....	[AMENDED] .....	1128	580:15-4-12. ....	[AMENDED] .....	2280
530:10-15-71. ....	[AMENDED] (E) .....	608	580:15-4-13. ....	[AMENDED] .....	2280
530:10-15-71. ....	[AMENDED] .....	1623	580:15-4-14. ....	[AMENDED] .....	2282
530:10-15-72. ....	[REVOKED] (E) .....	609	580:15-4-16. ....	[AMENDED] .....	2282
530:10-15-72. ....	[REVOKED] .....	1624	580:15-4-17. ....	[AMENDED] .....	2283
530:10-17-74. ....	[AMENDED] .....	1129	580:15-4-18. ....	[AMENDED] .....	2283
530:10-17-75. ....	[AMENDED] .....	1130	580:15-4-19. ....	[AMENDED] .....	2284
530:10-17-77. ....	[AMENDED] .....	1131	580:15-4-20. ....	[REVOKED] .....	2285
530:10-17-80. ....	[AMENDED] .....	1131	580:15-6-2. ....	[AMENDED] .....	2285
530:10-17-110. ....	[AMENDED] .....	1132	580:15-6-4. ....	[AMENDED] .....	2286
530:10-17-111. ....	[AMENDED] .....	1132	580:15-6-5. ....	[AMENDED] .....	2286
530:10-17-115. ....	[AMENDED] .....	1132	580:15-6-6. ....	[AMENDED] .....	2287
530:10, App. A. ....	[REVOKED] .....	2253	580:15-6-7. ....	[REVOKED] .....	2290
530:10, App. A. ....	[NEW] .....	2253	580:15-6-8. ....	[REVOKED] .....	2290
530:15-3-15. ....	[NEW] .....	1135	580:15-6-9. ....	[REVOKED] .....	2290
535:1-5-5.1. ....	[AMENDED] .....	2254	580:15-6-10. ....	[AMENDED] .....	2291
535:1-7-4. ....	[AMENDED] .....	2254	580:15-6-11. ....	[REVOKED] .....	2292
535:10-5-4. ....	[AMENDED] .....	2255	580:15-6-13. ....	[REVOKED] .....	2292
535:10-7-6. ....	[AMENDED] .....	2255	580:15-6-14. ....	[AMENDED] .....	2292
535:10-7-8. ....	[AMENDED] .....	2255	580:15-6-15. ....	[AMENDED] .....	2293
535:10-11-3. ....	[AMENDED] .....	2256	580:15-6-21. ....	[AMENDED] .....	2293
535:10-11-4. ....	[AMENDED] .....	2256	580:15-6-22. ....	[REVOKED] .....	2294
535:10-11-5. ....	[AMENDED] .....	2256	580:15-6-23. ....	[REVOKED] .....	2294
535:10-11-6. ....	[AMENDED] .....	2256	580:15-6-24. ....	[REVOKED] .....	2295

580:20-1-1. . . . . [AMENDED] . . . . .	2296	585:1-5-5. . . . . [REVOKED] . . . . .	1626
580:20-1-2. . . . . [AMENDED] . . . . .	2296	585:1-5-6. . . . . [REVOKED] . . . . .	1627
580:20-1-3. . . . . [AMENDED] . . . . .	2297	585:1-5-7. . . . . [REVOKED] . . . . .	1627
580:20-1-6. . . . . [AMENDED] . . . . .	2297	585:1-5-8. . . . . [REVOKED] . . . . .	1627
580:20-1-8.1. . . . . [AMENDED] . . . . .	2297	585:1-7-1. . . . . [REVOKED] . . . . .	1627
580:20-1-8.2. . . . . [AMENDED] . . . . .	2298	585:1-7-2. . . . . [REVOKED] . . . . .	1627
580:20-1-10. . . . . [AMENDED] . . . . .	2299	585:1-7-3. . . . . [REVOKED] . . . . .	1627
580:20-1-10.1. . . . . [NEW] . . . . .	2299	585:1-7-4. . . . . [REVOKED] . . . . .	1627
580:20-1-13. . . . . [AMENDED] . . . . .	2300	585:1-7-5. . . . . [REVOKED] . . . . .	1627
580:20-1-14. . . . . [AMENDED] . . . . .	2301	585:1-7-6. . . . . [REVOKED] . . . . .	1627
580:20-1-19. . . . . [AMENDED] . . . . .	2301	585:1-7-7. . . . . [REVOKED] . . . . .	1628
580:20-1-21. . . . . [REVOKED] . . . . .	2301	585:1-7-8. . . . . [REVOKED] . . . . .	1628
580:20-1-22. . . . . [AMENDED] . . . . .	2301	585:1-7-9. . . . . [REVOKED] . . . . .	1628
580:20-1-23. . . . . [AMENDED] . . . . .	2302	585:1-7-10. . . . . [REVOKED] . . . . .	1628
580:20-1-24. . . . . [NEW] . . . . .	2303	585:1-7-11. . . . . [REVOKED] . . . . .	1628
580:20-3-1. . . . . [AMENDED] . . . . .	2303	585:1-7-12. . . . . [REVOKED] . . . . .	1628
580:20-3-2. . . . . [AMENDED] . . . . .	2303	585:1-7-13. . . . . [REVOKED] . . . . .	1628
580:20-3-3. . . . . [AMENDED] . . . . .	2303	585:1-7-14. . . . . [REVOKED] . . . . .	1628
580:20-3-4. . . . . [AMENDED] . . . . .	2303	585:1-7-15. . . . . [REVOKED] . . . . .	1629
580:20-3-5. . . . . [AMENDED] . . . . .	2305	585:1-7-16. . . . . [REVOKED] . . . . .	1629
580:20-3-6. . . . . [AMENDED] . . . . .	2305	585:1-7-17. . . . . [REVOKED] . . . . .	1629
580:20-3-7. . . . . [AMENDED] . . . . .	2306	585:1-7-18. . . . . [REVOKED] . . . . .	1629
580:20-3-8. . . . . [NEW] . . . . .	2306	585:1-7-19. . . . . [REVOKED] . . . . .	1629
580:20-5-2. . . . . [AMENDED] . . . . .	2306	585:2-1-1. . . . . [NEW] . . . . .	1630
580:20-5-3. . . . . [AMENDED] . . . . .	2306	585:2-1-2. . . . . [NEW] . . . . .	1630
580:20-5-4. . . . . [AMENDED] . . . . .	2307	585:2-1-3. . . . . [NEW] . . . . .	1630
580:20-5-6. . . . . [AMENDED] . . . . .	2307	585:2-1-4. . . . . [NEW] . . . . .	1631
580:20-7-2. . . . . [AMENDED] . . . . .	2307	585:2-1-5. . . . . [NEW] . . . . .	1631
580:20-7-7. . . . . [NEW] . . . . .	2308	585:2-3-1. . . . . [NEW] . . . . .	1631
580:20-9-2. . . . . [AMENDED] . . . . .	2308	585:2-3-2. . . . . [NEW] . . . . .	1631
580:20-15-2. . . . . [AMENDED] . . . . .	2308	585:2-3-3. . . . . [NEW] . . . . .	1631
580:20-15-13. . . . . [NEW] . . . . .	2308	585:2-3-4. . . . . [NEW] . . . . .	1631
580:20-17-2. . . . . [AMENDED] . . . . .	2308	585:2-3-5. . . . . [NEW] . . . . .	1631
580:20-17-3. . . . . [AMENDED] . . . . .	2309	585:2-3-6. . . . . [NEW] . . . . .	1631
580:20-17-4. . . . . [AMENDED] . . . . .	2309	585:2-3-7. . . . . [NEW] . . . . .	1632
580:20-17-5. . . . . [AMENDED] . . . . .	2310	585:2-3-8. . . . . [NEW] . . . . .	1632
580:20-17-9. . . . . [AMENDED] . . . . .	2310	585:2-3-9. . . . . [NEW] . . . . .	1632
580:20-17-10. . . . . [NEW] . . . . .	2312	585:2-5-1. . . . . [NEW] . . . . .	1633
580:20-19-2. . . . . [AMENDED] . . . . .	2312	585:2-5-2. . . . . [NEW] . . . . .	1633
580:20-19-14. . . . . [NEW] . . . . .	2312	585:2-5-3. . . . . [NEW] . . . . .	1633
580:20-21-2. . . . . [AMENDED] . . . . .	2312	585:2-5-4. . . . . [NEW] . . . . .	1633
580:20-21-3. . . . . [AMENDED] . . . . .	2313	585:2-5-5. . . . . [NEW] . . . . .	1633
580:20-21-9. . . . . [NEW] . . . . .	2313	585:2-5-6. . . . . [NEW] . . . . .	1633
580:20-23-1. . . . . [AMENDED] . . . . .	2313	585:2-5-7. . . . . [NEW] . . . . .	1634
580:20-23-2. . . . . [AMENDED] . . . . .	2313	585:2-5-8. . . . . [NEW] . . . . .	1634
580:20-23-4. . . . . [NEW] . . . . .	2314	585:2-5-9. . . . . [NEW] . . . . .	1635
580:20-25-1. . . . . [NEW] . . . . .	2314	585:2-5-10. . . . . [NEW] . . . . .	1635
580:20-25-2. . . . . [NEW] . . . . .	2314	585:2-5-11. . . . . [NEW] . . . . .	1635
580:20-25-3. . . . . [NEW] . . . . .	2314	585:2-7-1. . . . . [NEW] . . . . .	1635
580:20-25-4. . . . . [NEW] . . . . .	2314	585:2-7-2. . . . . [NEW] . . . . .	1635
580:20-25-5. . . . . [NEW] . . . . .	2314	585:2-7-3. . . . . [NEW] . . . . .	1635
580:20-25-6. . . . . [NEW] . . . . .	2315	585:2-7-4. . . . . [NEW] . . . . .	1636
580:20-25-7. . . . . [NEW] . . . . .	2315	585:2-7-5. . . . . [NEW] . . . . .	1636
580:45-1-10. . . . . [REVOKED] . . . . .	2315	585:2-7-6. . . . . [NEW] . . . . .	1636
585:1-1-1. . . . . [REVOKED] . . . . .	1624	585:2-7-7. . . . . [NEW] . . . . .	1636
585:1-1-2. . . . . [REVOKED] . . . . .	1625	585:2-7-8. . . . . [NEW] . . . . .	1636
585:1-1-3. . . . . [REVOKED] . . . . .	1625	585:2-7-9. . . . . [NEW] . . . . .	1636
585:1-1-4. . . . . [REVOKED] . . . . .	1625	585:2-7-10. . . . . [NEW] . . . . .	1636
585:1-1-5. . . . . [REVOKED] . . . . .	1625	585:2-7-11. . . . . [NEW] . . . . .	1637
585:1-3-1. . . . . [REVOKED] . . . . .	1625	585:2-7-12. . . . . [NEW] . . . . .	1637
585:1-3-2. . . . . [REVOKED] . . . . .	1625	585:2-7-13. . . . . [NEW] . . . . .	1637
585:1-3-3. . . . . [REVOKED] . . . . .	1625	585:2-7-14. . . . . [NEW] . . . . .	1637
585:1-3-4. . . . . [REVOKED] . . . . .	1625	585:2-7-15. . . . . [NEW] . . . . .	1638
585:1-5-1. . . . . [REVOKED] . . . . .	1625	585:2-7-16. . . . . [NEW] . . . . .	1638
585:1-5-2. . . . . [REVOKED] . . . . .	1626	585:10-1-1. . . . . [REVOKED] . . . . .	1639
585:1-5-3. . . . . [REVOKED] . . . . .	1626	585:10-1-2. . . . . [REVOKED] . . . . .	1639
585:1-5-4. . . . . [REVOKED] . . . . .	1626	585:10-1-3. . . . . [REVOKED] . . . . .	1639

**Rules Affected Index – *continued***

585:10-1-4. ....	[REVOKED]	1639	590:10-19-5. ....	[AMENDED]	1140
585:10-1-5. ....	[REVOKED]	1639	590:10-19-6. ....	[AMENDED]	1140
585:10-1-6. ....	[REVOKED]	1640	590:10-19-7. ....	[AMENDED]	1140
585:10-1-7. ....	[REVOKED]	1640	590:10-19-8. ....	[AMENDED]	1140
585:10-1-8. ....	[REVOKED]	1640	590:25-9-17. ....	[AMENDED]	1141
585:10-1-9. ....	[REVOKED]	1640	590:35-13-9. ....	[AMENDED]	1142
585:10-1-10. ....	[REVOKED]	1640	595:10-1-3. ....	[AMENDED]	2751
585:10-1-12. ....	[REVOKED]	1640	595:10-1-5. ....	[AMENDED]	2753
585:15-1-1. ....	[REVOKED]	1640	595:10-1-10. ....	[AMENDED]	2755
585:15-1-2. ....	[REVOKED]	1640	595:10-1-18. ....	[AMENDED]	2756
585:15-1-3. ....	[REVOKED]	1641	595:10-1-26. ....	[AMENDED]	2757
585:15-1-4. ....	[REVOKED]	1641	595:10-1-27. ....	[AMENDED]	2757
585:15-1-5. ....	[REVOKED]	1641	595:10-1-35. ....	[AMENDED]	2758
585:15-1-6. ....	[REVOKED]	1641	595:10-1-50. ....	[AMENDED]	2758
585:15-1-8. ....	[REVOKED]	1641	595:10-1-51. ....	[AMENDED]	2759
585:15-3-1. ....	[REVOKED]	1641	595:10-1-56. ....	[AMENDED]	2760
585:15-3-2. ....	[REVOKED]	1642	595:10-1-57. ....	[AMENDED]	2761
585:15-3-3. ....	[REVOKED]	1642	595:10-1-58. ....	[AMENDED]	2761
585:15-3-4. ....	[REVOKED]	1642	595:10-1-62. ....	[NEW]	2761
585:15-3-5. ....	[REVOKED]	1642	595:10-1-63. ....	[AMENDED]	2761
585:15-3-6. ....	[REVOKED]	1642	595:10-3-9. ....	[AMENDED]	2761
585:15-3-7. ....	[REVOKED]	1642	595:10-9-2. ....	[AMENDED]	2764
585:15-3-8. ....	[REVOKED]	1642	595:10-9-3. ....	[AMENDED]	2764
585:15-3-9. ....	[REVOKED]	1642	595:10-9-4. ....	[AMENDED]	2765
585:15-5-1. ....	[REVOKED]	1643	595:10-9-5. ....	[AMENDED]	2766
585:15-5-2. ....	[REVOKED]	1643	595:10-9-7. ....	[AMENDED]	2767
585:30-1-1. ....	[NEW]	1644	595:10-9-9. ....	[AMENDED]	2767
585:30-1-2. ....	[NEW]	1644	595:10-9-10. ....	[AMENDED]	2767
585:30-1-3. ....	[NEW]	1644	595:10-9-11. ....	[AMENDED]	2768
585:30-1-4. ....	[NEW]	1645	595:10-9-13. ....	[AMENDED]	2768
585:30-1-5. ....	[NEW]	1645	595:10-9-15. ....	[AMENDED]	2769
585:30-1-6. ....	[NEW]	1645	595:10-9-16. ....	[AMENDED]	2770
585:30-1-7. ....	[NEW]	1645	595:10-9-17. ....	[AMENDED]	2770
585:30-1-8. ....	[NEW]	1645	595:10-11-1. ....	[REVOKED]	2770
585:35-1-1. ....	[NEW]	1646	595:10-11-2. ....	[REVOKED]	2770
585:35-1-2. ....	[NEW]	1646	595:10-11-3. ....	[REVOKED]	2770
585:35-1-3. ....	[NEW]	1646	595:10-11-4. ....	[REVOKED]	2771
585:35-1-4. ....	[NEW]	1646	595:10-11-5. ....	[REVOKED]	2771
585:35-1-5. ....	[NEW]	1646	595:10-11-6. ....	[REVOKED]	2772
585:35-3-1. ....	[NEW]	1647	595:10-11-7. ....	[REVOKED]	2773
585:35-3-2. ....	[NEW]	1647	595:10-11-8. ....	[REVOKED]	2773
585:35-3-3. ....	[NEW]	1648	595:10-11-9. ....	[REVOKED]	2773
585:35-3-4. ....	[NEW]	1648	595:10-11-10. ....	[REVOKED]	2773
585:35-3-5. ....	[NEW]	1648	595:10-11-11. ....	[REVOKED]	2774
585:35-3-6. ....	[NEW]	1648	595:10-11-12. ....	[REVOKED]	2774
585:35-3-7. ....	[NEW]	1648	595:10-11-13. ....	[REVOKED]	2775
585:35-3-8. ....	[NEW]	1648	595:10-11-14. ....	[REVOKED]	2775
585:35-3-9. ....	[NEW]	1648	595:10-11-15. ....	[REVOKED]	2776
585:35-5-1. ....	[NEW]	1648	595:10-11-16. ....	[REVOKED]	2776
585:35-5-2. ....	[NEW]	1649	595:15-1-5. ....	[NEW]	2777
585:35-5-3. ....	[NEW]	1649	595:25-3-1. ....	[AMENDED] (E)	2694
585:35-5-4. ....	[NEW]	1649	595:25-3-1. ....	[AMENDED]	2778
585:35-5-5. ....	[NEW]	1650	595:25-3-2. ....	[AMENDED] (E)	2695
585:35-5-6. ....	[NEW]	1650	595:25-3-2. ....	[AMENDED]	2779
585:35-5-7. ....	[NEW]	1650	595:25-3-3. ....	[AMENDED]	2780
585:35-5-8. ....	[NEW]	1650	595:25-5-1. ....	[AMENDED] (E)	2696
585:35-7-1. ....	[NEW]	1650	595:25-5-1. ....	[AMENDED]	2780
585:35-7-2. ....	[NEW]	1651	595:25-5-2. ....	[AMENDED]	2781
590:10-1-18. ....	[AMENDED]	1136	595:25-5-3. ....	[AMENDED]	2783
590:10-3-10. ....	[AMENDED]	1137	595:25-5-6. ....	[AMENDED]	2784
590:10-7-5. ....	[AMENDED] (E)	47	595:25-7-1. ....	[AMENDED] (E)	2697
590:10-7-5. ....	[AMENDED]	1137	595:25-7-1. ....	[AMENDED]	2785
590:10-7-13. ....	[AMENDED]	1138	595:25-7-2. ....	[AMENDED]	2786
590:10-7-16. ....	[AMENDED]	1138	595:25-9-2. ....	[AMENDED] (E)	2698
590:10-9-1. ....	[AMENDED]	1139	595:25-9-2. ....	[AMENDED]	2787
590:10-19-2. ....	[AMENDED]	1139	595:40-1-3. ....	[AMENDED]	2788
590:10-19-4. ....	[AMENDED]	1139	595:40-1-4. ....	[AMENDED]	2789

595:40-1-7. . . . . [AMENDED] . . . . .	2790	612:10-7-51. . . . . [AMENDED] . . . . .	1676
595:40-1-9. . . . . [AMENDED] . . . . .	2790	612:10-7-52. . . . . [AMENDED] . . . . .	1677
595:45-3-1. . . . . [NEW] . . . . .	2793	612:10-7-53. . . . . [REVOKED] . . . . .	1677
595:45-3-2. . . . . [NEW] . . . . .	2793	612:10-7-54. . . . . [REVOKED] . . . . .	1677
595:45-3-3. . . . . [NEW] . . . . .	2793	612:10-7-55. . . . . [AMENDED] . . . . .	1678
595:45-3-4. . . . . [NEW] . . . . .	2793	612:10-7-56. . . . . [AMENDED] . . . . .	1678
595:45-3-5. . . . . [NEW] . . . . .	2794	612:10-7-57. . . . . [REVOKED] . . . . .	1678
595:45-3-6. . . . . [NEW] . . . . .	2794	612:10-7-58. . . . . [AMENDED] . . . . .	1678
595:45-3-7. . . . . [NEW] . . . . .	2794	612:10-7-59. . . . . [AMENDED] . . . . .	1679
595:45-3-8. . . . . [NEW] . . . . .	2794	612:10-7-60. . . . . [AMENDED] . . . . .	1680
595:45-3-9. . . . . [NEW] . . . . .	2795	612:10-7-61. . . . . [AMENDED] . . . . .	1680
595:45-3-10. . . . . [NEW] . . . . .	2795	612:10-7-62. . . . . [AMENDED] . . . . .	1680
595:50-1-6. . . . . [NEW] . . . . .	2797	612:10-7-63. . . . . [AMENDED] . . . . .	1681
595:60-1-1. . . . . [NEW] . . . . .	2796	612:10-7-87. . . . . [AMENDED] . . . . .	1681
595:60-1-2. . . . . [NEW] . . . . .	2796	612:10-7-88. . . . . [AMENDED] . . . . .	1664
595:60-1-3. . . . . [NEW] . . . . .	2796	612:10-7-161. . . . . [AMENDED] . . . . .	1665
595:60-1-4. . . . . [NEW] . . . . .	2796	612:10-7-166. . . . . [AMENDED] . . . . .	1665
595:60-1-5. . . . . [NEW] . . . . .	2797	612:10-7-182. . . . . [AMENDED] . . . . .	1665
595:60-1-7. . . . . [NEW] . . . . .	2797	612:10-7-230. . . . . [AMENDED] . . . . .	1665
595:60-1-8. . . . . [NEW] . . . . .	2797	612:10-7-230.1. . . . . [AMENDED] . . . . .	1666
595:60-1-9. . . . . [NEW] . . . . .	2797	612:10-7-230.2. . . . . [AMENDED] . . . . .	1666
595:60-1-10. . . . . [NEW] . . . . .	2797	612:10-7-230.3. . . . . [AMENDED] . . . . .	1666
595:60-1-11. . . . . [NEW] . . . . .	2797	612:10-9-2. . . . . [AMENDED] . . . . .	1666
600:10-1-4. . . . . [AMENDED] (E) . . . . .	215	612:10-9-3. . . . . [AMENDED] . . . . .	1667
600:10-1-4. . . . . [AMENDED] . . . . .	2316	612:10-9-15. . . . . [AMENDED] . . . . .	1682
600:10-1-6. . . . . [AMENDED] (E) . . . . .	215	612:10-9-17. . . . . [AMENDED] . . . . .	1682
600:10-1-6. . . . . [AMENDED] . . . . .	2316	612:10-9-18. . . . . [AMENDED] . . . . .	1682
600:10-1-8. . . . . [AMENDED] (E) . . . . .	215	612:10-9-19. . . . . [AMENDED] . . . . .	1682
600:10-1-8. . . . . [AMENDED] . . . . .	2317	612:10-9-20. . . . . [AMENDED] . . . . .	1683
600:10-1-16. . . . . [AMENDED] (E) . . . . .	216	612:10-9-21. . . . . [AMENDED] . . . . .	1683
600:10-1-16. . . . . [AMENDED] . . . . .	2318	612:10-9-22. . . . . [AMENDED] . . . . .	1683
600:15-1-14. . . . . [AMENDED] (E) . . . . .	218	612:10-9-23. . . . . [REVOKED] . . . . .	1683
600:15-1-14. . . . . [AMENDED] . . . . .	2319	612:10-9-24. . . . . [NEW] . . . . .	1684
605:1-1-4. . . . . [AMENDED] . . . . .	2320	612:10-9-25. . . . . [NEW] . . . . .	1684
605:10-3-1. . . . . [AMENDED] (E) . . . . .	219	612:10-9-26. . . . . [NEW] . . . . .	1684
605:10-3-1. . . . . [AMENDED] . . . . .	2322	612:10-11-1. . . . . [AMENDED] . . . . .	1667
605:10-3-5. . . . . [AMENDED] . . . . .	2323	612:10-11-2. . . . . [AMENDED] . . . . .	1667
605:10-5-1.1. . . . . [AMENDED] . . . . .	2323	612:10-11-6. . . . . [AMENDED] . . . . .	1668
605:10-5-2. . . . . [AMENDED] . . . . .	2325	612:10-11-7. . . . . [AMENDED] . . . . .	1668
605:10-7-1. . . . . [AMENDED] . . . . .	2326	612:10-11-17. . . . . [AMENDED] . . . . .	1684
605:10-7-2. . . . . [AMENDED] . . . . .	2326	612:10-11-19. . . . . [AMENDED] . . . . .	1684
605:10-9-4. . . . . [AMENDED] . . . . .	2329	612:10-11-20. . . . . [AMENDED] . . . . .	1685
610:1-13-3. . . . . [AMENDED] . . . . .	2716	612:10-11-21. . . . . [AMENDED] . . . . .	1685
610:25-7-6. . . . . [AMENDED] . . . . .	2717	612:10-11-22. . . . . [AMENDED] . . . . .	1685
610:25-23-3. . . . . [AMENDED] . . . . .	2719	612:10-11-24. . . . . [AMENDED] . . . . .	1685
610:25-23-4. . . . . [AMENDED] . . . . .	2719	612:10-11-25. . . . . [AMENDED] . . . . .	1686
610:25-23-5. . . . . [AMENDED] . . . . .	2721	612:10-11-26. . . . . [AMENDED] . . . . .	1686
610:25-23-7. . . . . [AMENDED] . . . . .	2721	612:10-11-27. . . . . [AMENDED] . . . . .	1668
610:25-27-2. . . . . [AMENDED] . . . . .	2722	612:10-11-28. . . . . [AMENDED] . . . . .	1686
610:25-27-4. . . . . [AMENDED] . . . . .	2722	612:10-11-29. . . . . [AMENDED] . . . . .	1686
610:25-33-3. . . . . [AMENDED] . . . . .	2723	612:10-11-39. . . . . [AMENDED] . . . . .	1668
612:1-7-3. . . . . [AMENDED] . . . . .	1652	612:10-11-41. . . . . [AMENDED] . . . . .	1668
612:10-1-2. . . . . [AMENDED] . . . . .	1653	612:10-11-42. . . . . [AMENDED] . . . . .	1668
612:10-1-6. . . . . [AMENDED] . . . . .	1657	612:10-11-44. . . . . [AMENDED] . . . . .	1668
612:10-3-4. . . . . [AMENDED] . . . . .	1669	612:10-11-49. . . . . [AMENDED] . . . . .	1668
612:10-3-5. . . . . [AMENDED] . . . . .	1660	612:20-1-3. . . . . [REVOKED] . . . . .	1687
612:10-7-2. . . . . [AMENDED] . . . . .	1669	612:20, App. A. . . . . [REVOKED] . . . . .	1688
612:10-7-4. . . . . [AMENDED] . . . . .	1661	612:20, App. B. . . . . [REVOKED] . . . . .	1688
612:10-7-6. . . . . [AMENDED] . . . . .	1670	612:20, App. C. . . . . [REVOKED] . . . . .	1688
612:10-7-8. . . . . [AMENDED] . . . . .	1663	612:20, App. D. . . . . [REVOKED] . . . . .	1688
612:10-7-20. . . . . [AMENDED] . . . . .	1664	612:20, App. E. . . . . [REVOKED] . . . . .	1688
612:10-7-35. . . . . [AMENDED] . . . . .	1671	612:20, App. F. . . . . [REVOKED] . . . . .	1688
612:10-7-45. . . . . [AMENDED] . . . . .	1671	650:1-3-1. . . . . [AMENDED] . . . . .	2660
612:10-7-47. . . . . [AMENDED] . . . . .	1672	650:12-1-1. . . . . [NEW] (E) . . . . .	429
612:10-7-48. . . . . [AMENDED] . . . . .	1672	650:12-1-1. . . . . [NEW] . . . . .	2661
612:10-7-49. . . . . [AMENDED] . . . . .	1673	650:12-1-2. . . . . [NEW] (E) . . . . .	430
612:10-7-50. . . . . [AMENDED] . . . . .	1674	650:12-1-2. . . . . [NEW] . . . . .	2662

**Rules Affected Index – *continued***

650:12-1-3. .... [NEW] (E) .....	430	695:10-3-3. .... [AMENDED] (E) .....	2502
650:12-1-3. .... [NEW] .....	2662	695:10-3-4. .... [AMENDED] (E) .....	2502
650:12-1-4. .... [NEW] (E) .....	430	695:10-5-2. .... [AMENDED] (E) .....	2502
650:12-1-4. .... [NEW] .....	2662	695:10-5-3. .... [AMENDED] (E) .....	2502
650:12-1-5. .... [NEW] (E) .....	430	695:10-5-4. .... [AMENDED] (E) .....	2503
650:12-1-5. .... [NEW] .....	2662	695:10-7-2. .... [AMENDED] (E) .....	2503
650:12-1-6. .... [NEW] (E) .....	430	695:10-11-2. .... [AMENDED] (E) .....	2503
650:12-1-6. .... [NEW] .....	2662	695:10-13-2. .... [AMENDED] (E) .....	2503
650:12-1-7. .... [NEW] (E) .....	430	695:10-13-3. .... [AMENDED] (E) .....	2503
650:12-1-7. .... [NEW] .....	2662	695:10-13-5. .... [AMENDED] (E) .....	2503
650:12-1-8. .... [NEW] (E) .....	430	695:10-13-6. .... [AMENDED] (E) .....	2504
650:12-1-8. .... [NEW] .....	2662	695:10-13-7. .... [AMENDED] (E) .....	2504
650:12-1-9. .... [NEW] (E) .....	431	710:1-1-2. .... [AMENDED] .....	1688
650:12-1-9. .... [NEW] .....	2663	710:1-3-2. .... [AMENDED] .....	1689
650:12-1-10. .... [NEW] (E) .....	431	710:1-3-72. .... [AMENDED] .....	1690
650:12-1-10. .... [NEW] .....	2663	710:1-5-42. .... [AMENDED] .....	1690
650:12-1-11. .... [NEW] (E) .....	431	710:1-5-88. .... [AMENDED] .....	1690
650:12-1-11. .... [NEW] .....	2663	710:1-5-89. .... [AMENDED] .....	1691
650:12-1-12. .... [NEW] (E) .....	431	710:1-5-91. .... [AMENDED] .....	1691
650:12-1-12. .... [NEW] .....	2663	710:10-3-1. .... [AMENDED] .....	2344
650:12-1-13. .... [NEW] (E) .....	432	710:10-3-10. .... [AMENDED] .....	2344
650:12-1-13. .... [NEW] .....	2664	710:10-3-18. .... [AMENDED] .....	2344
650:12-1-14. .... [NEW] (E) .....	432	710:10-3-20. .... [AMENDED] .....	2345
650:12-1-14. .... [NEW] .....	2664	710:10-3-24. .... [AMENDED] .....	2345
650:12-1-15. .... [NEW] (E) .....	432	710:10-3-30. .... [AMENDED] .....	2346
650:12-1-15. .... [NEW] .....	2664	710:10-3-33. .... [AMENDED] .....	2346
650:15-1-1. .... [AMENDED] .....	2665	710:10-3-61. .... [AMENDED] .....	2346
650:15-1-3. .... [AMENDED] .....	2665	710:10-3-63. .... [AMENDED] .....	2347
650:15-1-5. .... [AMENDED] .....	2665	710:10-4-2. .... [AMENDED] .....	2347
650:15-1-6. .... [AMENDED] .....	2665	710:10-4-3. .... [AMENDED] .....	2347
650:15-1-7. .... [AMENDED] .....	2665	710:10-4-6. .... [AMENDED] .....	2348
650:15-1-8. .... [AMENDED] .....	2666	710:10-4-7. .... [AMENDED] .....	2348
650:15-1-9. .... [AMENDED] .....	2666	710:10-4-8. .... [AMENDED] .....	2348
650:15-1-14. .... [AMENDED] .....	2666	710:10-4-9. .... [AMENDED] .....	2349
650:38-1-1. .... [NEW] .....	2667	710:10-7-2. .... [REVOKED] .....	2349
650:38-1-2. .... [NEW] .....	2667	710:10-7-2.1. .... [REVOKED] .....	2350
650:38-1-3. .... [NEW] .....	2667	710:10-7-2.2. .... [NEW] .....	2352
650:38-1-4. .... [NEW] .....	2667	710:10-7-4. .... [AMENDED] .....	2353
650:38-1-5. .... [NEW] .....	2667	710:10-7-6. .... [AMENDED] .....	2353
650:38-1-6. .... [NEW] .....	2667	710:10-7-8. .... [AMENDED] .....	2353
650:38-1-7. .... [NEW] .....	2667	710:22-1-6. .... [AMENDED] .....	2354
650:38-1-8. .... [NEW] .....	2667	710:22-1-7. .... [AMENDED] .....	2354
650:38-1-9. .... [NEW] .....	2668	710:22-1-8. .... [AMENDED] .....	2354
650:38-1-10. .... [NEW] .....	2668	710:22-1-10. .... [AMENDED] .....	2354
650:38-1-11. .... [NEW] .....	2668	710:22-1-11. .... [REVOKED] .....	2354
650:38-1-12. .... [NEW] .....	2668	710:22-1-18. .... [REVOKED] .....	2355
650:38-1-13. .... [NEW] .....	2668	710:22-1-19. .... [REVOKED] .....	2355
650:38-1-14. .... [NEW] .....	2668	710:22-1-20. .... [AMENDED] .....	2355
660:2-9-1. .... [AMENDED] .....	2330	710:22-1-21. .... [AMENDED] .....	2355
660:2-9-2. .... [AMENDED] .....	2330	710:22-5-1. .... [AMENDED AND RENUMBERED TO	
660:2-9-3. .... [AMENDED] .....	2331	710:22-7-4] .....	2355
660:2-9-4. .... [AMENDED] .....	2333	710:22-5-2. .... [AMENDED AND RENUMBERED TO	
660:2-9-6. .... [AMENDED] .....	2333	710:22-7-5] .....	2355
660:2-9-7. .... [AMENDED] .....	2334	710:22-5-3. .... [AMENDED AND RENUMBERED TO	
660:2-9-8. .... [AMENDED] .....	2334	710:22-7-6] .....	2355
660:11-7-41. .... [AMENDED] .....	2335	710:22-5-4. .... [AMENDED AND RENUMBERED TO	
660:11-7-48. .... [NEW] .....	2340	710:22-7-7] .....	2355
695:10-1-1. .... [AMENDED] (E) .....	2498	710:22-5-5. .... [AMENDED AND RENUMBERED TO	
695:10-1-2. .... [AMENDED] (E) .....	2499	710:22-7-8] .....	2355
695:10-1-5. .... [AMENDED] (E) .....	2500	710:22-5-6. .... [AMENDED AND RENUMBERED TO	
695:10-1-6. .... [AMENDED] (E) .....	2500	710:22-7-10] .....	2356
695:10-1-8. .... [AMENDED] (E) .....	2500	710:22-5-7. .... [REVOKED] .....	2356
695:10-1-9. .... [AMENDED] (E) .....	2501	710:22-5-8. .... [AMENDED] .....	2356
695:10-1-10. .... [AMENDED] (E) .....	2501	710:22-5-9. .... [AMENDED] .....	2356
695:10-1-11. .... [AMENDED] (E) .....	2501	710:22-7-1. .... [AMENDED AND RENUMBERED TO	
695:10-1-13. .... [AMENDED] (E) .....	2501	710:22-7-11] .....	2356
695:10-3-2. .... [AMENDED] (E) .....	2501		

710:22-7-2. ....	[AMENDED AND RENUMBERED TO 710:22-7-12] .....	2357	710:60-5-30. ....	[AMENDED] .....	2382
710:22-7-3. ....	[AMENDED AND RENUMBERED TO 710:22-7-13] .....	2357	710:60-5-51. ....	[AMENDED] .....	2384
710:22-7-4. ....	[NEW] .....	2357	710:60-5-53. ....	[AMENDED] .....	2384
710:22-7-5. ....	[NEW] .....	2357	710:60-5-57. ....	[AMENDED] .....	2385
710:22-7-6. ....	[NEW] .....	2357	710:60-5-71. ....	[AMENDED] .....	2385
710:22-7-7. ....	[NEW] .....	2357	710:60-5-73. ....	[AMENDED] .....	2386
710:22-7-8. ....	[NEW] .....	2357	710:60-5-77. ....	[AMENDED] .....	2386
710:22-7-9. ....	[NEW] .....	2357	710:60-5-91. ....	[AMENDED] .....	2386
710:22-7-10. ....	[NEW] .....	2358	710:60-5-92. ....	[AMENDED] .....	2387
710:22-7-11. ....	[NEW] .....	2358	710:60-5-96. ....	[AMENDED] .....	2388
710:22-7-12. ....	[NEW] .....	2358	710:60-5-111. ....	[AMENDED] .....	2388
710:22-7-13. ....	[NEW] .....	2358	710:60-5-113. ....	[AMENDED] .....	2388
710:22-9-1. ....	[AMENDED] .....	2358	710:60-5-116. ....	[AMENDED] .....	2389
710:22-13-1. ....	[REVOKED] .....	2359	710:60-5-117. ....	[NEW] .....	2390
710:25-1-9. ....	[AMENDED] .....	1692	710:60-5-130. ....	[AMENDED] .....	2390
710:45-9-21. ....	[AMENDED] .....	2669	710:60-7-5. ....	[AMENDED] .....	2391
710:45-9-24. ....	[AMENDED] .....	2669	710:60-7-7. ....	[AMENDED] .....	2391
710:45-9-31. ....	[AMENDED] .....	2669	710:60-9-53. ....	[AMENDED] .....	2391
710:45-9-32. ....	[AMENDED] .....	2670	710:60-9-54. ....	[AMENDED] .....	2391
710:45-9-32.1. ....	[AMENDED] .....	2670	710:60-9-56. ....	[NEW] .....	2392
710:45-9-34. ....	[AMENDED] .....	2671	710:60-9-73. ....	[AMENDED] .....	2392
710:45-9-35. ....	[AMENDED] .....	2671	710:60-9-90. ....	[AMENDED] .....	2393
710:45-9-40. ....	[AMENDED] .....	2671	710:60-9-91. ....	[AMENDED] .....	2393
710:45-9-41. ....	[AMENDED] .....	2671	710:60-9-92. ....	[AMENDED] .....	2393
710:45-9-51. ....	[AMENDED] .....	2672	710:60-9-93. ....	[AMENDED] .....	2394
710:45-9-60. ....	[AMENDED] .....	2672	710:60-9-94. ....	[AMENDED] .....	2394
710:45-9-70. ....	[AMENDED] .....	2673	710:60-9-96. ....	[AMENDED] .....	2395
710:45-9-71. ....	[AMENDED] .....	2673	710:60-9-97. ....	[AMENDED] .....	2395
710:45-9-73. ....	[AMENDED] .....	2673	710:60-9-98. ....	[AMENDED] .....	2395
710:45-9-90. ....	[AMENDED] .....	2674	710:60-9-111. ....	[AMENDED] .....	2396
710:45-9-92. ....	[AMENDED] .....	2674	710:60-9-120. ....	[AMENDED] .....	2396
710:45-9-93. ....	[AMENDED] .....	2674	710:60-9-137. ....	[AMENDED] .....	2397
710:50-3-53. ....	[AMENDED] .....	2360	710:65-1-7. ....	[AMENDED] .....	2398
710:50-15-48. ....	[AMENDED] .....	2361	710:65-3-1. ....	[AMENDED] .....	2399
710:50-15-49. ....	[AMENDED] .....	2361	710:65-7-13. ....	[AMENDED] .....	2400
710:50-15-50. ....	[AMENDED] .....	2363	710:65-13-40. ....	[AMENDED] .....	2401
710:50-15-55. ....	[AMENDED] .....	2363	710:65-13-51. ....	[AMENDED] .....	2402
710:50-15-66. ....	[AMENDED] .....	2363	710:65-13-52. ....	[AMENDED] .....	2404
710:50-15-76. ....	[AMENDED] .....	2364	710:65-13-124. ....	[NEW] .....	2406
710:50-15-86. ....	[AMENDED] .....	2365	710:65-13-153. ....	[AMENDED] .....	2406
710:50-15-86.1. ....	[NEW] .....	2366	710:65-13-155. ....	[AMENDED] .....	2408
710:50-15-87. ....	[AMENDED] .....	2367	710:65-13-156. ....	[AMENDED] .....	2410
710:50-15-87.1. ....	[NEW] .....	2368	710:65-13-157. ....	[NEW] .....	2412
710:50-15-92. ....	[AMENDED] .....	2368	710:65-13-170. ....	[AMENDED] .....	2412
710:50-15-101. ....	[AMENDED] .....	2369	710:65-13-172. ....	[AMENDED] .....	2413
710:50-15-103. ....	[AMENDED] .....	2370	710:65-13-195. ....	[NEW] .....	2414
710:50-15-104. ....	[AMENDED] .....	2370	710:65-13-275. ....	[AMENDED] .....	2414
710:50-15-108. ....	[NEW] .....	2371	710:65-13-349. ....	[NEW] .....	2414
710:50-17-51. ....	[AMENDED] .....	2372	710:65-13-350. ....	[NEW] .....	2414
710:50-19-1. ....	[AMENDED] .....	2374	710:65-13-351. ....	[NEW] .....	2415
710:60-1-3. ....	[AMENDED] .....	2377	710:65-13-352. ....	[NEW] .....	2415
710:60-3-14. ....	[AMENDED] .....	2378	710:65-13-353. ....	[NEW] .....	2416
710:60-3-17. ....	[AMENDED] .....	2378	710:65-13-650. ....	[NEW] .....	2416
710:60-3-70. ....	[AMENDED] .....	2379	710:65-19-56. ....	[AMENDED] .....	2417
710:60-3-93. ....	[AMENDED] .....	2379	710:65-19-143. ....	[AMENDED] .....	2418
710:60-3-96. ....	[AMENDED] .....	2379	710:65-21-20. ....	[AMENDED] .....	2418
710:60-3-111. ....	[AMENDED] .....	2380	710:75-1-1. ....	[REVOKED] .....	1450
710:60-3-140. ....	[AMENDED] .....	2380	710:75-1-2. ....	[REVOKED] .....	1450
710:60-3-141. ....	[AMENDED] .....	2380	710:75-1-3. ....	[REVOKED] .....	1450
710:60-3-142. ....	[AMENDED] .....	2381	710:75-1-4. ....	[REVOKED] .....	1450
710:60-3-203. ....	[AMENDED] .....	2381	710:75-1-5. ....	[REVOKED] .....	1451
710:60-3-204. ....	[AMENDED] .....	2381	710:75-1-6. ....	[REVOKED] .....	1451
710:60-5-2. ....	[AMENDED] .....	2382	710:75-1-7. ....	[REVOKED] .....	1451
710:60-5-3. ....	[AMENDED] .....	2382	710:75-1-8. ....	[REVOKED] .....	1451
710:60-5-4. ....	[AMENDED] .....	2382	710:75-1-9. ....	[REVOKED] .....	1451
			710:75-1-10. ....	[REVOKED] .....	1451
			710:85-1-2. ....	[AMENDED] .....	1452

**Rules Affected Index – *continued***

710:85-1-3. ....	[REVOKED] .....	1453	785:45-5-15. ....	[REVOKED] .....	2442
710:85-1-8. ....	[AMENDED] .....	1453	785:45-5-25. ....	[AMENDED] .....	2442
710:85-5-3. ....	[REVOKED] .....	1453	785:45-5-29. ....	[AMENDED] .....	2442
710:85-5-10. ....	[AMENDED] .....	1454	785:45, App. A. ....	[REVOKED] .....	2442
710:95-6-1. ....	[REVOKED] .....	1454	785:45, App. A. ....	[NEW] .....	2442
710:95-6-2. ....	[REVOKED] .....	1454	785:45, App. B. ....	[REVOKED] .....	2442
710:95-6-3. ....	[REVOKED] .....	1454	785:45, App. B. ....	[NEW] .....	2442
710:95-6-4. ....	[REVOKED] .....	1455	785:45, App. E. ....	[REVOKED] .....	2442
710:95-6-5. ....	[REVOKED] .....	1455	785:45, App. E. ....	[NEW] .....	2442
715:10-5-4.1. ....	[NEW] (E) .....	221	785:45, App. G. ....	[REVOKED] .....	2442
715:10-5-4.1. ....	[NEW] .....	1692	785:45, App. G. ....	[NEW] .....	2442
715:10-5-32. ....	[AMENDED] (E) .....	221	785:45, App. H. ....	[REVOKED] .....	2442
715:10-5-32. ....	[AMENDED] .....	1693	785:45, App. H. ....	[NEW] .....	2442
715:10-5-35. ....	[AMENDED] (E) .....	222	785:46-1-2. ....	[AMENDED] .....	2446
715:10-5-35. ....	[AMENDED] .....	1693	785:46-3-3. ....	[AMENDED] .....	2447
715:10-13-3.1. ....	[AMENDED] (E) .....	223	785:46-9-1. ....	[AMENDED] .....	2448
715:10-13-3.1. ....	[AMENDED] .....	1695	785:46-9-2. ....	[AMENDED] .....	2448
715:10-15-7.2. ....	[NEW] (E) .....	223	785:46-9-3. ....	[AMENDED] .....	2448
715:10-15-7.2. ....	[NEW] .....	1695	785:46-9-5. ....	[AMENDED] .....	2448
720:10-3-7. ....	[AMENDED] .....	1696	785:46-15-5. ....	[AMENDED] .....	2449
725:20-7-11. ....	[NEW] (E) .....	501	785:46-15-8. ....	[AMENDED] .....	2452
725:30-26-14. ....	[AMENDED] .....	2419	785:46-15-11. ....	[REVOKED] .....	2452
730:10-23-1. ....	[NEW] (E) .....	224	785:46-15-12. ....	[REVOKED] .....	2452
730:10-23-1. ....	[NEW] .....	1697	785:46-15-13. ....	[REVOKED] .....	2453
730:10-23-2. ....	[NEW] (E) .....	225	785:50-7-3. ....	[AMENDED] .....	2453
730:10-23-2. ....	[NEW] .....	1697	785:50-7-5. ....	[AMENDED] .....	2454
730:10-23-3. ....	[NEW] (E) .....	225	785:50-8-5. ....	[AMENDED] .....	2459
730:10-23-3. ....	[NEW] .....	1697	800:10-1-3. ....	[AMENDED] (E) .....	226
730:10-23-4. ....	[NEW] (E) .....	225	800:10-1-3. ....	[AMENDED] .....	2463
730:10-23-4. ....	[NEW] .....	1697	800:10-1-4. ....	[AMENDED] (E) .....	610
730:10-23-5. ....	[NEW] (E) .....	225	800:10-1-4. ....	[AMENDED] .....	2463
730:10-23-5. ....	[NEW] .....	1698	800:10-1-5. ....	[AMENDED] (E) .....	611
730:10-23-6. ....	[NEW] (E) .....	225	800:10-1-5. ....	[AMENDED] .....	2464
730:10-23-6. ....	[NEW] .....	1698	800:10-1-7. ....	[AMENDED] .....	2465
730:10-23-7. ....	[NEW] (E) .....	225	800:10-3-3. ....	[AMENDED] .....	2465
730:10-23-7. ....	[NEW] .....	1698	800:10-3-4. ....	[AMENDED] .....	2466
730:10-23-8. ....	[NEW] (E) .....	225	800:10-5-2. ....	[AMENDED] (E) .....	226
730:10-23-8. ....	[NEW] .....	1698	800:10-5-2. ....	[AMENDED] .....	2467
730:10-23-9. ....	[NEW] (E) .....	226	800:10-5-3. ....	[AMENDED] (E) .....	612
730:10-23-9. ....	[NEW] .....	1698	800:10-5-3. ....	[AMENDED] .....	2466
735:15-5-1. ....	[AMENDED] .....	2420	800:15-7-3. ....	[AMENDED] (E) .....	110
735:80-3-15. ....	[AMENDED] .....	2421	800:15-7-3. ....	[AMENDED] .....	2470
735:80-7-3. ....	[AMENDED] .....	2421	800:25-3-3. ....	[AMENDED] .....	2472
775:10-3-8.1. ....	[AMENDED] .....	1143	800:25-7-50. ....	[AMENDED] .....	2473
775:10-3-8.2. ....	[RESERVED] .....	1143	800:25-7-55. ....	[AMENDED] .....	2473
775:10-3-8.3. ....	[NEW] .....	1143	800:25-7-60. ....	[AMENDED] .....	2473
775:10-3-12. ....	[AMENDED] .....	1143	800:25-7-61. ....	[AMENDED] .....	2473
780:1-17-1. ....	[AMENDED] .....	2422	800:25-7-62. ....	[AMENDED] .....	2474
780:10-3-4. ....	[AMENDED] .....	2422	800:25-7-63. ....	[AMENDED] .....	2474
780:10-3-11. ....	[AMENDED] .....	2423	800:25-7-64. ....	[AMENDED] .....	2474
780:10-5-4. ....	[AMENDED] .....	2423	800:25-7-81. ....	[AMENDED] .....	2474
780:10-7-3. ....	[AMENDED] .....	2424	800:25-7-81.3. ....	[NEW] .....	2475
780:10-9-2. ....	[AMENDED] .....	2425	800:25-7-91. ....	[AMENDED] .....	2475
780:15-3-2. ....	[AMENDED] .....	2427	800:25-7-93. ....	[AMENDED] .....	2475
780:15-3-6. ....	[AMENDED] .....	2431	800:25-7-94.7. ....	[NEW] .....	2476
780:15-3-7. ....	[AMENDED] .....	2433	800:25-7-120.1. ....	[NEW] .....	2476
780:20-3-2. ....	[AMENDED] .....	2435	800:25-7-120.3. ....	[NEW] (E) .....	228
780:20-5-1. ....	[AMENDED] .....	2441	800:25-7-126. ....	[AMENDED] .....	2476
785:5-1-11. ....	[AMENDED] .....	2442	800:25-7-131. ....	[AMENDED] .....	2477
785:45-1-2. ....	[AMENDED] .....	2442	800:25-7-131.2. ....	[AMENDED] .....	2477
785:45-3-2. ....	[AMENDED] .....	2442	800:25-7-133.2. ....	[NEW] .....	2477
785:45-5-4. ....	[AMENDED] .....	2442	800:25-7-133.3. ....	[NEW] .....	2478
785:45-5-9. ....	[AMENDED] .....	2442	800:25-7-145. ....	[AMENDED] .....	2478
785:45-5-10. ....	[AMENDED] .....	2442	800:25-7-153. ....	[AMENDED] .....	2478
785:45-5-12. ....	[AMENDED] .....	2442	800:25-7-154. ....	[AMENDED] .....	2479
785:45-5-13. ....	[AMENDED] .....	2442	800:25-7-165. ....	[REVOKED] .....	2479
785:45-5-14. ....	[REVOKED] .....	2442	800:25-7-166. ....	[REVOKED] .....	2479

800:25-9-3. .... [AMENDED] .....	2479	800:25-38-7. .... [NEW] .....	2482
800:25-9-5. .... [AMENDED] .....	2480	800:25-38-8. .... [NEW] .....	2482
800:25-9-7. .... [AMENDED] .....	2480	800:25-38-9. .... [NEW] .....	2482
800:25-19-6. .... [AMENDED] .....	2480	800:25-38-10. .... [NEW] .....	2482
800:25-29-2. .... [AMENDED] .....	2481	800:25-38-11. .... [NEW] .....	2482
800:25-38-1. .... [NEW] .....	2482	800:25-38-12. .... [NEW] .....	2483
800:25-38-2. .... [NEW] .....	2482	800:30-1-2. .... [AMENDED] .....	2483
800:25-38-3. .... [NEW] .....	2482	800:30-1-4. .... [AMENDED] .....	2484
800:25-38-4. .... [NEW] .....	2482	800:30-1-8. .... [AMENDED] .....	2485
800:25-38-5. .... [NEW] .....	2482	800:30-1-12. .... [REVOKED] .....	2485
800:25-38-6. .... [NEW] .....	2482	800:30-1-20. .... [AMENDED] .....	2485

# Agency/Title Index

[Assigned as of 8-1-07]

Agency	Title	Agency	Title
Oklahoma <b>ACCOUNTANCY</b> Board	10	State <b>ELECTION</b> Board	230
State <b>ACCREDITING</b> Agency	15	Oklahoma <b>FUNERAL</b> Board ( <i>Formerly:</i> Oklahoma State Board of <b>EMBALMERS</b> and Funeral Directors)	235
<b>AD Valorem</b> Task Force ( <i>abolished 7-1-93</i> )	20	Oklahoma Department of <b>EMERGENCY</b> Management ( <i>Formerly:</i> Department of <b>CIVIL</b> Emergency Management) - <i>See</i> Title 145	
Oklahoma <b>AERONAUTICS</b> Commission	25	Oklahoma <b>EMPLOYMENT</b> Security Commission	240
Board of Regents for the Oklahoma <b>AGRICULTURAL</b> and Mechanical Colleges	30	Oklahoma <b>ENERGY</b> Resources Board	243
Oklahoma Department of <b>AGRICULTURE</b> , Food, and Forestry	35	State Board of Licensure for Professional <b>ENGINEERS</b> and Land Surveyors ( <i>Formerly:</i> State Board of Registration for Professional <b>ENGINEERS</b> and Land Surveyors)	245
Oklahoma Board of Licensed <b>ALCOHOL</b> and Drug Counselors	38	Board of Trustees for the <b>ENID</b> Higher Education Program	250
Board of Tests for <b>ALCOHOL</b> and Drug Influence	40	Department of <b>ENVIRONMENTAL</b> Quality	252
<b>ALCOHOLIC</b> Beverage Laws Enforcement Commission	45	State Board of <b>EQUALIZATION</b>	255
<b>ANATOMICAL</b> Board of the State of Oklahoma	50	<b>ETHICS</b> Commission ( <i>Title revoked</i> )	257
Board of Governors of the Licensed <b>ARCHITECTS</b> , Landscape Architects and Interior Designers of Oklahoma	55	<b>ETHICS</b> Commission	258
<b>ARCHIVES</b> and Records Commission	60	Office of State <b>FINANCE</b>	260
Board of Trustees for the <b>ARDMORE</b> Higher Education Program	65	State <b>FIRE</b> Marshal Commission	265
Oklahoma <b>ARTS</b> Council	70	Oklahoma Council on <b>FIREFIGHTER</b> Training	268
<b>ATTORNEY</b> General	75	Oklahoma <b>FIREFIGHTERS</b> Pension and Retirement System	270
State <b>AUDITOR</b> and Inspector	80	[RESERVED]	275
State <b>BANKING</b> Department	85	State Board of Registration for <b>FORESTERS</b>	280
Oklahoma State Employees <b>BENEFITS</b> Council	87	<b>FOSTER</b> Care Review Advisory Board	285
Council of <b>BOND</b> Oversight	90	Oklahoma <b>FUNERAL</b> Board ( <i>Formerly:</i> Oklahoma State Board of Embalmers and Funeral Directors) - <i>See</i> Title 235	
Oklahoma Professional <b>BOXING</b> Commission	92	Oklahoma <b>FUTURES</b>	290
State <b>BURIAL</b> Board ( <i>abolished 7-1-92</i> )	95	<b>GOVERNOR</b>	295
[RESERVED]	100	<b>GRAND</b> River Dam Authority	300
Oklahoma <b>CAPITAL</b> Investment Board	105	Group Self-Insurance Association <b>GUARANTY</b> Fund Board	302
Oklahoma <b>CAPITOL</b> Improvement Authority	110	Individual Self-Insured <b>GUARANTY</b> Fund Board	303
State <b>CAPITOL</b> Preservation Commission	115	<b>STATE</b> Use Committee ( <i>Formerly:</i> Committee on Purchases of Products and Services of the Severely <b>HANDICAPPED</b> )	304
<b>CAPITOL-MEDICAL</b> Center Improvement and Zoning Commission	120	Office of <b>HANDICAPPED</b> Concerns	305
Oklahoma Department of <b>CAREER</b> and Technology Education ( <i>Formerly:</i> Oklahoma Department of <b>VOCATIONAL</b> and Technical Education) - <i>See</i> Title 780		Oklahoma State Department of <b>HEALTH</b>	310
Board of Regents of <b>CARL</b> Albert State College	125	Oklahoma Basic <b>HEALTH</b> Benefits Board ( <i>abolished 11-1-97</i> )	315
Department of <b>CENTRAL</b> Services ( <i>Formerly:</i> Office of <b>PUBLIC</b> Affairs) - <i>See</i> Title 580		Oklahoma <b>HEALTH</b> Care Authority	317
<b>CEREBRAL</b> Palsy Commission	130	<b>HIGHWAY</b> Construction Materials Technician Certification Board	318
Commission on <b>CHILDREN</b> and Youth	135	Oklahoma <b>HISTORICAL</b> Society	320
Board of <b>CHIROPRACTIC</b> Examiners	140	Oklahoma <b>HORSE</b> Racing Commission	325
Oklahoma Department of <b>EMERGENCY</b> Management ( <i>Formerly:</i> Department of <b>CIVIL</b> Emergency Management)	145	Oklahoma <b>HOUSING</b> Finance Agency	330
Oklahoma Department of <b>COMMERCE</b>	150	Oklahoma <b>HUMAN</b> Rights Commission	335
<b>COMMUNITY</b> Hospitals Authority	152	Department of <b>HUMAN</b> Services	340
<b>COMPSOURCE</b> Oklahoma ( <i>Formerly:</i> State <b>INSURANCE</b> Fund) - <i>See</i> Title 370		Committee for <b>INCENTIVE</b> Awards for State Employees	345
Oklahoma <b>CONSERVATION</b> Commission	155	Oklahoma <b>INDIAN</b> Affairs Commission	350
<b>CONSTRUCTION</b> Industries Board	158	Oklahoma <b>INDIGENT</b> Defense System	352
Department of <b>CONSUMER</b> Credit	160	Oklahoma <b>INDUSTRIAL</b> Finance Authority	355
<b>CORPORATION</b> Commission	165	<b>INJURY</b> Review Board	357
Department of <b>CORRECTIONS</b>	170	Oklahoma State and Education Employees Group <b>INSURANCE</b> Board	360
State Board of <b>COSMETOLOGY</b>	175	<b>INSURANCE</b> Department	365
Oklahoma State <b>CREDIT</b> Union Board	180	<b>COMPSOURCE</b> Oklahoma ( <i>Formerly:</i> State <b>INSURANCE</b> Fund)	370
<b>CRIME</b> Victims Compensation Board	185	Oklahoma State Bureau of <b>INVESTIGATION</b>	375
Joint <b>CRIMINAL</b> Justice System Task Force Committee	190	Council on <b>JUDICIAL</b> Complaints	376
Board of <b>DENTISTRY</b>	195	Office of <b>JUVENILE</b> Affairs	377
Oklahoma <b>DEVELOPMENT</b> Finance Authority	200	Department of <b>LABOR</b>	380
Board of Regents of <b>EASTERN</b> Oklahoma State College	205	Department of the Commissioners of the <b>LAND</b> Office	385
State Department of <b>EDUCATION</b>	210		
<b>EDUCATION</b> Oversight Board	215		
Oklahoma <b>EDUCATIONAL</b> Television Authority	220		
[RESERVED]	225		

Agency	Title	Agency	Title
Council on <b>LAW</b> Enforcement Education and Training	390	Board of Regents of <b>REDLANDS</b> Community College	607
Oklahoma <b>LAW</b> Enforcement Retirement System	395	State <b>REGENTS</b> for Higher Education	610
Board on <b>LEGISLATIVE</b> Compensation	400	State Department of <b>REHABILITATION</b> Services	612
Oklahoma Department of <b>LIBRARIES</b>	405	Board of Regents of <b>ROGERS</b> State College	615
<b>LIEUTENANT</b> Governor	410	Board of Regents of <b>ROSE</b> State College	620
Oklahoma <b>LINKED</b> Deposit Review Board	415	Oklahoma <b>SAVINGS</b> and Loan Board ( <i>abolished 7-1-93</i> )	625
Oklahoma <b>LIQUEFIED</b> Petroleum Gas Board	420	<b>SCENIC</b> Rivers Commission	630
Oklahoma <b>LIQUEFIED</b> Petroleum Gas Research, Marketing and Safety Commission	422	Oklahoma Commission on <b>SCHOOL</b> and County Funds Management	635
<b>LITERACY</b> Initiatives Commission	425	Advisory Task Force on the Sale of <b>SCHOOL</b> Lands ( <i>functions concluded 2-92</i> )	640
<b>LONG-RANGE</b> Capital Planning Commission	428	The Oklahoma School of <b>SCIENCE</b> and Mathematics	645
Oklahoma State Board of Examiners for <b>LONG-TERM</b> Care Administrators ( <i>Formerly: Oklahoma State Board of Examiners for NURSING Home Administrators</i> ) - See Title 490		Oklahoma Center for the Advancement of <b>SCIENCE</b> and Technology	650
<b>LOTTERY</b> Commission, Oklahoma	429	<b>SECRETARY</b> of State	655
Board of Trustees for the <b>MCCURTAIN</b> County Higher Education Program	430	Department of <b>SECURITIES</b>	660
Commission on <b>MARGINALLY</b> Producing Oil and Gas Wells	432	Board of Regents of <b>SEMINOLE</b> State College	665
State Board of <b>MEDICAL</b> Licensure and Supervision	435	<b>SHEEP</b> and Wool Commission	670
<b>MEDICAL</b> Technology and Research Authority of Oklahoma	440	State Board of Licensed <b>SOCIAL</b> Workers	675
Board of <b>MEDICOLEGAL</b> Investigations	445	<b>SOUTHERN</b> Growth Policies Board	680
Department of <b>MENTAL</b> Health and Substance Abuse Services	450	Oklahoma <b>SOYBEAN</b> Commission ( <i>abolished 7-1-97</i> )	685
<b>MERIT</b> Protection Commission	455	Board of Examiners for <b>SPEECH-LANGUAGE</b> Pathology and Audiology	690
<b>MILITARY</b> Planning Commission, Oklahoma Strategic	457	<b>STATE</b> Employee Charitable Contributions, Oversight Committee for ( <i>Formerly: STATE Agency Review Committee</i> )	695
Department of <b>MINES</b>	460	<b>STATE</b> Use Committee ( <i>Formerly: Committee on Purchases of Products and Services of the Severely HANDICAPPED</i> ) – See Title 304	
Oklahoma <b>MOTOR</b> Vehicle Commission	465	Oklahoma <b>STUDENT</b> Loan Authority	700
Board of Regents of <b>MURRAY</b> State College	470	<b>TASK</b> Force 2000	705
Oklahoma State Bureau of <b>NARCOTICS</b> and Dangerous Drugs Control	475	Oklahoma <b>TAX</b> Commission	710
Board of Regents of <b>NORTHERN</b> Oklahoma College	480	Oklahoma Commission for <b>TEACHER</b> Preparation	712
Oklahoma Board of <b>NURSING</b>	485	<b>TEACHERS'</b> Retirement System	715
Oklahoma State Board of Examiners for <b>LONG-TERM</b> Care Administrators ( <i>Formerly: Oklahoma State Board of Examiners for NURSING Home Administrators</i> )	490	State <b>TEXTBOOK</b> Committee	720
Board of Regents of <b>OKLAHOMA</b> City Community College	495	Oklahoma <b>TOURISM</b> and Recreation Department	725
Board of Regents of <b>OKLAHOMA</b> Colleges	500	Department of <b>TRANSPORTATION</b>	730
Board of Examiners in <b>OPTOMETRY</b>	505	Oklahoma <b>TRANSPORTATION</b> Authority ( <i>Name changed to Oklahoma TURNPIKE Authority 11-1-05 - See Title 731</i> )	
State Board of <b>OSTEOPATHIC</b> Examiners	510	Oklahoma <b>TURNPIKE</b> Authority ( <i>Formerly: Oklahoma TRANSPORTATION Authority AND Oklahoma TURNPIKE Authority - See also Title 745</i> )	731
<b>PARDON</b> and Parole Board	515	State <b>TREASURER</b>	735
Oklahoma <b>PEANUT</b> Commission	520	Board of Regents of <b>TULSA</b> Community College	740
Oklahoma State <b>PENSION</b> Commission	525	Oklahoma <b>TURNPIKE</b> Authority ( <i>Name changed to Oklahoma TRANSPORTATION Authority 11-1-99 - no rules enacted in this Title - See Title 731</i> )	745
State Board of Examiners of <b>PERFUSIONISTS</b>	527	Board of Trustees for the <b>UNIVERSITY</b> Center at Tulsa	750
Office of <b>PERSONNEL</b> Management	530	<b>UNIVERSITY</b> Hospitals Authority	752
Oklahoma State Board of <b>PHARMACY</b>	535	<b>UNIVERSITY</b> Hospitals Trust	753
<b>PHYSICIAN</b> Manpower Training Commission	540	Board of Regents of the <b>UNIVERSITY</b> of Oklahoma	755
Board of <b>PODIATRIC</b> Medical Examiners	545	Board of Regents of the <b>UNIVERSITY</b> of Science and Arts of Oklahoma	760
Oklahoma <b>POLICE</b> Pension and Retirement System	550	Oklahoma <b>USED</b> Motor Vehicle and Parts Commission	765
State Department of <b>POLLUTION</b> Control ( <i>abolished 1-1-93</i> )	555	Oklahoma Department of <b>VETERANS</b> Affairs	770
<b>POLYGRAPH</b> Examiners Board	560	Board of <b>VETERINARY</b> Medical Examiners	775
Oklahoma Board of <b>PRIVATE</b> Vocational Schools	565	Oklahoma Department of <b>CAREER</b> and Technology Education ( <i>Formerly: Oklahoma Department of VOCATIONAL and Technical Education</i> )	780
State Board for <b>PROPERTY</b> and Casualty Rates ( <i>abolished 7-1-06; see also Title 365</i> )	570	Oklahoma <b>WATER</b> Resources Board	785
State Board of Examiners of <b>PSYCHOLOGISTS</b>	575	Board of Regents of <b>WESTERN</b> Oklahoma State College	790
Department of <b>CENTRAL</b> Services ( <i>Formerly: Office of PUBLIC Affairs</i> )	580	Oklahoma <b>WHEAT</b> Commission	795
<b>PUBLIC</b> Employees Relations Board	585	Department of <b>WILDLIFE</b> Conservation	800
Oklahoma <b>PUBLIC</b> Employees Retirement System	590	<b>WILL</b> Rogers and J.M. Davis Memorials Commission	805
Department of <b>PUBLIC</b> Safety	595		
<b>REAL</b> Estate Appraiser Board	600		
Oklahoma <b>REAL</b> Estate Commission	605		



# Notices of Rulemaking Intent

Prior to adoption and gubernatorial/legislative review of a proposed PERMANENT rulemaking action, an agency must publish a Notice of Rulemaking Intent in the *Register*. In addition, an agency may publish a Notice of Rulemaking Intent in the *Register* prior to adoption of a proposed EMERGENCY or PREEMPTIVE rulemaking action.

A Notice of Rulemaking Intent announces a comment period, or a comment period and public hearing, and provides other information about the intended rulemaking action as required by law, including where copies of proposed rules may be obtained.

*For additional information on Notices of Rulemaking Intent, see 75 O.S., Section 303.*

---

## **TITLE 35. OKLAHOMA DEPARTMENT OF AGRICULTURE, FOOD, AND FORESTRY CHAPTER 30. ~~PLANT INDUSTRY~~ CONSUMER PROTECTION**

*[OAR Docket #07-1313]*

### **RULEMAKING ACTION:**

Notice of proposed **PERMANENT** rulemaking

### **PROPOSED RULES:**

Subchapter 29. Fertilizer

Part 3. Liquid, Dry, and Anhydrous Ammonia

35:30-29-39 [NEW]

### **SUMMARY:**

The proposed rule provides standards for closure of bulk fertilizer facilities. The standards include but are not limited to notification to the State Board of Agriculture of closure, removal of all fertilizer contaminated materials, cleaning of storage facilities, and complete disconnect of all piping.

### **AUTHORITY:**

Oklahoma State Board of Agriculture; 2 O.S. 2001 §§ 2-4(A)(2), 16, and (29), 2-18.1, and 8-77.1 et seq.; Article 6, Section 31, Constitution of the State of Oklahoma

### **COMMENT PERIOD:**

Persons may submit written and oral comments to Teena G. Gunter at 2800 North Lincoln Boulevard, P. O. Box 528804, Oklahoma City, Oklahoma 73152-8804 during the period from August 1, 2007 to September 6, 2007.

### **PUBLIC HEARING:**

A public hearing will be held at 9:00 a.m., September 6, 2007, in the Consumer Protection Services Conference

Room of the Oklahoma Department of Agriculture, Food, and Forestry, 2800 North Lincoln Boulevard, Oklahoma City, Oklahoma.

### **REQUESTS FOR COMMENTS FROM BUSINESS ENTITIES:**

Business entities affected by these proposed rules are requested to provide the agency with information, in dollar amounts if possible, about the increase in the level of direct costs, indirect costs, or other costs expected to be incurred by the business entity due to compliance with the proposed rules. Business entities may submit this information in writing to Teena G. Gunter at the above address during the period from August 1, 2007 to September 6, 2007.

### **COPIES OF PROPOSED RULES:**

Copies of proposed rules may be obtained by visiting [www.oda.state.ok.us](http://www.oda.state.ok.us) or contacting Teena G. Gunter, Oklahoma Department of Agriculture, Food, and Forestry, P. O. Box 528804, Oklahoma City, Oklahoma 73152-8804, 405-522-4576, [teena.gunter@oda.state.ok.us](mailto:teena.gunter@oda.state.ok.us).

### **RULE IMPACT STATEMENT:**

Pursuant to 75 O.S. § 303(D), a rule impact statement is available at the above website and address.

### **CONTACT PERSON:**

Kenny Naylor, (405)522-5974,  
[kenny.naylor@oda.state.ok.us](mailto:kenny.naylor@oda.state.ok.us)

Teena G. Gunter, (405) 522-4576,  
[teena.gunter@oda.state.ok.us](mailto:teena.gunter@oda.state.ok.us)

*[OAR Docket #07-1313; filed 7-6-07]*



# Gubernatorial Approvals

Upon notification of approval by the Governor of an agency's proposed PERMANENT rulemaking action, the agency must submit a notice of such gubernatorial approval for publication in the *Register*.

For additional information on gubernatorial approvals, see 75 O.S., Section 303.2.

---

## **TITLE 475. OKLAHOMA BUREAU OF NARCOTICS AND DANGEROUS DRUGS CONTROL CHAPTER 1. ADMINISTRATIVE OPERATIONS**

*[OAR Docket #07-1287A]*

### **RULEMAKING ACTION:**

Gubernatorial approval of permanent rules

### **RULES:**

Subchapter 3. Open Records Act

475:1-3-1 [AMENDED]

Subchapter 5. Administrative Actions

475:1-5-6 [AMENDED]

475:1-5-7 [AMENDED]

475:1-5-11 [NEW]

### **GUBERNATORIAL APPROVAL:**

May 9, 2007

*[OAR Docket #07-1287A; filed 6-29-07]*

---

## **TITLE 475. OKLAHOMA BUREAU OF NARCOTICS AND DANGEROUS DRUGS CONTROL CHAPTER 10. REQUIREMENTS FOR REGISTRATION**

*[OAR Docket #07-1293A]*

### **RULEMAKING ACTION:**

Gubernatorial approval of permanent rules

### **RULES:**

475:10-1-10. [AMENDED]

475:10-1-17. [AMENDED]

### **GUBERNATORIAL APPROVAL:**

May 9, 2007

*[OAR Docket #07-1293A; filed 6-29-07]*

---

## **TITLE 475. OKLAHOMA BUREAU OF NARCOTICS AND DANGEROUS DRUGS CONTROL CHAPTER 20. SECURITY REQUIREMENTS**

*[OAR Docket #07-1294A]*

### **RULEMAKING ACTION:**

Gubernatorial approval of permanent rules

### **RULES:**

475:20-1-5. [AMENDED]

### **GUBERNATORIAL APPROVAL:**

May 9, 2007

*[OAR Docket #07-1294A; filed 6-29-07]*

---

## **TITLE 475. OKLAHOMA BUREAU OF NARCOTICS AND DANGEROUS DRUGS CONTROL CHAPTER 25. RECORDS AND REPORTS OF REGISTRANTS**

*[OAR Docket #07-1288A]*

### **RULEMAKING ACTION:**

Gubernatorial approval of permanent rules

### **RULES:**

475:25-1-3. [AMENDED]

475:25-1-4. [AMENDED]

475:25-1-6. [AMENDED]

475:25-1-11. [AMENDED]

475:25-1-13. [AMENDED]

### **GUBERNATORIAL APPROVAL:**

May 9, 2007

*[OAR Docket #07-1288A; filed 6-29-07]*

---

## **TITLE 475. OKLAHOMA BUREAU OF NARCOTICS AND DANGEROUS DRUGS CONTROL CHAPTER 30. LABELING REQUIREMENTS**

*[OAR Docket #07-1295A]*

### **RULEMAKING ACTION:**

Gubernatorial approval of permanent rules

### **RULES:**

475:30-1-2. [AMENDED]

475:30-1-3. [AMENDED]

475:30-1-4. [AMENDED]

475:30-1-7. [AMENDED]

475:30-1-8. [REVOKED]

475:30-1-9. [REVOKED]

475:30-1-14. [AMENDED]

475:30-1-15. [AMENDED]

## Gubernatorial Approvals

---

### GUBERNATORIAL APPROVAL:

May 9, 2007

*[OAR Docket #07-1296A; filed 6-29-07]*

**TITLE 475. OKLAHOMA BUREAU OF  
NARCOTICS AND DANGEROUS DRUGS  
CONTROL  
CHAPTER 35. TRANSFER AND DISPOSAL  
OF CONTROLLED DANGEROUS DRUGS**

*[OAR Docket #07-1296A]*

### RULEMAKING ACTION:

Gubernatorial approval of permanent rules

### RULES:

475:35-1-3. [AMENDED]

475:35-1-5. [REVOKED]

### GUBERNATORIAL APPROVAL:

May 9, 2007

*[OAR Docket #07-1296A; filed 6-29-07]*

**TITLE 475. OKLAHOMA BUREAU OF  
NARCOTICS AND DANGEROUS DRUGS  
CONTROL  
CHAPTER 40. ENFORCEMENT AND  
ADMINISTRATIVE INSPECTIONS**

*[OAR Docket #07-1289A]*

### RULEMAKING ACTION:

Gubernatorial approval of permanent rules

### RULES:

475:40-1-2. [AMENDED]

### GUBERNATORIAL APPROVAL:

May 9, 2007

*[OAR Docket #07-1289A; filed 6-29-07]*

**TITLE 475. OKLAHOMA BUREAU OF  
NARCOTICS AND DANGEROUS DRUGS  
CONTROL  
CHAPTER 45. OKLAHOMA SCHEDULE  
~~TWO ABUSE REDUCTION (OSTAR)~~  
CONTROL REPORTING REQUIREMENTS**

*[OAR Docket #07-1290A]*

### RULEMAKING ACTION:

Gubernatorial approval of permanent rules

### RULES:

475:45-1-1. [AMENDED]

475:45-1-2. [AMENDED]

475:45-1-3. [AMENDED]

475:45-1-4. [AMENDED]

475:45-1-5. [AMENDED]

475:45-1-6. [AMENDED]

### GUBERNATORIAL APPROVAL:

May 9, 2007

*[OAR Docket #07-1290A; filed 6-29-07]*

**TITLE 475. OKLAHOMA BUREAU OF  
NARCOTICS AND DANGEROUS DRUGS  
CONTROL  
CHAPTER 50. ANIMAL CONTROL  
OFFICERS**

*[OAR Docket #07-1291A]*

### RULEMAKING ACTION:

Gubernatorial approval of permanent rules

### RULES:

475:50-1-1. Purpose [NEW]

475:50-1-2. Qualifications for registration/required training [NEW]

475:50-1-3. Exempt from fees [NEW]

475:50-1-4. Special conditions on ordering controlled substances [NEW]

475:50-1-5. Special conditions for animal control officers storing controlled dangerous substances [NEW]

475:50-1-6. Special conditions for animal control officers transporting controlled dangerous substances [NEW]

475:50-1-7. Readily available records for animal control officers [NEW]

475:50-1-8. Inspections [NEW]

### GUBERNATORIAL APPROVAL:

May 9, 2007

*[OAR Docket #07-1291A; filed 6-29-07]*

**TITLE 475. OKLAHOMA BUREAU OF  
NARCOTICS AND DANGEROUS DRUGS  
CONTROL  
CHAPTER 55. PSEUDOEPHEDRINE  
CONTROL**

*[OAR Docket #07-1292A]*

### RULEMAKING ACTION:

Gubernatorial approval of permanent rules

### RULES:

475:55-1-5. Electronic Reporting [NEW]

475:55-1-7. [AMENDED]

475:55-1-8. [REVOKED]

475:55-1-9. [AMENDED]

475:55-1-10. [AMENDED]

**GUBERNATORIAL APPROVAL:**

May 9, 2007

*[OAR Docket #07-1292A; filed 6-29-07]*

**TITLE 595. DEPARTMENT OF PUBLIC SAFETY  
CHAPTER 10. DRIVER LICENSES AND IDENTIFICATION CARDS**

*[OAR Docket #07-1297]*

**RULEMAKING ACTION:**

Gubernatorial approval of permanent rules

**RULES:**

Subchapter 1. Procedures for Obtaining and Maintaining a Driver License or Identification Card [AMENDED]

Subchapter 3. Examination [AMENDED]

Subchapter 9. Certified Schools and Designated Examiners [AMENDED]

Subchapter 11. Certified Schools and Designated Class D Examiners [REVOKED]

**GUBERNATORIAL APPROVAL:**

May 4, 2007

*[OAR Docket #07-1297; filed 7-3-07]*

**TITLE 595. DEPARTMENT OF PUBLIC SAFETY  
CHAPTER 15. FINANCIAL RESPONSIBILITY**

*[OAR Docket #07-1298]*

**RULEMAKING ACTION:**

Gubernatorial approval of permanent rules

**RULES:**

Subchapter 1. Vehicle Liability Insurance Cancellation [AMENDED]

**GUBERNATORIAL APPROVAL:**

May 4, 2007

*[OAR Docket #07-1298; filed 7-3-07]*

**TITLE 595. DEPARTMENT OF PUBLIC SAFETY  
CHAPTER 25. WRECKERS AND TOWING SERVICES**

*[OAR Docket #07-1299]*

**RULEMAKING ACTION:**

Gubernatorial approval of permanent rules

**RULES:**

Subchapter 1. General Provisions [AMENDED]

Subchapter 3. Wrecker License [AMENDED]

Subchapter 5. All Wrecker Operators [AMENDED]

Subchapter 7. Class AA Operators [AMENDED]

Subchapter 9. Oklahoma Highway Patrol Rotation Log - Additional Requirements [AMENDED]

**GUBERNATORIAL APPROVAL:**

May 4, 2007

*[OAR Docket #07-1299; filed 7-3-07]*

**TITLE 595. DEPARTMENT OF PUBLIC SAFETY  
CHAPTER 40. DRIVER TRAINING AND IMPROVEMENT**

*[OAR Docket #07-1300]*

**RULEMAKING ACTION:**

Gubernatorial approval of permanent rules

**RULES:**

Subchapter 1. Driver Education Instruction [AMENDED]

**GUBERNATORIAL APPROVAL:**

May 4, 2007

*[OAR Docket #07-1300; filed 7-3-07]*

**TITLE 595. DEPARTMENT OF PUBLIC SAFETY  
CHAPTER 45. BOATING AND WATER SAFETY**

*[OAR Docket #07-1301]*

**RULEMAKING ACTION:**

Gubernatorial approval of permanent rules

**RULES:**

Subchapter 1. General Provisions [NEW]

Subchapter 3. Boating Safety Education [NEW]

**GUBERNATORIAL APPROVAL:**

May 4, 2007

*[OAR Docket #07-1301; filed 7-3-07]*

**TITLE 595. DEPARTMENT OF PUBLIC SAFETY  
CHAPTER 60. AUTHORIZATION TO CARRY CONCEALED FIREARMS**

*[OAR Docket #07-1302]*

**RULEMAKING ACTION:**

Gubernatorial approval of permanent rules

**RULES:**

Chapter 60. Authorization to Carry Concealed Firearms [NEW]

# Gubernatorial Approvals

---

## GUBERNATORIAL APPROVAL:

May 4, 2007

*[OAR Docket #07-1302; filed 7-3-07]*

---

# Emergency Adoptions

An agency may adopt new rules, or amendments to or revocations of existing rules, on an emergency basis if the agency determines that "an imminent peril exists to the preservation of the public health, safety, or welfare, or that a compelling public interest requires an emergency rule[s] . . . . [A]n agency may promulgate, at any time, any such [emergency] rule[s], provided the Governor first approves such rule[s]" [75 O.S., Section 253(A)].

An emergency action is effective immediately upon approval by the Governor or on a later date specified by the agency in the preamble of the emergency rule document. An emergency rule expires on July 15 after the next regular legislative session following promulgation, or on an earlier date specified by the agency, if not already superseded by a permanent rule or terminated through legislative action as described in 75 O.S., Section 253(H)(2).

Emergency rules are not published in the *Oklahoma Administrative Code*; however, a source note entry, which references the *Register* publication of the emergency action, is added to the *Code* upon promulgation of a superseding permanent rule or expiration/termination of the emergency action.

*For additional information on the emergency rulemaking process, see 75 O.S., Section 253.*

## TITLE 210. STATE DEPARTMENT OF EDUCATION CHAPTER 10. SCHOOL ADMINISTRATION AND INSTRUCTIONAL SERVICES

*[OAR Docket #07-1311]*

### RULEMAKING ACTION:

EMERGENCY adoption

### RULES:

Subchapter 3. Child Nutrition Programs  
Part 11. Good of Minimal Nutritional Value [NEW]  
210:10-3-111. Restricting access to foods of minimal nutritional value [NEW]

### AUTHORITY:

70 O. S. § 3-104, State Board of Education

### DATES:

#### Adoption:

April 26, 2007

#### Approved by Governor:

June 5, 2007

#### Effective:

Immediately upon Governor's approval

#### Expiration:

Effective through July 14, 2008, unless superseded by another rule or disapproved by the Legislature.

#### SUPERSEDED EMERGENCY ACTIONS:

N/A

#### INCORPORATIONS BY REFERENCE:

N/A

#### FINDING OF EMERGENCY:

It was provided in Senate Bill 265, issued in 2005, that students in elementary, junior high, and middle schools shall not have access to foods of minimal nutritional value, with certain exceptions, and that high school students shall be provided healthy food options in addition to any food of minimal nutritional value to which they may have access, effective July 1, 2007.

#### ANALYSIS:

The proposed rule would result in a decrease in the availability of foods of minimal nutritional value and an increase in foods of nutritional value. The result would ultimately have a favorable impact on student health.

#### CONTACT PERSON:

Connie Holland, 405-521-3308

**PURSUANT TO THE ACTIONS DESCRIBED HEREIN, THE FOLLOWING EMERGENCY RULES ARE CONSIDERED PROMULGATED AND EFFECTIVE UPON APPROVAL BY THE GOVERNOR AS SET FORTH IN 75 O.S., SECTION 253 (D):**

## SUBCHAPTER 3. CHILD NUTRITION PROGRAMS

### PART 11. FOODS OF MINIMAL NUTRITIONAL VALUE

#### **210:10-3-111. Restricting access to foods of minimal nutritional value**

This section contains rules related to the limiting of student access to foods of minimal nutritional value, as provided in 70 O.S. § 5-147.

(1) Each district board of education shall ensure that students in elementary school facilities are not provided foods of minimal nutritional value except on special occasions. (70 O.S. § 5-147)

(2) Each district board of education shall ensure that students in middle and junior high school facilities are not provided foods of minimal nutritional value except after school, at events which take place in the evening, and on special occasions. An exception to the minimal nutritional value standard will be diet soda with less than ten (10) calories per bottle or can.

(3) Each district board of education shall ensure that students in high school facilities are provided healthy food options in addition to any foods of minimal nutritional value to which they may have access at school. Each district shall provide incentives, such as lower prices or other incentives, to encourage healthy food choice for high school students.

(4) For purpose of this section, "foods of minimal nutritional value" means any food so defined in 7 CFR 210.11 and listed in Appendix B of the regulations for the National School Lunch Program.

(5) There may be exceptions to the above-named rules in certain instances. For example, foods of minimal nutritional value may be allowed when used as part of an instructional program, when prescribed by a physical or as part of a student's individualized education program (IEP), when part of a lunch brought from home, or when used as an ingredient in a special recipe, e.g., cup cakes with jelly-beans, sweet potatoes with marshmallow topping, etc.

*[OAR Docket #07-1311; filed 7-6-07]*

# Emergency Adoptions

---

**TITLE 210. STATE DEPARTMENT OF  
EDUCATION  
CHAPTER 35. STANDARDS FOR  
ACCREDITATION OF ELEMENTARY,  
MIDDLE LEVEL, SECONDARY, AND  
CAREER AND TECHNOLOGY SCHOOLS**

*[OAR Docket #07-1312]*

**RULEMAKING ACTION:**

EMERGENCY adoption

**RULES:**

Subchapter 3. Standards for Elementary, Middle Level, Secondary, and  
Career and Technology Schools

Part 11. Standard VI: Student Services

210:35-3-110. Healthy and Fit School Advisory Committee [NEW]

**AUTHORITY:**

70 O. S. § 3-104, State Board of Education

**DATES:**

**Adoption:**

April 26, 2007

**Approved by Governor:**

June 5, 2007

**Effective:**

Immediately upon Governor's approval

**Expiration:**

Effective through July 14, 2008, unless superseded by another rule or  
disapproved by the Legislature.

**SUPERSEDED EMERGENCY ACTIONS:**

N/A

**INCORPORATIONS BY REFERENCE:**

N/A

**FINDING OF EMERGENCY:**

Senate Bill 265, issued in 2005, provided that the State Board of Education  
adopt rules for monitoring to ensure that each school in the state is in  
compliance with the provisions of the bill regarding the Healthy and Fit School  
Advisory Committee. The new rules will be effective July 1, 2007.

**ANALYSIS:**

The proposed rule provides for agency representatives to monitor schools  
for compliance with provisions of the Healthy and Fit Kids Act and to assign  
deficiencies on the Accreditation Report for noncompliance.

**CONTACT PERSON:**

Connie Holland, 405-521-3308

**PURSUANT TO THE ACTIONS DESCRIBED HEREIN,  
THE FOLLOWING EMERGENCY RULES ARE  
CONSIDERED PROMULGATED AND EFFECTIVE**

UPON APPROVAL BY THE GOVERNOR AS SET  
FORTH IN 75 O. S., SECTION 253 (D):

**SUBCHAPTER 3. STANDARDS FOR  
ELEMENTARY, MIDDLE LEVEL, SECONDARY,  
AND CAREER AND TECHNOLOGY SCHOOLS**

**PART 11. STANDARD VI: STUDENT SERVICES**

**210:35-3-110. Healthy and Fit School Advisory  
Committee**

This section contains rules related to the Health and Fit  
Kids Act of 2004, as provided in 70 O.S. § 24-100(a).

(1) Representatives of the State Department of Educa-  
tion shall monitor each district annually to ensure that a  
Healthy and Fit School Advisory Committee has been es-  
tablished at each public school, and that such committee  
has met and made recommendations to the school princi-  
pal regarding the following:

(A) Health education

(B) Physical education and physical activity

(C) Nutrition and health services

(2) The Healthy and Fit School Advisory Committee,  
composed of teachers, administrators, parents of students,  
health care professionals, and business community repre-  
sentatives, may operate as a separate entity or be combined  
with the school's Safe School Committee, established pur-  
suant to 70 O.S. § 24-100.5.

(3) It should be determined that each school princi-  
pal has given consideration to recommendations of the  
Healthy and Fit School Advisory Committee.

(4) The monitoring official is authorized to report a  
school as deficient on the accreditation report for noncom-  
pliance with the provisions of 70 O.S. § 24-100.5.

*[OAR Docket #07-1312; filed 7-6-07]*

# Permanent Final Adoptions

An agency may promulgate rules on a permanent basis upon "final adoption" of the proposed new, amended, or revoked rules. "Final adoption" occurs upon approval by the Governor and the Legislature, or upon enactment of a joint resolution of approval by the Legislature. Before proposed permanent rules can be reviewed and approved/disapproved by the Governor and the Legislature, the agency must provide the public an opportunity for input by publishing a Notice of Rulemaking Intent in the *Register*.

Permanent rules are effective ten days after publication in the *Register*, or on a later date specified by the agency in the preamble of the permanent rule document.

Permanent rules are published in the *Oklahoma Administrative Code*, along with a source note entry that references the *Register* publication of the permanent action.

*For additional information on the permanent rulemaking process, see 75 O.S., Sections 303, 303.1, 303.2, 308 and 308.1.*

## TITLE 475. OKLAHOMA BUREAU OF NARCOTICS AND DANGEROUS DRUGS CONTROL CHAPTER 1. ADMINISTRATIVE OPERATIONS

*[OAR Docket #07-1287]*

### RULEMAKING ACTION:

PERMANENT final adoption

### RULES:

Subchapter 3. Open Records Act  
475:1-3-1 [AMENDED]  
Subchapter 5. Administrative Actions  
475:1-5-6 [AMENDED]  
475:1-5-7 [AMENDED]  
475:1-5-11 [NEW]

### AUTHORITY:

Oklahoma Bureau of Narcotics and Dangerous Drugs Control; 63 O.S. Sect. 2-301, 302, 303, 304, 305.

### DATES:

#### Comment period:

February 15, 2007 to March 19, 2007

#### Public hearing:

No public hearing was held and as no "person demanding a hearing" contacted the Oklahoma Bureau of Narcotics and Dangerous Drugs Control pursuant to 75 O.S. Section 303(B)(9).

#### Adoption:

March 20, 2007

#### Submitted to Governor:

March 23, 2007

#### Submitted to House:

March 23, 2007

#### Submitted to Senate:

March 23, 2007

#### Gubernatorial approval:

May 9, 2007

#### Legislative approval:

Failure of the Legislature to disapprove the rules resulted in approval on May 17, 2007.

#### Final adoption:

May 17, 2007

#### Effective:

August 11, 2007

### SUPERSEDED EMERGENCY ACTIONS:

NA

### INCORPORATIONS BY REFERENCE:

N/A

### ANALYSIS:

The proposed rule amendments would expand the number of persons at OBNDD who would be authorized to release records pursuant to the Open Records Act. The proposed rule amendments would remove the requirement that the Director approve any stenographic record when desired by any interested party. The proposed rule amendments would also require that a registrant who surrenders his or her registration in lieu of administrative action may not reapply for a registration for a period of one (1) year.

### CONTACT PERSON:

Susan Rogers, General Counsel or Travis White, Deputy General Counsel, Oklahoma Bureau of Narcotics and Dangerous Drug Control, 4545 N. Lincoln, Suite 11, Oklahoma City, Oklahoma, 74105, (405) 521-2885

**PURSUANT TO THE ACTIONS DESCRIBED HEREIN, THE FOLLOWING RULES ARE CONSIDERED FINALLY ADOPTED AS SET FORTH IN 75 O.S., SECTION 308.1(A), WITH AN EFFECTIVE DATE OF AUGUST 11, 2007:**

## SUBCHAPTER 3. OPEN RECORDS ACT

### 475:1-3-1. Open Records Act

Title 51 Okl.St. Ann. § 24(A)(2) states: "Thus, it is the public policy of the State of Oklahoma that the people are vested with the inherent right to know and be fully informed about their government. The purpose of this act is to ensure and facilitate the public right of access to and review of government records so they may efficiently and intelligently exercise their inherent political power." Since § 24(A)(3) of the same title defines the OBN as a law enforcement agency, § 24(A)(8) specifies records must be made available to the public, if kept. In compliance with this act, the OBN has promulgated the following rules:

~~(1) Requests for information shall be made in writing and presented in person or mailed to: Oklahoma State Bureau of Narcotics and Dangerous Drugs Control, 4545 North Lincoln Blvd., Suite 11, Oklahoma City, OK 73105. [RESERVED]~~

~~(2)~~ Information requests can be made and will be processed from 8:30 A.M. to 5:00 P.M. Monday through Friday (except for authorized holidays).

~~(3)~~ Information retrieval shall be conducted by OBN personnel to maintain the security of the agency.

~~(34)~~ A fee of \$0.20 per page will be assessed as direct costs of document reproduction, unless the request for information is such that requires an extensive use of OBN personnel to search the records, at which time \$0.50 per page will be charged. Payment can be made by money order, cashier's check or cash. Cash payment will not be accepted through the mail.

~~(45)~~ The supervisor of OBN's Communications and Records Section, OBN Attorney(s), or the OBN Public Information Officer shall be authorized to release the records.

# Permanent Final Adoptions

(56) The rules set out in this Chapter shall not alter any existing OBN policy about providing information to other state or law enforcement agencies.

(67) The policy of this Section shall not alter any existing policy about how long records are retained by OBN and shall not change the existing policy regarding release of information about juveniles.

## SUBCHAPTER 5. ADMINISTRATIVE ACTIONS

### 475:1-5-6. Submission and receipt of evidence

(a) The hearing officer may allow evidence at a hearing or pre-hearing conference that is competent, relevant, material and unduly not duty repetitious.

(b) Opinion testimony shall be admitted when the hearing officer is satisfied that the witness is properly qualified.

(c) Authenticity of all documents submitted in advance shall be deemed admitted unless objection thereto is filed with the hearing officer, except that a party will be permitted to challenge such authenticity at a later time upon showing of good cause for failure to have filed such written objection.

(d) Samples, if otherwise admissible into evidence, may be displayed at the hearing and may be described for purposes of the record or may be admitted into evidence as exhibits.

(e) Where official notice is taken or is to be taken of a material fact not appearing in the evidence of record, any party, on timely request, shall be afforded opportunity to controvert such fact.

(f) The hearing officer shall file as exhibits copies of the following documents:

- (1) The order to show cause or notice of hearing.
- (2) Any waiver of hearing.
- (3) The prehearing ruling, if any.
- (4) Any other document necessary to show the basis for the hearing.

### 475:1-5-7. Official transcript; index; corrections

Testimony given at a hearing shall be recorded. The Director will make provision for a record of the testimony and for such copies of the transcript thereof as he/she requires for his/her own purposes. Any person desiring a copy of the testimony and exhibits taken at the hearing or of any part thereof shall be entitled to the same upon application to the Registration Officer of the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control and upon payment of the costs thereof. Persons desiring a stenographic record of the testimony, at their own payment and cost ~~and by prior approval of the Director~~, may provide the services of a licensed or certified shorthand reporter to obtain an official record of a hearing.

### 475:1-5-11. Surrender of Registration in Lieu of Administrative Action

Any registered person of the Oklahoma Bureau of Narcotics may surrender his registration in lieu of administrative action at any time before such action is taken. In such a case, the registered entity will waive the right to reapply for an OBN

registration for a period of one (1) year. In such case, the OBN Director may approve or deny any application from the registrant following this one-year period based on the impact issuing the requested registration may have on the general public safety.

[OAR Docket #07-1287; filed 6-29-07]

## TITLE 475. OKLAHOMA BUREAU OF NARCOTICS AND DANGEROUS DRUGS CONTROL CHAPTER 10. REQUIREMENTS FOR REGISTRATION

[OAR Docket #07-1293]

### RULEMAKING ACTION:

PERMANENT final adoption

### RULES:

475:10-1-10. [AMENDED]

475:10-1-17. [AMENDED]

### AUTHORITY:

Oklahoma Bureau of Narcotics and Dangerous Drugs Control; 63 O.S. Sect. 2-301, 302, 303, 304, 305.

### DATES:

#### Comment period:

February 15, 2007 to March 19, 2007

#### Public hearing:

No public hearing was held and as no "person demanding a hearing" contacted the Oklahoma Bureau of Narcotics and Dangerous Drugs Control pursuant to 75 O.S. Section 303(B)(9).

#### Adoption:

March 20, 2007

#### Submitted to Governor:

March 23, 2007

#### Submitted to House:

March 23, 2007

#### Submitted to Senate:

March 23, 2007

#### Gubernatorial approval:

May 9, 2007

#### Legislative approval:

Failure of the Legislature to disapprove the rules resulted in approval on May 17, 2007.

#### Final adoption:

May 17, 2007

#### Effective:

August 11, 2007

### SUPERSEDED EMERGENCY ACTIONS:

NA

### INCORPORATIONS BY REFERENCE:

N/A

### ANALYSIS:

The proposed rule amendments would require registrants wanting to possess controlled dangerous substances to provide verification of security measures for the safe storage of the controlled dangerous substances. The proposed rule amendments would require the independent expert required to examine the qualifications of the applicants wanting to possess Schedule I substances for scientific research be selected by the Director rather than OU Health Science Center.

### CONTACT PERSON:

Susan Rogers, General Counsel or Travis White, Deputy General Counsel, Oklahoma Bureau of Narcotics and Dangerous Drug Control, 4545 N. Lincoln, Suite 11, Oklahoma City, Oklahoma, 74105, (405) 521-2885

**PURSUANT TO THE ACTIONS DESCRIBED HEREIN, THE FOLLOWING RULES ARE CONSIDERED FINALLY ADOPTED AS SET FORTH IN 75 O.S.,**

SECTION 308.1(A), WITH AN EFFECTIVE DATE OF AUGUST 11, 2007:

475:10-1-10. Application forms for registration and re-registration

(a) Any person required to be registered under Title 63 may obtain the appropriate registration application form by contacting the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control.

(b) Any person desiring to professionally handle controlled dangerous substances for the purpose of canine drug detector handling and or training, manufacturing, distributing, conducting scientific research, or performing analytical laboratory services by scientific analysis of controlled dangerous substances listed in the Uniform Controlled Dangerous Substances Act, Schedules I through V, shall apply for registration as follows:

(1) Application for registration as a canine drug detector handler and or trainer, researcher or analytical laboratory shall be required with the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control as an individual.

(2) Two (2) copies of the proposed operational protocol shall be attached to the application form.

(3) A detailed description, diagram, and/or photographs of all security measures proposed for the safe storage of all controlled dangerous substances shall be attached to the application form.

(c) Any place or person licensed by their appropriate State of Oklahoma licensing board who desires to professionally handle controlled dangerous substances in their practice of medicine, retail pharmacy, hospital, teaching institution, or institutional drug department shall apply for registration.

(d) Annual re-registration Registration forms will be mailed as applicable to each registered person approximately ninety (90) days before the expiration date of October 31 of each year; if any registered person does not receive such form within thirty (30) days prior to the expiration date of his/her registration, he/she must give notice of such omission and request such form either by personal contact with, or in writing to, the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control.

(e) Each application shall include all information called for in the form, unless the item is not applicable, in which case this fact shall be indicated, and the application form with comments shall be required to be returned to the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control. The address of the registrant shall include the mailing address and physical directions to the registrant's location [if different from the mailing address.] A post office box will not be considered a sufficient mailing address.

(f) Each application, attachment or other document filed as a part of any application shall be signed by the applicant or by an officer or official of the applicant. Those applications with questions left unanswered or without proper signature will not be accepted.

475:10-1-17. Applications for scientific research in Schedule I substances

(a) In the case of an application to conduct scientific research with controlled dangerous substances listed in Schedule I, the Director shall process the application and protocol and forward a copy of each to the designated authority of the OU Health Sciences Center an independent expert selected by the Director within seven (7) days after receipt. The independent expert designated authority of the OU Health Sciences Center shall promptly advise the Director concerning the qualification of the applicant.

(b) An applicant whose protocol is defective shall be notified by the Director within seven (7) days after receipt of such protocol from the independent expert designated authority of the OU Health Sciences Center, and he/she shall be required to correct the existing defects before consideration shall be given to his/her submission.

(c) After the independent expert designated authority of the OU Health Sciences Center finds that the applicant is qualified and competent and the protocol meritorious, the Director shall be notified. The Director shall issue a Certificate of Registration within ten (10) days after receipt of this notification unless he/she determines that the application should be denied pursuant to the Uniform Controlled Dangerous Substances Act or OAC 475.

(d) If the independent expert designated authority of the OU Health Sciences Center finds that the protocol is not meritorious and/or the applicant is not qualified or competent, said designated authority shall notify the Director. The Director shall notify the applicant of said findings and his/her final decision, after which time the applicant may submit written request to the Director within thirty (30) days for a hearing to show cause why the application should not be denied.

[OAR Docket #07-1293; filed 6-29-07]

TITLE 475. OKLAHOMA BUREAU OF NARCOTICS AND DANGEROUS DRUGS CONTROL CHAPTER 20. SECURITY REQUIREMENTS

[OAR Docket #07-1294]

RULEMAKING ACTION:

PERMANENT final adoption

RULES:

475:20-1-5. [AMENDED]

AUTHORITY:

Oklahoma Bureau of Narcotics and Dangerous Drugs Control; 63 O.S. Sect. 2-301, 302, 303, 304, 305.

DATES:

Comment period:

February 15, 2007 to March 19, 2007

Public hearing:

No public hearing was held and as no "person demanding a hearing" contacted the Oklahoma Bureau of Narcotics and Dangerous Drugs Control pursuant to 75 O.S. Section 303(B)(9).

Adoption:

March 20, 2007

Submitted to Governor:

March 23, 2007

# Permanent Final Adoptions

---

**Submitted to House:**

March 23, 2007

**Submitted to Senate:**

March 23, 2007

**Gubernatorial approval:**

May 9, 2007

**Legislative approval:**

Failure of the Legislature to disapprove the rules resulted in approval on May 17, 2007.

**Final adoption:**

May 17, 2007

**Effective:**

August 11, 2007

**SUPERSEDED EMERGENCY ACTIONS:**

NA

**INCORPORATIONS BY REFERENCE:**

N/A

**ANALYSIS:**

The proposed rule amendments would specify the federal agency that registrants must make inquiry to in order to determine whether an individual is registered to possess a controlled dangerous substance as the Drug Enforcement Agency.

**CONTACT PERSON:**

Susan Rogers, General Counsel or Travis White, Deputy General Counsel, Oklahoma Bureau of Narcotics and Dangerous Drug Control, 4545 N. Lincoln, Suite 11, Oklahoma City, Oklahoma, 74105, (405) 521-2885

**PURSUANT TO THE ACTIONS DESCRIBED HEREIN, THE FOLLOWING RULES ARE CONSIDERED FINALLY ADOPTED AS SET FORTH IN 75 O.S., SECTION 308.1(A), WITH AN EFFECTIVE DATE OF AUGUST 11, 2007:**

**475:20-1-5. Other security controls for nonpractitioner registrants**

(a) Before distributing a controlled dangerous substance to any person whom the registrant does not know to be registered to possess the controlled dangerous substance, the registrant shall make a good-faith inquiry either with the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control or with ~~an appropriate state or federal agency~~ the Drug Enforcement Administration to determine that the person is registered to possess the controlled substance.

(b) The registrant shall design and operate a system to disclose to the registrant suspicious orders of controlled dangerous substances. The registrant shall inform the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control of suspicious orders when discovered by the registrant. Suspicious orders include orders of unusual size, orders deviating substantially from a normal pattern, and orders of unusual frequency.

(c) All registrants shall notify the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control of any theft or significant loss of any controlled dangerous substances upon discovery of such theft or loss. Notification shall be made in writing and shall contain a list of the substances stolen or diverted by their trade name, quantities, descriptions, amount lost or stolen, and any cost code marks utilized. Thefts must be reported whether or not the controlled dangerous substances are subsequently recovered and/or the responsible parties are identified and action taken against them.

(d) No person acting as an agent of a registered controlled dangerous substances manufacturer or distributor (i.e., detailman, salesman, etc.) shall distribute samples of controlled dangerous substances to a practitioner without first having been registered (no fee required) with the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control.

(1) Each such person may distribute such samples of controlled dangerous substances only after simultaneously preparing a specific written list of the items to be distributed on forms purchased (at cost of printing) from the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control.

(2) Forms provided by the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control shall be prepared in triplicate, listing the controlled dangerous substances to be distributed, shall be signed by the company representative distributing the samples, shall denote the registration number assigned to the company representative in the C.O.D. blank of the form, signed by the practitioner receiving the samples, and shall denote the practitioner's registration number issued by the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control.

(3) From the completed forms, the original shall be forwarded to the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control on the first (1st) and fifteenth (15th) of each month. One (1) copy of the completed form will be left with the practitioner and shall be retained by the practitioner as a permanent record for a period of two (2) years. The remaining copy of the completed form shall be retained by the company representative and become a part of the company's permanent records.

(e) When shipping controlled dangerous substances, a registrant is responsible for selecting common or contract carriers which provide adequate security to guard against in-transit losses. When storing controlled dangerous substances in a public warehouse, a registrant is responsible for selecting a warehouseman which will provide adequate security to guard against storage losses; wherever possible, the registrant shall store controlled dangerous substances in a public warehouse which complies with the requirements set forth in this Chapter. In addition, the registrant shall employ precautions (e.g., assuring that shipping containers do not indicate that contents are controlled dangerous substances) to guard against storage or in-transit losses and comply with all current Federal regulations. Reporting the loss of in-transit shipments is the responsibility of the registrant shipping the controlled dangerous substances.

(f) When distributing controlled dangerous substances through agents (e.g., detailmen), a registrant is responsible for providing and requiring adequate security to guard against theft and diversion while the controlled dangerous substances are being stored or handled by the agent(s).

(g) No registrant shall knowingly employ as an agent or employee any person who will have access to controlled dangerous substances if such person has been convicted of a misdemeanor or felony relating to any controlled dangerous substances as defined by the Uniform Controlled Dangerous Substances Act in this state, any other state, or the United

States, or any person convicted of any felony of this state, any other state, or the United States, unless, after full review of the circumstances, the Director waives this requirement in writing with respect to each such person on a case-by-case basis.

(h) The registrant shall immediately notify OBN and seek authorization to employ any individual that has been convicted or is serving a deferred or probationary sentence related to any controlled dangerous substance as defined by the Uniform Controlled Dangerous Substances Act in this state, any other state, or the United States.

*[OAR Docket #07-1294; filed 6-29-07]*

**TITLE 475. OKLAHOMA BUREAU OF  
NARCOTICS AND DANGEROUS DRUGS  
CONTROL  
CHAPTER 25. RECORDS AND REPORTS OF  
REGISTRANTS**

*[OAR Docket #07-1288]*

**RULEMAKING ACTION:**

PERMANENT final adoption

**RULES:**

- 475:25-1-3. [AMENDED]
- 475:25-1-4. [AMENDED]
- 475:25-1-6. [AMENDED]
- 475:25-1-11. [AMENDED]
- 475:25-1-13. [AMENDED]

**AUTHORITY:**

Oklahoma Bureau of Narcotics and Dangerous Drugs Control; 63 O.S. Sect. 2-301, 302, 303, 304, 305.

**DATES:**

**Comment period:**

February 15, 2007 to March 19, 2007

**Public hearing:**

No public hearing was held and as no "person demanding a hearing" contacted the Oklahoma Bureau of Narcotics and Dangerous Drugs Control pursuant to 75 O.S. Section 303(B)(9).

**Adoption:**

March 20, 2007

**Submitted to Governor:**

March 23, 2007

**Submitted to House:**

March 23, 2007

**Submitted to Senate:**

March 23, 2007

**Gubernatorial approval:**

May 9, 2007

**Legislative approval:**

Failure of the Legislature to disapprove the rules resulted in approval on May 17, 2007.

**Final adoption:**

May 17, 2007

**Effective:**

August 11, 2007

**SUPERSEDED EMERGENCY ACTIONS:**

NA

**INCORPORATIONS BY REFERENCE:**

N/A

**ANALYSIS:**

The proposed rule amendments would clearly specify the manner in which required records must be kept to allow for the required inspections. The proposed rule amendments would require records that must be kept separate to include invoices and purchase records of controlled dangerous substances. The proposed rule amendments remove the outdated requirements relating to records from 1990. The proposed rule amendments would remove language relating to inventory requirements for persons provisionally registered

with the Federal Drug Enforcement Administration in 1971. The proposed rule amendments would simplify the language relating to requirements of commercial containers of controlled dangerous substances while keeping the requirements the same. The proposed rule changes would remove the semi-annual inventory and report required by registered canine handlers possessing controlled dangerous substances for training purposes.

**CONTACT PERSON:**

Susan Rogers, General Counsel or Travis White, Deputy General Counsel, Oklahoma Bureau of Narcotics and Dangerous Drug Control, 4545 N. Lincoln, Suite 11, Oklahoma City, Oklahoma, 74105, (405) 521-2885

**PURSUANT TO THE ACTIONS DESCRIBED HEREIN,  
THE FOLLOWING RULES ARE CONSIDERED  
FINALLY ADOPTED AS SET FORTH IN 75 O.S.,  
SECTION 308.1(A), WITH AN EFFECTIVE DATE  
OF AUGUST 11, 2007:**

**475:25-1-3. Persons required to keep records and file reports**

(a) Each registrant shall maintain the records and inventories and shall file the reports required by this Chapter, except as exempted by this Section. Any registrant who is authorized to conduct other activities without being registered to conduct those activities pursuant to 475:10-1-7 shall maintain the records and inventories and shall file the reports required for persons registered to conduct such activities. This latter requirement should not be construed as requiring stocks of controlled dangerous substances being used in various activities under one registration to be stored separately, nor that separate records are required for each activity. The intent of the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control is to permit the registrant to keep one set of records which are adapted by the registrant to account for controlled dangerous substances used in any activity. Also, the Director does not wish to require separate stocks of the same substance to be purchased and stored for separate activities. Otherwise, there is no advantage gained by permitting several activities under one registration. Thus, when a researcher manufactures a controlled item, he/she must keep a record of the quantity manufactured; when he/she distributes a quantity of the item, he/she must use and keep invoices or order forms as required by Title 21 Code of Federal Regulations, to document the transfer. When substances are used in chemical analysis, he/she need not keep a record of this because such record would not be required of him/her under a registration to do chemical analysis. All of these records may be maintained in one consolidated record system. Similarly, the researcher may store all of his/her controlled items in one place and every two (2) years take inventory of all items on hand, regardless of whether the substances were manufactured by him/her, purchased domestically by him/her, or whether the substances will be administered to subjects, distributed to other researchers, or destroyed during chemical analysis. This may be accomplished by keeping a log for administering similar to that kept for dispensing.

(b) A registered individual practitioner, ~~unless so ordered by the Director,~~ is required to keep readily-retrievable records with respect to all controlled dangerous substances listed in Schedules II through V which he/she prescribes, administers or

## Permanent Final Adoptions

dispenses in the lawful course of his/her professional practice. ~~The term "readily retrievable" means that certain records are kept by automatic data processing systems or other electronic or mechanized record keeping systems in such a manner that they can be separated out from all other records in a reasonable time and/or records are kept on which certain items are asterisked, relined, or in some other manner visually identifiable apart from other items appearing on the records. Practitioners shall keep a suitable book, file or record in which information pertaining to controlled dangerous substances dispensed by the practitioner shall be preserved for a period of at least two (2) years and be available to designated law enforcement officers for their inspection and copying. These records will be maintained separate and apart from all other records.~~

(c) A registered individual practitioner is required to maintain patient records for any individual receiving controlled dangerous substances whether by prescribing, administering or ~~distributing—dispensing~~. Such record will contain as a minimum the patient's full legal name, date of birth, residence address, last physician seen and when, and notations of date, amount and type of controlled dangerous substance for each occasion the patient receives a controlled dangerous substance. Such records should contain additional identifying information when possible, including, but not limited to, social security number or driver's license number, telephone number, next-of-kin and general physical description of the patient. ~~The aforementioned information will be maintained by the registrant for a minimum of two (2) years and will be available to designated law enforcement officers for their inspection and copying.~~ This includes authorization of refills and the number of refills authorized on the original prescription.

(d) A registered person using any controlled dangerous substance in preclinical research or in teaching at a registered establishment which maintains records with respect to such substances is not required to keep records, unless so ordered by the Director for cause, if he/she notifies the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control of the name, address and registration number of the establishment maintaining such records.

### 475:25-1-4. Maintenance of records and inventories

(a) Every inventory and other record required to be kept by the Uniform Controlled Dangerous Substances Act and this Chapter shall be kept by the registrant and be available for at least two (2) years from the date of such inventory or record, for inspecting and copying by authorized peace officers or officers of agencies specifically directed to enforce the State of Oklahoma or the United States controlled dangerous substances laws, pursuant to and in the manner prescribed by Title 63 Okl.St. Ann. § 2-502, Title 21 Code of Federal Regulations § 1304.04, and this Chapter.

(b) Each registered manufacturer and distributor shall maintain inventories and records of controlled substances as follows:

(1) Inventories and records of controlled dangerous substances listed in Schedules I and II shall be maintained separately from all other records of the registrant.

(2) Inventories and records of controlled dangerous substances listed in Schedules III, IV and V shall be maintained separately from all other records of the registrant as of November 1, 1990.

(c) Each registered individual practitioner required to keep records and institutional practitioners required to keep records shall maintain inventories and records of controlled dangerous substances in the manner prescribed in (b) of this Section.

(d) Each registered pharmacy shall maintain the inventories and records of controlled dangerous substances as follows:

(1) ~~Inventories, and records, invoices and purchase records~~ of all controlled dangerous substances listed in Schedules I and II shall be maintained separately from all other records of the pharmacy, and prescriptions for such substances shall be maintained in a separate prescription file and be readily retrievable.

(2) ~~Inventories, and records, invoices and purchase records~~ of controlled dangerous substances listed in Schedules III, IV and V shall be maintained separately from all other records of the pharmacy and be readily retrievable. Prescriptions for such substances shall be maintained in separate prescription files for controlled dangerous substances listed in Schedules III, IV and V and shall be readily retrievable from the other prescription records of the pharmacy.

(3) ~~As Schedules III, IV and V controlled dangerous substances will be maintained separately from all other non-controlled prescriptions in pharmacy records as of November 1, 1990, the requirement for a red letter "C" on the controlled substances prescriptions is no longer necessary.~~

### 475:25-1-6. Initial inventory date [REVOKED]

~~(a) Every person required to keep records who was provisionally registered with the Federal Drug Enforcement Administration (or the then Bureau of Narcotics and Dangerous Drugs) on May 1, 1971, pursuant to Title 21 Code of Federal Regulations, § 1304.12 shall, as was required, have taken an inventory of all stocks of controlled dangerous substances on hand on that date.~~

~~(b) Every person required to keep records who was registered with the Federal Drug Enforcement Administration after May 1, 1971 in accordance with Title 21 Code of Federal Regulations, § 1301.21, and who was not provisionally registered with the Federal Drug Enforcement Administration on that date, shall take an inventory of all stocks of controlled dangerous substances on hand on the date he/she first engaged in the manufacture, distribution or dispensing of controlled dangerous substances in accordance with 475:25-1-9 through 475:25-1-13, as applicable. In the event a person commences business with no controlled dangerous substances on hand, he/she shall record this fact as his/her initial inventory.~~

### 475:25-1-11. Accounting requirements

In determining the number of units of each finished form of a controlled substance in a commercial container which has

been opened, the registrant shall ~~do as follows:~~ make an accurate count or measure of all controlled dangerous substances in schedules I, II, III, IV, or V.

- ~~(1) If the substance is listed in Schedule I or II, he/she shall make a reasonably accurate count or measure of the contents.~~
- ~~(2) If the substance is listed in Schedule III, IV and V, he/she shall make a reasonably accurate count or measure of the contents.~~

**475:25-1-13. General requirements for continuing records**

- (a) Every registrant required to keep records shall maintain on a current basis a complete and accurate record of each such substance manufactured, received, sold, delivered or otherwise disposed of by him/her, except that no registrant shall be required to maintain a perpetual inventory.
- (b) Separate records shall be maintained by a registrant for each registered location or except as otherwise provided independent activity for which he/she is registered.
- (c) In recording dates of receipt, distribution or other transfers, the date on which the controlled dangerous substances are actually received, distributed or otherwise transferred shall be used as the date of receipt or distribution of any documents of transfer (e.g., invoices or packing slips).
- ~~(d) Every canine handler registrant shall maintain an inventory of all controlled dangerous substances obtained and twice each year, in April and November, shall weigh each substance and file a report with the OBN registration section indicating the following:~~
  - ~~(1) Name of substance;~~
  - ~~(2) Date received from OSBI or authorized source;~~
  - ~~(3) Net weight of substance when received; and~~
  - ~~(4) Current net weight of substance.~~

[OAR Docket #07-1288; filed 6-29-07]

**TITLE 475. OKLAHOMA BUREAU OF NARCOTICS AND DANGEROUS DRUGS CONTROL  
CHAPTER 30. LABELING REQUIREMENTS**

[OAR Docket #07-1295]

**RULEMAKING ACTION:**  
PERMANENT final adoption

- RULES:**
- 475:30-1-2. [AMENDED]
  - 475:30-1-3. [AMENDED]
  - 475:30-1-4. [AMENDED]
  - 475:30-1-7. [AMENDED]
  - 475:30-1-8. [REVOKED]
  - 475:30-1-9. [REVOKED]
  - 475:30-1-14. [AMENDED]
  - 475:30-1-15. [AMENDED]

**AUTHORITY:**  
Oklahoma Bureau of Narcotics and Dangerous Drugs Control; 63 O.S. Sect. 2-301, 302, 303, 304, 305.

**DATES:**  
**Comment period:**  
February 15, 2007 to March 19, 2007

**Public hearing:**

No public hearing was held and as no "person demanding a hearing" contacted the Oklahoma Bureau of Narcotics and Dangerous Drugs Control pursuant to 75 O.S. Section 303(B)(9).

**Adoption:**

March 20, 2007

**Submitted to Governor:**

March 23, 2007

**Submitted to House:**

March 23, 2007

**Submitted to Senate:**

March 23, 2007

**Gubernatorial approval:**

May 9, 2007

**Legislative approval:**

Failure of the Legislature to disapprove the rules resulted in approval on May 17, 2007.

**Final adoption:**

May 17, 2007

**Effective:**

August 11, 2007

**SUPERSEDED EMERGENCY ACTIONS:**

NA

**INCORPORATIONS BY REFERENCE:**

N/A

**ANALYSIS:**

The proposed rule amendments would clearly specify which agents or employees of registrants may communicate oral prescriptions. The proposed rule change would outline how a registrant may dispense and reorder controlled dangerous substances from general stock. The proposed rule amendments would require written prescriptions to be in ink and also allow for electronically transmitted prescriptions with electronic signatures to be treated as call-in prescriptions while also expanding the expiration date for Schedule II prescriptions to ninety (90) days. The proposed rule amendments would expand the time to refill the remaining portion of partially filled prescriptions for Schedule II controlled dangerous substances to thirty (30) days from the date of issuance. The proposed rule amendments remove the specific labeling requirements for institutionalized persons. The proposed rule amendments would remove the specific record requirements for emergency prescriptions. The proposed rule amendments would make more clear the language relating to dispensing controlled dangerous substances without a prescription. The proposed rule amendment would specify the identification pharmacists are required to accept to distribute controlled dangerous substances and sets a minimum age of recipients for such distributions at age sixteen (16).

**CONTACT PERSON:**

Susan Rogers, General Counsel or Travis White, Deputy General Counsel, Oklahoma Bureau of Narcotics and Dangerous Drug Control, 4545 N. Lincoln, Suite 11, Oklahoma City, Oklahoma, 74105, (405) 521-2885

**PURSUANT TO THE ACTIONS DESCRIBED HEREIN, THE FOLLOWING RULES ARE CONSIDERED FINALLY ADOPTED AS SET FORTH IN 75 O.S., SECTION 308.1(A), WITH AN EFFECTIVE DATE OF AUGUST 11, 2007:**

**475:30-1-2. Persons entitled to issue prescriptions**

Only a registered individual practitioner may issue a prescription for a Schedule II, III, IV and V controlled dangerous substance. An individual practitioner, ~~or the practitioner's authorized agent~~ an authorized employee of the practitioner, or an authorized employee of the facility at which the practitioner works may communicate by telephone an oral prescription for any controlled dangerous substance in Schedules III, IV or V being prescribed by the individual practitioner. It remains the responsibility of the practitioner to guard against the diversion of CDS by employees authorized by him/her to call in such prescriptions.

## Permanent Final Adoptions

---

### 475:30-1-3. Purpose of issuance of prescriptions

(a) A prescription for a controlled dangerous substance to be effective must be issued for a legitimate medical purpose by a registered or otherwise authorized individual practitioner acting in the usual course of his/her professional practice. The responsibility for the proper prescribing and dispensing of controlled dangerous substances is upon the prescribing practitioner, but a corresponding responsibility rests with the pharmacist who fills the prescription, as the filling of a prescription is not incumbent on the pharmacy. An order purporting to be a prescription issued not in the usual course of professional treatment or in legitimate and authorized research is not a prescription within the meaning and intent of Title 63 Okl.St. Ann. §§ 2-309 and 2-312, and the person knowingly filling such a purported prescription, as well as the person issuing it, shall be subject to the penalties provided for violations of the provisions of law relating to controlled dangerous substances.

(b) A prescription may not be issued in order for a registered or otherwise authorized individual practitioner to obtain controlled dangerous substances to stock or re-supply his/her office or medical bag for the purpose of general dispensing to patients. Such orders for stock or re-supply must be made by invoice for schedules III, IV, and V, or by DEA-222 order form for schedules I and II.

(c) A prescription may not be issued for the dispensing of a controlled dangerous substance listed in any schedule to a drug dependent person for the sole purpose of continuing his/her dependence upon such drugs. This prohibition applies to the use of gradually diminished doses for the purpose of tapering the person's dependence. This section does not apply to a properly licensed and registered narcotic treatment program.

(d) A practitioner may not distribute, dispense, sell, give, prescribe or administer any controlled substances in Schedules I through V for the practitioner's personal use, or for an immediate family member. Provided that this paragraph shall not apply to family members outside the second degree of consanguinity or affinity. Provided further that this paragraph shall not apply to medical emergencies when no other medical doctor is available to respond to the emergency.

### 475:30-1-4. Manner of issuance of prescriptions

(a) The practitioner shall sign a written prescription in the same manner as he/she would sign a check or legal document and shall also type, stamp or print the practitioner's name on the face of each prescription. Where an oral order is not permitted, prescriptions shall be written with ink, ~~or indelible pencil or typewriter~~ and All written prescriptions shall be manually signed by the practitioner. The prescriptions may be prepared by an agent for the signature of a practitioner, but the prescribing practitioner is responsible in the event the prescription does not conform in all essential respects to the Uniform Controlled Dangerous Substances Act and this Chapter. Electronic prescriptions for schedule III, IV, or V drugs containing an electronic or computer-generated signature shall be treated as a call-in prescription as described in 475:30-1-10.

(b) A resident or staff practitioner, an intern of a teaching hospital, or a limited institutional practitioner of a federal,

state or local government hospital or institution, exempted from registration or registered in fee-exempt status with the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control, shall include on all prescriptions issued by him/her the hospital or institutional Federal Drug Enforcement Administration registration number with the special ~~intern~~ internal code number assigned by the hospital or other institution; or include on all prescriptions he/she issues his/her personal Federal Drug Enforcement Administration registration number. Such prescriptions issued by interns of a teaching hospital, if for outpatients, must be countersigned by a practitioner licensed by the practitioner's appropriate State of Oklahoma licensing board.

(c) A practitioner must state on a written prescription for any controlled dangerous substance the name, address and Federal Drug Enforcement Administration registration number of the practitioner; the date of delivery of the prescription; the name, dosage and strength per dosage unit of the controlled dangerous substance; the name and address of the patient, or if it is a veterinary prescription, the species of the animal and the name and address of the owner; the directions for use and any cautionary statements required; and if allowable, the number of times to be refilled.

(1) The face of a prescription must not be materially altered; if an error is made in filling out the prescription, a new prescription must be written by the prescribing practitioner.

(A) A pharmacist may add to the prescription the patient's address or age, the prescribing practitioner's federal DEA number, or the generic drug name if used.

(B) After confirming with the prescribing practitioner, the pharmacist may add information indicating the strength, whether tablet or capsule form, and whether it is compounded if such additions would not materially alter the prescription.

(C) If omitted, the directions (Sig) or the quantity, may be added by the pharmacist after confirming with the prescribing practitioner.

(D) Documentation of contacting the prescribing practitioner will be noted on the back of the prescription regarding (B) and (C) above.

(2) A written prescription for a controlled dangerous substance in Schedule II becomes invalid thirty (30) days after the date of issuance, with day one (1) of the thirty (30) day period being the first day after date of issuance.

(3) Each scheduled drug shall be written on a single prescription form, and no other prescriptions (controlled or non-controlled) shall be written on the same prescription form.

(d) Upon receiving an oral prescription, the pharmacist must reduce the oral prescription to the form specified in (c) of this Section, including the typewritten name of the prescribing practitioner. The pharmacist filling any prescription for any controlled dangerous substance must enter the date of filling and handwrite the initials of the pharmacist on the prescription. If the practitioner is not known to the pharmacist, he/she must

make a reasonable effort to determine that the oral authorization came from a registered practitioner.

(e) Upon receiving an oral prescription, the pharmacist may use a computer printout label if the label meets all requirements for a prescription as set out by the Uniform Controlled Dangerous Substances Act and this Chapter. On computer labeling for oral prescriptions, it is not necessary that the Drug Enforcement Administration registration number be on the label used as an oral prescription, but it must be recorded on the document prepared by the pharmacist.

(f) Written prescriptions may be transmitted by a practitioner to a dispensing pharmacy by facsimile. In such cases, the prescribing practitioner shall print "FAXED" on the face of the prescription, and the facsimile received must be on non-fading standard paper. Thermographic paper is not acceptable for any prescriptions for drugs in any Schedule.

(1) For drugs in Schedules III and IV, a facsimile of a written, signed prescription transmitted directly by the prescribing practitioner to the pharmacy can serve as an original prescription.

(2) For drugs in Schedule II, the original written prescription must still be presented and verified against the facsimile at the time the substance is actually dispensed and the original document must be properly annotated and retained for filing subject to the exceptions listed in (3) below.

(3) Exception to (2): A facsimile copy of a prescription for a Schedule II drug when sent by facsimile by the prescribing practitioner:

- (A) To a Home Infusion Pharmacy.
- (B) When the prescription is for a patient in a Long Term Care Facility.
- (C) When the prescription is for a patient in a Hospice program certified by Medicare under Title XVIII or licensed by the state.
- (D) If the facsimile is sent from a LTCF or hospice instead of the prescribing practitioner's office, the original must be presented at the time any CDS is dispensed.

(g) The pharmacist still bears the responsibility for ensuring that prescriptions for controlled substances have been issued for a legitimate medical purpose by an individual practitioner acting in the usual course of his/her professional practice. This responsibility applies equally to an order transmitted by facsimile. Measures to be considered in authenticating prescriptions sent by facsimile equipment would include maintenance of a practitioner's facsimile number reference file, verification of the telephone number of the originating facsimile equipment and/or telephone verification with the practitioner's office that the prescription was both written by the practitioner and transmitted by the practitioner or the practitioner's agent.

**475:30-1-7. Partial filling of Schedule II prescriptions**

(a) The partial filling of a prescription for a controlled dangerous substance listed in Schedule II is permissible if the pharmacy is unable to supply the full quantity called for in a written or emergency oral prescription. A notation of the

quantity supplied on the face of the written prescription (or written record of the emergency oral prescription) is required. The remaining portion of the prescription may be filled within seventy-two (72) hours of the first partial filling if the initial partial filling occurred within ~~five (5)~~ thirty (30) days of the issuance of the prescription. If the remaining portion is not or cannot be filled within the 72-hour period, the pharmacy shall so notify the prescribing registered individual practitioner. No further quantity may be supplied beyond the seventy-two (72) hours without the issuance of a new prescription.

(b) A prescription for a Schedule II controlled substance written for a patient in a Long Term Care Facility (LTCF) or for a patient with a medical diagnosis documenting a terminal illness may be filled in partial quantities to include individual dosage units. If there is any question whether a patient may be classified as having a terminal illness, the pharmacist must contact the practitioner prior to partially filling the prescription. Both the pharmacist and the practitioner have a corresponding responsibility to assure that the controlled substance is for a terminally ill patient. The pharmacist must record on the prescription whether the patient is "terminally ill" or an "LTCF patient". A prescription that is partially filled and does not contain the notation "terminally ill" or "LTCF patient" shall be deemed to have been filled in violation of the Uniform Controlled Dangerous Substances Act. For each partial filling, the dispensing pharmacist shall record on the back of the prescription (or on another appropriate record, uniformly maintained, and readily retrievable) the date of the partial filling, quantity dispensed, remaining quantity authorized to be dispensed, and the identification of the dispensing pharmacist. Prior to any subsequent partial filling, the pharmacist is to determine that the additional partial filling is necessary. The total quantity of Schedule II controlled substances dispensed in all partial fillings must not exceed the total quantity prescribed. Schedule II prescriptions for patients in a LTCF or patients with a medical diagnosis documenting a terminal illness shall be valid for a period not to exceed 60 days from the issue date unless sooner terminated by the discontinuance of medication.

**475:30-1-8. Labeling of substances for institutionalized persons [REVOKED]**

~~The labeling requirements of this Chapter do not apply when a controlled dangerous substance listed in Schedules II-IV is prescribed for administration to an ultimate user who is institutionalized; PROVIDED that:~~

- ~~(1) Not more than a 7 day supply of the controlled dangerous substances listed in Schedule II nor a 34 day or 100 dosage unit supply of Schedules III and IV, whichever is less, is dispensed at one time.~~
- ~~(2) The controlled dangerous substances listed in Schedules II-IV are not in the possession of the ultimate user prior to the administration.~~
- ~~(3) The institution maintains appropriate safeguards and records regarding the proper administration, control, dispensing and storage of the controlled dangerous substances listed in Schedules II-IV, as provided for by the Code of Federal Regulations and the Oklahoma State Department of Health.~~

# Permanent Final Adoptions

~~(4) The system employed by the pharmacy in filling a prescription is adequate to identify the pharmacy, the manufacturer, the product, strength of the product, the lot number, the prescribing physician, the pharmacy prescription number, date the prescription is issued, expiration date of all time dated drugs, and the patient, and to set forth the directions for use, cautionary statements and auxiliary labels, if any, contained in the prescription or required by law.~~

## **475:30-1-9. Filling of emergency prescriptions [REVOKED]**

~~All written prescriptions for controlled dangerous substances and the initial written records of emergency oral prescriptions prepared by the pharmacist shall be kept, pursuant to 475:30-1-6 (d).~~

## **475:30-1-14. Dispensing, prescribing, administering or distributing without prescription**

A controlled dangerous substance listed in Schedules ~~II, III, IV or V~~ which is not a prescription drug as determined by the Oklahoma State Board of Pharmacy and/or the Federal Food and Drug Administration, may be dispensed by a pharmacy without a prescription to a purchaser at retail level; PROVIDED that:

(1) Such dispensing is made only by a pharmacist that has been licensed by the Oklahoma State Board of Pharmacy to dispense controlled dangerous substances and not by a non-pharmacist employee, even if under the supervision of a pharmacist (although after the pharmacist has fulfilled his/her professional and legal responsibilities set forth in this Section, the actual cash, credit transaction or delivery may be completed by a non-pharmacist).

(2) No person shall dispense, prescribe, administer or distribute to any one person, for the use of any one person or animal, any preparation(s) included in Title 63 Okl.St. Ann. § 2-313(B)(1), when the dispensing, prescribing, administering or distributing person knows, or can by reasonable diligence ascertain, that such dispensing, prescribing, administering or distributing will provide the person to whom or for whose use, or the owner of the animal for the use of which, such preparation is prescribed, administered, dispensed or distributed, within any forty-eight (48) consecutive hours, with more than 320 milligrams of opium, or more than 40 milligrams of morphine or any of its salts, or more than 160 milligrams of codeine or any of its salts, or will provide such person or the owner of such animal, within forty-eight (48) consecutive hours, more than one preparation exempted by Title 63 Okl.St. Ann. § 2-313.

(3) Except as otherwise authorized by the Act, OAC 475:30-1-14 shall not apply to the following cases:

(A) Prescribing, administering, dispensing or selling at retail not more than one of any of the following medicinal preparations that contain in thirty (30) milliliters or if a solid or semi-solid preparation, in one (1) avoirdupois ounce:

(i) Not more than one hundred sixty (160) milligrams of opium.

(ii) Not more than twenty (20) milligrams of morphine or any of its salts.

(iii) Not more than eighty (80) milligrams of codeine or any of its salts.

(B) Prescribing, administering, dispensing or selling at retail of liniments, ointments and other preparations that are susceptible of external use only and that contain narcotic drugs in such combinations as to prevent their being readily extracted from such liniments, ointments or preparations, except that this shall apply to all liniments, ointments and other preparations that contain coca leaves in any quantity or combination.

(C) Any compound, mixture or preparation which contains not more than one drachma of paregoric per thirty (30) milliliters.

(D) The labeling requirements set forth in this Chapter shall not apply to medicinal preparations excepted by Title 63 Okl.St. Ann. § 2-313, and OAC 475.

(4) The medicinal preparation or the liniment, ointment or other preparation susceptible of external use only, prescribed, administered, dispensed or distributed shall contain, in addition to the narcotic drug therein, some drug or drugs conferring upon it medicinal qualities other than those possessed by the narcotic drug alone. Such preparation shall be prescribed, administered, dispensed and distributed in good faith as a medicine and not for the purpose of evading the provisions of the Uniform Controlled Dangerous Substances Act and this Chapter.

(5) The pharmacy, through its agent who is duly licensed by the Oklahoma State Board of Pharmacy, shall not dispense to persons under eighteen (18) years of age.

(6) The pharmacy requires every purchaser of controlled dangerous substances under this Chapter not known to him/her to furnish suitable identification (including proof of age where appropriate).

(7) A bound record book for dispensing controlled dangerous substances under this Section is maintained by the pharmacy, which book shall contain the name and address of the purchaser, the date of each purchase, and the name or initials of the pharmacist who dispensed the substance to the purchaser (the book shall be maintained in accordance with the record-keeping requirements of 475:25-1-4).

(8) The pharmacy agent dispensing controlled dangerous substances listed in Schedule V shall, pursuant to Title 63 Okl.St. Ann. § 2-314(B), affix to the package a label showing the prescription number, if any, the date dispensed, the purchaser's name, the name of the prescribing physician, if any, name and address of the pharmacy, if the patient or ultimate user is an animal, the name of the owner of the animal and the words "for veterinary use only".

**475:30-1-15. Identification requirement**

Pharmacists are required to obtain positive identification as required by Title 63 § 2-309C if they are unsure of the identity of a person picking up a prescription for any controlled dangerous substance.

*[OAR Docket #07-1295; filed 6-29-07]*

**TITLE 475. OKLAHOMA BUREAU OF NARCOTICS AND DANGEROUS DRUGS CONTROL  
CHAPTER 35. TRANSFER AND DISPOSAL OF CONTROLLED DANGEROUS DRUGS**

*[OAR Docket #07-1296]*

**RULEMAKING ACTION:**

PERMANENT final adoption

**RULES:**

475:35-1-3. [AMENDED]

475:35-1-5. [REVOKED]

**AUTHORITY:**

Oklahoma Bureau of Narcotics and Dangerous Drugs Control; 63 O.S. Sect. 2-301, 302, 303, 304, 305.

**DATES:**

**Comment period:**

February 15, 2007 to March 19, 2007

**Public hearing:**

No public hearing was held and as no "person demanding a hearing" contacted the Oklahoma Bureau of Narcotics and Dangerous Drugs Control pursuant to 75 O.S. Section 303(B)(9).

**Adoption:**

March 20, 2007

**Submitted to Governor:**

March 23, 2007

**Submitted to House:**

March 23, 2007

**Submitted to Senate:**

March 23, 2007

**Gubernatorial approval:**

May 9, 2007

**Legislative approval:**

Failure of the Legislature to disapprove the rules resulted in approval on May 17, 2007.

**Final adoption:**

May 17, 2007

**Effective:**

August 11, 2007

**SUPERSEDED EMERGENCY ACTIONS:**

NA

**INCORPORATIONS BY REFERENCE:**

N/A

**ANALYSIS:**

The proposed rule amendments would remove the specific procedure for the disposal of controlled dangerous substances when a registrant is involved in a bankruptcy proceeding.

**CONTACT PERSON:**

Susan Rogers, General Counsel or Travis White, Deputy General Counsel, Oklahoma Bureau of Narcotics and Dangerous Drug Control, 4545 N. Lincoln, Suite 11, Oklahoma City, Oklahoma, 74105, (405) 521-2885

**PURSUANT TO THE ACTIONS DESCRIBED HEREIN, THE FOLLOWING RULES ARE CONSIDERED FINALLY ADOPTED AS SET FORTH IN 75 O.S., SECTION 308.1(A), WITH AN EFFECTIVE DATE OF AUGUST 11, 2007:**

**475:35-1-3. Distribution upon discontinuance or transfer of business**

(a) Any registrant desiring to discontinue business activities altogether or with respect to controlled dangerous substances (without transferring such business activities to another person) shall return for cancellation of his/her Certificate of Registration. Any controlled dangerous substances in his/her possession may be disposed of in accordance with Title 21 Code of Federal Regulations, § 1307.21.

(b) Any registrant desiring to discontinue business activities altogether or ~~wish~~ with respect to controlled dangerous substances (by transferring such business activities to another person) shall submit in person or by registered or certified mail, return receipt requested, to the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control at least fourteen (14) days in advance of the date of the proposed transfer (unless the Director waives this time limitation in individual instances), the following information:

- (1) The name, address, registration number and authorized business activity of the registrant discontinuing the business (registrant-transferor).
- (2) The name, address, registration number and authorized business activity of the person acquiring the business (registrant-transferee).
- (3) Whether the business activities will be continued at the location registered by the person discontinuing the business or moved to another location (if the latter, the address of the new location should be listed).
- (4) Whether the registrant-transferor has a quota to manufacture or procure any controlled dangerous substance listed in Schedule I or II (if so, the basic class or classes of the substance should be indicated).
- (5) The date on which the transfer of controlled dangerous substances will occur.

(c) Unless the registrant-transferor is informed by the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control, before the date on which the transfer was stated to occur, that the transfer may not occur, the registrant-transferor may distribute (without being registered to distribute) controlled dangerous substances in his/her possession to the registrant-transferee in accordance with the following:

- (1) On the date of transfer of the controlled dangerous substances, a complete inventory of all controlled dangerous substances being transferred shall be taken in accordance with 475:25-1-5 through 475:25-1-12. This inventory shall serve as the final inventory of the registrant-transferor and the initial inventory of the registrant-transferee, and a copy of the inventory shall be included in the records of each person. It shall not be necessary to file a copy of the inventory with the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control unless requested by the Director. Transfers of any substances listed in Schedule I or II requires the use of order forms in accordance with Title 21 Code of Federal Regulations, § 1305.
- (2) On the date of transfer of the controlled dangerous substances, all records required to be kept by the registrant-transferor with reference to the controlled dangerous

# Permanent Final Adoptions

substances being transferred, pursuant to this Chapter and Title 21 Code of Federal Regulations, § 1304, shall be transferred to the registrant-transferee. Responsibility for the accuracy of records prior to the date of transfer remains with the transferor, but responsibility for custody and maintenance shall be upon the transferee.

## 475:35-1-5. Procedure for disposing of controlled dangerous substances in bankruptcy proceeding

~~(a) Any registrant in possession of any controlled dangerous substance who files bankruptcy shall make arrangements to dispose of their controlled dangerous substances as follows:~~

~~(1) Packaging and shipping all unopened containers back to the manufacturer for credit, if manufacturer will accept the controlled dangerous substances. Otherwise, the unopened controlled dangerous substances may be resold to another registrant or sent in for destruction.~~

~~(2) All open containers of controlled dangerous substances shall be inventoried and shipped to the Drug Enforcement Administration in Dallas, Texas, for proper destruction. Inventory of the controlled dangerous substances shall be on D.E.A. Form 41; or~~

~~(3) All open containers of controlled dangerous substances shall be inventoried and submitted to the Oklahoma State Bureau of Investigation in Oklahoma City, Oklahoma, on Form CF2, pursuant to Title 63 Okl.St. Ann. § 2-315 for destruction.~~

~~(b) At no time shall a representative who is not duly registered with the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control be in possession of any controlled dangerous substances awarded out of a bankruptcy proceeding.~~

[OAR Docket #07-1296; filed 6-29-07]

## TITLE 475. OKLAHOMA BUREAU OF NARCOTICS AND DANGEROUS DRUGS CONTROL CHAPTER 40. ENFORCEMENT AND ADMINISTRATIVE INSPECTIONS

[OAR Docket #07-1289]

### RULEMAKING ACTION:

PERMANENT final adoption

### RULES:

475:40-1-2. [AMENDED]

### AUTHORITY:

Oklahoma Bureau of Narcotics and Dangerous Drugs Control; 63 O.S. Sect. 2-301, 302, 303, 304, 305.

### DATES:

#### Comment period:

February 15, 2007 to March 19, 2007

#### Public hearing:

No public hearing was held and as no "person demanding a hearing" contacted the Oklahoma Bureau of Narcotics and Dangerous Drugs Control pursuant to 75 O.S. Section 303(B)(9).

#### Adoption:

March 20, 2007

#### Submitted to Governor:

March 23, 2007

#### Submitted to House:

March 23, 2007

#### Submitted to Senate:

March 23, 2007

#### Gubernatorial approval:

May 9, 2007

#### Legislative approval:

Failure of the Legislature to disapprove the rules resulted in approval on May 17, 2007.

#### Final adoption:

May 17, 2007

#### Effective:

August 11, 2007

#### SUPERSEDED EMERGENCY ACTIONS:

NA

#### INCORPORATIONS BY REFERENCE:

N/A

#### ANALYSIS:

The proposed rule amendments would change would remove the language dealing with total distribution records of registrants.

#### CONTACT PERSON:

Susan Rogers, General Counsel or Travis White, Deputy General Counsel, Oklahoma Bureau of Narcotics and Dangerous Drug Control, 4545 N. Lincoln, Suite 11, Oklahoma City, Oklahoma, 74105, (405) 521-2885

## PURSUANT TO THE ACTIONS DESCRIBED HEREIN, THE FOLLOWING RULES ARE CONSIDERED FINALLY ADOPTED AS SET FORTH IN 75 O.S., SECTION 308.1(A), WITH AN EFFECTIVE DATE OF AUGUST 11, 2007:

### 475:40-1-2. Authority to make inspections

Administrative inspections of OBN registrants shall include, but not be limited to, the following:

(1) Inspecting, copying and verifying the correctness of records, reports or other documents required to be kept or made ~~in accordance with the Uniform Controlled Dangerous Substances Act and OAC 475,~~ including, but not limited to, inventory and other records required to be kept pursuant to the Uniform Controlled Dangerous Substances Act, this Title, and the Code of Federal Regulations governing controlled dangerous substances; order form records required to be kept pursuant to Title 63 Okl.St. Ann. § 2-308; prescriptions and distribution records required to be kept pursuant to Title 63 Okl.St. Ann. § 2-307; shipping records identifying the name of each carrier used; and the date and quantity of each storage.

(2) Inspecting within reasonable limits and in a reasonable manner all pertinent equipment, finished and unfinished controlled dangerous substances and other substances or materials, containers, and labeling found at the controlled premises relating to the Uniform Controlled Dangerous Substances Act and this Title.

(3) Making a physical inventory of all controlled dangerous substances on hand at the premises.

(4) Collecting samples of controlled dangerous substances or precursors (in the event any samples are collected during an inspection, the peace officer or officer so authorized shall issue a receipt for such samples to the owner, operator or agent in charge of the premises).

(5) ~~Checking and copying of records and information on distribution/dispensing of controlled dangerous substances by the registrant as they relate to total distribution/dispensing of the registrant (i.e., has the distribution/dispensing of controlled dangerous substances increased markedly within the past year and if so, why?).~~

[OAR Docket #07-1289; filed 6-29-07]

**TITLE 475. OKLAHOMA BUREAU OF NARCOTICS AND DANGEROUS DRUGS CONTROL  
CHAPTER 45. OKLAHOMA SCHEDULE TWO ABUSE REDUCTION (OSTAR) CONTROL REPORTING REQUIREMENTS**

[OAR Docket #07-1290]

**RULEMAKING ACTION:**

PERMANENT final adoption

**RULES:**

- 475:45-1-1. [AMENDED]
- 475:45-1-2. [AMENDED]
- 475:45-1-3. [AMENDED]
- 475:45-1-4. [AMENDED]
- 475:45-1-5. [AMENDED]
- 475:45-1-6. [AMENDED]

**AUTHORITY:**

Oklahoma Bureau of Narcotics and Dangerous Drugs Control; 63 O.S. Sect. 2-301, 302, 303, 304, 305.

**DATES:**

**Comment period:**

February 15, 2007 to March 19, 2007

**Public hearing:**

No public hearing was held and as no "person demanding a hearing" contacted the Oklahoma Bureau of Narcotics and Dangerous Drugs Control pursuant to 75 O.S. Section 303(B)(9).

**Adoption:**

March 20, 2007

**Submitted to Governor:**

March 23, 2007

**Submitted to House:**

March 23, 2007

**Submitted to Senate:**

March 23, 2007

**Gubernatorial approval:**

May 9, 2007

**Legislative approval:**

Failure of the Legislature to disapprove the rules resulted in approval on May 17, 2007.

**Final adoption:**

May 17, 2007

**Effective:**

August 11, 2007

**SUPERSEDED EMERGENCY ACTIONS:**

NA

**INCORPORATIONS BY REFERENCE:**

N/A

**ANALYSIS:**

The proposed rule amendments would alter the language for the prescription monitoring program to include Schedules III, IV, and V. The proposed rule amendments would include dispensing practitioners in the reporting requirements. The proposed rule amendments would expand the transmission format to additional electronic mediums. The proposed rule amendments would require that hardships exceptions to the reporting requirements be reviewed annually.

**CONTACT PERSON:**

Susan Rogers, General Counsel or Travis White, Deputy General Counsel, Oklahoma Bureau of Narcotics and Dangerous Drug Control, 4545 N. Lincoln, Suite 11, Oklahoma City, Oklahoma, 74105, (405) 521-2885

**PURSUANT TO THE ACTIONS DESCRIBED HEREIN, THE FOLLOWING RULES ARE CONSIDERED FINALLY ADOPTED AS SET FORTH IN 75 O.S., SECTION 308.1(A), WITH AN EFFECTIVE DATE OF AUGUST 11, 2007:**

**475:45-1-1. Purpose**

The rules of this Chapter delineate the requirement of pharmacies or dispensing (but not administering) practitioners to report certain information upon filling a ~~Schedule II~~ prescription. This information is essential to the reduction of Schedule II prescription drug abuse. any prescription for any controlled dangerous substance in schedules II, III, or IV.

**475:45-1-2. Required reporting of certain information**

Every pharmacy or dispensing practitioner filling ~~Schedule II~~ any schedule II, III, or IV prescriptions must report the following information to a central repository ~~designated~~ maintained by the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control (OBN). The information must include, but not be limited to, the following:

- (1) Recipient's name;
- (2) Recipient's ~~social security number~~ identification number;
- (3) National Drug Code number of the substance dispensed,
- (4) Date of the dispensation;
- (5) Quantity of the substance dispensed;
- (6) Prescriber's U.S. Drug Enforcement Agency registration number; and,
- (7) Dispenser's registration number and location.

**475:45-1-3. Method of reporting**

Each pharmacy or dispensing practitioner must transmit the information required in 475:45-1-2 in the following manner: On an electronic device which is compatible with the receiving device of the central repository or by computer diskette, magnetic tape, or, ~~in the case of fewer than twenty (20) submissions per month, by pharmacy universal claim form (UCF), which meets the specifications for the information required in 475:45-1-2.~~ other electronic medium.

**475:45-1-4. Waiver of UCF submissions**

(a) The Director of the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control (OBN) may waive the ~~limit on the number of submissions on the Universal Claim Form (UCF), requirement to submit prescription data in an electronic format,~~ and allow a pharmacy filling a prescription of a Schedule II, III, or IV Controlled Dangerous Substance to submit ~~more than twenty (20) prescription data on~~ Universal

# Permanent Final Adoptions

Claim Forms ~~per month~~ if the dispenser has an appropriate hardship.

(b) A formal request for this waiver must be made in writing to the Director of the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control (OBN) and must clearly state (1) the nature and extent of the hardship; and, (2) a proposed time-line for the waiver.

(c) Any such hardship granted by the Director of OBN will be reviewed annually to determine whether or not the hardship will be extended.

## 475:45-1-5. Time limit for reporting

The information required by this section must be reported to the central repository within ~~fifteen (15)~~ thirty (30) days of the time that the ~~Schedule II prescription was filled.~~ controlled dangerous substance was dispensed.

## 475:45-1-6. Failure to report

Failure to accurately report the required information according to the rules set forth in this Chapter may result in administrative action against the registration of the pharmacy or dispensing practitioner, including, but not limited to, fines not to exceed Two Thousand Dollars (\$2000) per violation.

[OAR Docket #07-1290; filed 6-29-07]

## TITLE 475. OKLAHOMA BUREAU OF NARCOTICS AND DANGEROUS DRUGS CONTROL CHAPTER 50. ANIMAL CONTROL OFFICERS

[OAR Docket #07-1291]

### RULEMAKING ACTION:

PERMANENT final adoption

### RULES:

- 475:50-1-1. Purpose [NEW]
- 475:50-1-2. Qualifications for registration/required training [NEW]
- 475:50-1-3. Exempt from fees [NEW]
- 475:50-1-4. Special conditions on ordering controlled substances [NEW]
- 475:50-1-5. Special conditions for animal control officers storing controlled dangerous substances [NEW]
- 475:50-1-6. Special conditions for animal control officers transporting controlled dangerous substances [NEW]
- 475:50-1-7. Readily available records for animal control officers [NEW]
- 475:50-1-8. Inspections [NEW]

### AUTHORITY:

Oklahoma Bureau of Narcotics and Dangerous Drugs Control; 63 O.S. Sect. 2-301, 302, 303, 304, 305.

### DATES:

#### Comment period:

February 15, 2007 to March 19, 2007

#### Public hearing:

No public hearing was held and as no "person demanding a hearing" contacted the Oklahoma Bureau of Narcotics and Dangerous Drugs Control pursuant to 75 O.S. Section 303(B)(9).

#### Adoption:

March 20, 2007

#### Submitted to Governor:

March 23, 2007

#### Submitted to House:

March 23, 2007

#### Submitted to Senate:

March 23, 2007

#### Gubernatorial approval:

May 9, 2007

#### Legislative approval:

Failure of the Legislature to disapprove the rules resulted in approval on May 17, 2007.

#### Final adoption:

May 17, 2007

#### Effective:

August 11, 2007

#### SUPERSEDED EMERGENCY ACTIONS:

NA

#### INCORPORATIONS BY REFERENCE:

N/A

#### ANALYSIS:

The proposed new rule would allow for animal control officers employed by governmental entities to register with ONBDD so that they may obtain, possess, and administer controlled dangerous substances consistent with their professional duties. The new rule would define an animal control officer, specify the qualifications and training requirements, exempt fees for animal control officers, outline the special conditions for ordering, storing, and transporting controlled dangerous substances, and outline the procedure for maintenance of records and inspection.

#### CONTACT PERSON:

Susan Rogers, General Counsel or Travis White, Deputy General Counsel, Oklahoma Bureau of Narcotics and Dangerous Drug Control, 4545 N. Lincoln, Suite 11, Oklahoma City, Oklahoma, 74105, (405) 521-2885

**PURSUANT TO THE ACTIONS DESCRIBED HEREIN, THE FOLLOWING RULES ARE CONSIDERED FINALLY ADOPTED AS SET FORTH IN 75 O.S., SECTION 308.1(A), WITH AN EFFECTIVE DATE OF AUGUST 11, 2007:**

## 475:50-1-1. Purpose

(a) The purpose of this section of Title 475 is to make it possible for animal control officers to register with the Oklahoma Bureau of Narcotics and Dangerous Drugs Control (OBNDCC), pursuant to Oklahoma State Statute Title 63, § 2-. This legislation was enacted to allow professional animal control officers who are employed by cities, counties, or the state, within Oklahoma, to be able to obtain, possess, and administer controlled dangerous substances that are consistent with a formulary established by OBNDCC, in the performance of their official duties as animal control officers, including, but not limited to, the tranquilization, sedation, and humane euthanasia of animals.

(b) The term "animal control officer" includes animal control officers and their supervisors or managers who, through their supervisory or managerial duties, are responsible for the supervision and/or management of the officer and the shelter or field services program in which the officer is employed.

## 475:50-1-2. Qualifications for Registration/ Required Training

Only animal control officers who are employed by a government entity (i.e., city, county, state, or federal) may apply for OBNDCC registration. Furthermore, as a necessary condition for registration, officers will have completed a 16-hour certification course, meeting the curriculum established by OBNDCC and taught by instructors meeting the

standards that are acceptable to OBNDCC. This training will include, among other things, the following:

- (1) Rules and regulations covering animal control officers pertaining to controlled drugs;
- (2) Guarding against the diversion of controlled substances;
- (3) The Oklahoma Controlled Dangerous Substances Act (Title 63 Oklahoma Statutes);
- (4) Rules for storing and transporting controlled dangerous substances;
- (5) The pharmacology of, safe and humane administration of, and proper storage of controlled dangerous substances for animal sedation, tranquilization, and humane euthanasia;
- (6) The proper disposal of euthanized animals;
- (7) Other topics as required by OBNDCC or DEA.

**475:50-1-3. Exempt from Fees**

Government-employed animal control officers shall be exempted from any fees required for OBNDCC registration. No other animal control officers will be allowed to register to possess controlled substances.

**475:50-1-4. Special Conditions on Ordering Controlled Substances**

(a) Animal control officers, although allowed to order controlled substances, shall only be permitted to do so on official city, county, state, or federal purchase orders or through credit card transactions on government-issued credit cards, and all orders shall be shipped only to the city, county, state, or federal facility. Under no circumstances shall an animal control officer be allowed to order controlled dangerous substances and cause them to be shipped to a residence, post office box (unless exempted by OBNDCC), or any other location except the official government location. The animal control officer ordering controlled substances shall not also be the direct receiver of the controlled substances, but shall arrange to have the controlled substances delivered to their supervisor or other person in their chain of command

(b) Animal control officers are subject to any other restrictions, procedures, or policies established by their employing cities, counties, or the state that are not in direct conflict with the state law statute or OBNDCC regulations. (John, this is suggested for those governments that want to create tougher guidelines if they deem necessary).

**475:50-1-5. Special conditions for animal control officers storing controlled dangerous substances**

Animal control officers shall only store controlled dangerous substances at the animal control facility and in accordance with all OBNDCC and DEA requirements regarding security.

**475:50-1-6. Special conditions for animal control officers transporting controlled dangerous substances**

Animal control officers, by the nature of their duties, must have access to controlled dangerous substances in the field. Therefore, animal control officers may transport controlled dangerous substances as long as the controlled dangerous substances are maintained in a secure location within the vehicle and in a locked box meeting specifications set forth by OBNDCC.

**475:50-1-7. Readily retrievable records for animal control officers**

Animal control officers must maintain thorough and readily retrievable records at their official place of business of all controlled dangerous drugs inventory and dispensations in accordance with Oklahoma Administrative Code, Title 475.

**475:50-1-8. Inspections**

OBNDCC or its designees has the right to inspect all records, inventory and check all controlled dangerous substances on hand, and require any special conditions as deemed necessary by OBNDCC in order to ensure public safety and prevent the potential diversion of controlled dangerous substances.

*[OAR Docket #07-1291; filed 6-29-07]*

**TITLE 475. OKLAHOMA BUREAU OF NARCOTICS AND DANGEROUS DRUGS CONTROL  
CHAPTER 55. PSEUDOEPHEDRINE CONTROL**

*[OAR Docket #07-1292]*

**RULEMAKING ACTION:**

PERMANENT final adoption

**RULES:**

- 475:55-1-5. Electronic Reporting.[NEW]
- 475:55-1-7. [AMENDED]
- 475:55-1-8. [REVOKED]
- 475:55-1-9. [AMENDED]
- 475:55-1-10. [AMENDED]

**AUTHORITY:**

Oklahoma Bureau of Narcotics and Dangerous Drugs Control; 63 O.S. Sect. 2-301, 302, 303, 304, 305.

**DATES:**

**Comment period:**

February 15, 2007 to March 19, 2007

**Public hearing:**

No public hearing was held and as no "person demanding a hearing" contacted the Oklahoma Bureau of Narcotics and Dangerous Drugs Control pursuant to 75 O.S. Section 303(B)(9).

**Adoption:**

March 20, 2007

**Submitted to Governor:**

March 23, 2007

**Submitted to House:**

March 23, 2007

**Submitted to Senate:**

March 23, 2007

# Permanent Final Adoptions

---

## Gubernatorial approval:

May 9, 2007

## Legislative approval:

Failure of the Legislature to disapprove the rules resulted in approval on May 17, 2007.

## Final adoption:

May 17, 2007

## Effective:

August 11, 2007

## SUPERSEDED EMERGENCY ACTIONS:

### Superseded rules:

475:55-1-5. Electronic Reporting.[NEW]

### Gubernatorial Approval:

December 29, 2006

### Register publication:

24 Ok Reg 607

### Docket number:

07-126

### INCORPORATIONS BY REFERENCE:

N/A

### ANALYSIS:

The proposed rule would make permanent the emergency rules signed by the Governor on December 29, 2006 relating to the electronic reporting of pseudoephedrine transactions. The proposed rule amendments would simplify some of the language of Chapter 55, but these changes would not alter any of the requirements of Chapter 55.

### CONTACT PERSON:

Susan Rogers, General Counsel or Travis White, Deputy General Counsel, Oklahoma Bureau of Narcotics and Dangerous Drug Control, 4545 N. Lincoln, Suite 11, Oklahoma City, Oklahoma, 74105, (405) 521-2885

## **PURSUANT TO THE ACTIONS DESCRIBED HEREIN, THE FOLLOWING RULES ARE CONSIDERED FINALLY ADOPTED AS SET FORTH IN 75 O.S., SECTION 308.1(A), WITH AN EFFECTIVE DATE OF AUGUST 11, 2007:**

### **475:55-1-5. Electronic Reporting**

Pharmacists or other authorized persons who sell Schedule V pseudoephedrine products shall exercise reasonable care in assuring that the purchaser has not exceeded the nine (9) gram limit for a thirty (30) day period. The pharmacist or other authorized person must utilize the real-time electronic pseudoephedrine tracking system established and maintained by the Oklahoma Bureau of Narcotics and Dangerous Drugs Control. The following provisions are necessary for compliance with this system:

- (1) All pseudoephedrine transactions regulated by Oklahoma law must be approved through submitting the request to the electronic log;
- (2) Pseudoephedrine products regulated by Oklahoma law will only be sold to customers who present a valid form of identification, which shall be a valid state driver's license or valid state identification card;
- (3) The customer information must be the same as that on the presented identification, and shall include the following information (fields that are required for submitting information as required by Oklahoma law):

- (A) Pharmacy identification;
- (B) Identification number (either the driver's license number or the state issued identification number);
- (C) Last name;
- (D) First name;

- (E) Purchase quantity (in grams);
- (F) Initials of the pharmacist or other authorized person conducting the transaction;
- (G) Product name;
- (H) Form of pseudoephedrine if it is liquid or gel-caps;
- (I) Customer's current street address;
- (J) Customer's current city, state, and zip code;

(4) If the electronic log is unavailable (time-out of twenty seconds or more) because of a failure on the Oklahoma Bureau of Narcotics and Dangerous Drugs Control network, the pharmacist or other authorized person may continue with the transactions until the system is available; if the electronic log is unavailable because of a failure attributable to systems other than the Oklahoma Bureau of Narcotics and Dangerous Drugs Control, all transactions must be recorded manually and entered into the electronic logbook by the registrant as soon as is practicable after the problem is resolved.

### **475:55-1-7. Lawful possession of Schedule V pseudoephedrine**

(a) The following persons are allowed to lawfully possess Schedule V pseudoephedrine while in the course of legitimate business:

- (1) Any Schedule V pseudoephedrine-only limited pharmaceutical distributor, or its agents, licensed by the Oklahoma Bureau of Narcotics and Dangerous Drugs Control;
- (2) Any wholesale drug distributor, or its agents, licensed by the Oklahoma Bureau of Narcotics and Dangerous Drugs Control;
- (3) Any manufacturer of controlled drugs, or its agents, licensed by the Oklahoma Bureau of Narcotics and Dangerous Drugs Control;
- (4) A ~~pharmacist~~pharmacy licensed by the Oklahoma State Board of Pharmacy; and
- (5) A physician, certified registered nurse anesthetist, advance practice nurse, physician's assistant, or other person, registered with the Oklahoma Bureau of Narcotics and Dangerous Drugs Control, ~~who is allowed to possess and dispense controlled drugs.~~

(b) These individuals will be required to guard against the diversion of controlled drugs and are subject to the rules and regulations pertaining to registrants handling, reporting, dispensing controlled dangerous drugs, and submission to inspections by peace officers as set forth in 63 O.S. and OAC 475.

### **475:55-1-8. Records and invoices [REVOKED]**

~~Any distributor or retailer of Schedule V pseudoephedrine products must keep readily retrievable records, as specified in 475:25-1-3 (b), and invoices pertaining to the receipt and sale of the substance. These records do not have to be kept separate from other records, if and only if such records can be produced within a reasonable period of time (no more than 2 days) as requested by the Oklahoma Bureau of Narcotics and Dangerous~~

~~Drugs Control or other persons legally authorized to request these records. All records must be kept for a minimum of two (2) years.~~

**475:55-1-9. Labeling**

Schedule V pseudoephedrine products shall be exempt from the labeling requirements ~~for other prescriptions or of~~ other Schedule V controlled drugs. Pseudoephedrine products that are obtained pursuant to a valid prescription and exempt from Schedule V classification must have an attached pharmacy label consistent with other non-scheduled drugs obtained by prescription.

**475:55-1-10. Prescriptions**

The nine (9) gram per month threshold limit shall not apply to Schedule V pseudoephedrine products that are dispensed ~~for~~ pursuant to a valid prescription.

[OAR Docket #07-1292; filed 6-29-07]

**TITLE 595. DEPARTMENT OF PUBLIC SAFETY  
CHAPTER 10. DRIVER LICENSES AND IDENTIFICATION CARDS**

[OAR Docket #07-1303]

**RULEMAKING ACTION:**

PERMANENT final adoption.

**RULES:**

- Subchapter 1. Procedures for Obtaining and Maintaining a Driver License or Identification Card [AMENDED]
- Subchapter 3. Examination [AMENDED]
- Subchapter 9. Certified Schools and Designated Examiners [AMENDED]
- Subchapter 11. Certified Schools and Designated Class D Examiners [REVOKED]

**AUTHORITY:**

Commissioner of Public Safety; 47 O.S. § 6-101 et seq.

**DATES:**

**Comment Periods:**

February 15, 2007, through March 28, 2007

**Public Hearing:**

March 28, 2007

**Adoption:**

March 30, 2007

**Submitted to Governor:**

March 30, 2007

**Submitted to House:**

March 30, 2007

**Submitted to Senate:**

March 30, 2007

**Gubernatorial approval:**

May 4, 2007

**Legislative approval:**

Failure of the Legislature to disapprove the rules resulted in approval on May 24, 2007.

**Final Adoption:**

May 24, 2007

**Effective:**

August 15, 2007

**SUPERSEDED EMERGENCY ACTIONS:**

n/a

**INCORPORATIONS BY REFERENCE:**

N/A

**ANALYSIS:**

Amendments to this chapter clarify, update, and establish procedures relating to driver licenses and identification cards in general, motor license agent activities, and designated examiners.

The proposed actions are new rules and amendments to existing rules.

The circumstance which created the need for these rules is to provide consistency and clarity in rules regarding requirements in Oklahoma law and federal regulations.

The intended effect of these rules is to allow the Department of Public Safety to perform its duties as required or authorized by law.

**CONTACT PERSON:**

David W. Beatty, Administrative Rules Liaison, Department of Public Safety, 3600 N. M.L. King Ave., P.O. Box 11415, Oklahoma City, OK 73136-0415. Phone: (405) 425-2024. Email: dbeatty@dps.state.ok.us.

**PURSUANT TO THE ACTIONS DESCRIBED HEREIN, THE FOLLOWING RULES ARE CONSIDERED FINALLY ADOPTED AS SET FORTH IN 75 O.S., SECTION 308.1(A), WITH AN EFFECTIVE DATE OF AUGUST 15, 2007:**

**SUBCHAPTER 1. PROCEDURES FOR OBTAINING AND MAINTAINING A DRIVER LICENSE OR IDENTIFICATION CARD**

**PART 2. APPLICATION FOR INITIAL DRIVER LICENSE**

**595:10-1-3. Procedures for obtaining an initial driver license**

(a) **Application.** Every applicant for an initial Oklahoma driver license must first appear before a Driver License Examiner [47 O.S. §6-110]. An application for a driver license must be completed by the applicant at the Driver License Examination Station prior to the commencement of the required examination. Upon submitting a completed and approved application, providing proof of identity [see (b) regarding required identification documents], meeting all statutory requirements, and successfully completing every required examination [see Subchapter 3 of this Chapter relating to examinations], the applicant may then proceed to a motor license agent or the Department of Public Safety Headquarters, Driver License Services Division, with a DL-10 form with primary and secondary identification presented to the examiner, issued by the Driver License Examiner, and pay the required fees and be issued a driver license. A person who has been declared to be a disabled veteran in receipt of compensation at the 100% rate for a permanent disability shall receive an original, renewal, or replacement driver license or identification card at no charge, upon presentation of one of the following documents:

- (1) proof of 100% status from the U.S. Department of Veterans Affairs, or
- (2) a tax exempt card from the Oklahoma Tax Commission showing exemption from state tax based upon 100% status.

(b) **Required identification.** Every applicant must furnish both primary and secondary documentary proof of identity and proof of full legal name and birth date beyond any reasonable

## Permanent Final Adoptions

---

doubt when applying for an initial Oklahoma driver license [47 O.S. § 6-101(L)]. Any document furnished must be either a certified or original copy and issued by the proper authority; notarized documents will not be accepted. Any document that has been or appears to have been duplicated, traced over, mutilated, defaced, tampered with, or altered in any manner or that can not be read by the Driver License Examiner shall not be accepted or used for identification purposes. All identification documents must be approved by the Examiner before acceptance. The Examiner may, at his or her discretion, request additional identification documentation of the applicant.

(1) **Primary proof of identification.** The following shall be accepted as primary proof of identification:

(A) Certified birth certificate, as issued by the appropriate state agency from the state of birth, or for a United States citizen who is born in another country, a certification issued by the United States Department of State or a state birth certificate issued for a birth outside of that state. The birth certificate shall include the person's name, date of birth, and sex, shall be signed and sealed, and shall include the certificate number. A hospital birth certificate or record shall not be accepted. A birth registration is not acceptable. If an applicant was born outside the United States, he or she shall show proof of lawful presence. If a United States citizen was born outside the United States, he or she must show proof of citizenship such as a certification issued by the United States Department of State or a birth certificate issued by a United States jurisdiction, or a United States passport.

(B) Passport. The name on the passport must be the same as the name used by the applicant on the driver license or identification card. An I-94 card, which must be accompanied by the applicant's passport when applicable, shall not be considered a separate identification document. The following passport classifications shall not be accepted:

- (i) B-1, temporary visitor for business,
- (ii) B-2, temporary visitor for pleasure,
- (iii) C-1, alien in continuous transit through the United States,
- (iv) C-2, alien and family in transit to the United Nations,
- (v) C-3, foreign government official and family transiting the United States,
- (vi) D-1, member of ship's crew who can not change ships or employers,
- (vii) D-2, member of ship's crew who may change ship's or employers,
- (viii) I-185/586, Mexican or Canadian nationals with border crossing cards
- (ix) I-444, Mexican or Canadian nationals with border crossing cards,
- (x) Q, international cultural exchange visitor,
- (xi) TWOV, transit without visa,
- (xii) WT, visa waiver pilot program for tourist, or

(xiii) WB, visa waiver pilot program for business,

(C) Identification documents issued by the United States Armed Services:

- (i) Military discharge (DD-214), unless specified not to be used for identification,
- (ii) Military identification card, or
- (iii) Military dependent identification card,

(D) United States Bureau of Indian Affairs identification card or a Oklahoma tribal photo identification card which identifies the person and includes the following information:

- (i) color photograph of the person,
- (ii) full legal name of the person,
- (iii) birth date of the person,
- (iv) signature of the person,
- (v) signature of person who verifies records, and
- (vi) tribal seal.

(E) State of Oklahoma identification card issued by Department of Public Safety,

(F) Documents issued by the United States Immigration and Naturalization Service. The name on the document must be the same as the name used by the applicant on the driver license or identification card:

- (i) Citizenship naturalization documents, or
- (ii) Alien registration card,

(G) Out-of-state driver license.

(H) Oklahoma driver license, or

(I) Finger image comparison, if a Department-generated finger image is already on file with the Department,

(J) The applicant is personally known by the motor license agent (renewal or replacement only), or

(K) If none of the forms of identification listed in this paragraph are available, any other documentation as approved by the Driver License Examiner Supervisor or Director, and listed on the DL-10 form by the Driver License Examiner.

(2) **Secondary proof of identification.** The following shall be accepted as secondary proof of identification:

(A) Any primary proof of identification listed in (1) of this subsection not used as the primary identification document of the applicant,

(B) For any person under the age of 18, an affidavit signed by the parent or legal guardian,

(C) Photo identification card that is issued by an Oklahoma:

- (i) public, private, or parochial secondary school,
- (ii) institution of higher education,
- (iii) technology center school, or
- (iv) employer,

(D) Oklahoma gun permit,

(E) Pilot license,

(F) Oklahoma lifetime hunting or fishing license,

(G) Oklahoma voter identification card,

(H) Social Security card,

- (I) Health insurance card,
- (J) Motor vehicle registration or title,
- (K) Marriage certificate,
- (L) Separation or divorce judgment,
- (M) High school, technology center school, college, or university diploma
- (N) Professional degree, certificate, or license,
- (O) Deed or title to property in Oklahoma, including a burial plot deed,
- (P) Health, life, or home insurance policy issued to the applicant,
- (Q) Automobile insurance policy or security verification form issued to the applicant,
- (R) A valid U.S.D.O.T. health card, as required by 49 C.F.R. Part 391,
- (S) Digital photograph comparison, if a Department-generated digital photograph is already on file with the Department,
- (T) The applicant is personally known by the motor license agent, or
- (U) If none of the forms of identification listed in this paragraph are available, any other documentation as approved by the Driver License Examiner Supervisor or Director, and listed on the DL-10 form by the Driver License Examiner.

(3) **Additional identification requirements.** The Department may require additional identification documents:

- (A) when the Department is unable to determine the reliability or validity of the identification document(s) presented, or
- (B) as provided in OAC 595:10-1-35.

(c) **Driver license numbers.**

- (1) Driver license numbers will be assigned by computer. Use of the applicant's Social Security number as the driver license number is prohibited [47 O.S. § 6-106(B)].
- (2) Any licensee may request to change his or her driver license number to any nine-digit number by making a written request to the Department. Upon approval by the Department, the licensee shall obtain a replacement driver license from a motor license agent, and the licensee shall pay the required fee for the replacement license [see OAC 595:10-1-18 regarding replacement driver licenses]. The driver license number may be changed no more than two (2) times in any four-year period without prior approval of the Driver License Fraud Division of the Department.

**595:10-1-5. Graduated driver license; persons under eighteen (18) years of age**

- (a) **Purpose.** The purpose of this Section is to establish the procedures for a person under the age of eighteen (18) years to apply for and be issued a Class D driver license and whose parent has not filed an objection with the Department prohibiting the licensing of the person [47 O.S. § 6-103.1].
- (b) **Exclusions.** This Section does not apply to motorcycles and other motor-driven cycles.
- (c) **Learner Permit.** A person at least 15 1/2 but less than 16, who is enrolled in or has successfully completed a driver education course, or a person at least 16, with or without

driver education, may make application to the Department for a Learner Permit. The Department will issue a Learner Permit under this subsection if the Department approves the application and if the person successfully passes all required examinations and is otherwise eligible for the driver license [47 O.S. §§ 6-103, 6-105].

(1) **Application requirements.** The applicant shall meet the following requirements before the Department grants driving privileges to operate a Class D motor vehicle and issues a learner permit to the person.

- (A) The applicant shall provide proof of identity and other required documentation [see (2)], submit all application information, sign the application, and successfully pass the vision and written tests. The applicant shall have his or her driver license application signed by a parent or guardian, or by a responsible adult if there is no parent or guardian [47 O.S. § 6-107(A)].

(B) Documentation shall be submitted proving:

- (i) compliance with the school attendance requirements prescribed in 47 O.S. § 6-107.3,
- (ii) successful passage of the eighth grade reading test as prescribed in 47 O.S. § 6-107.3(A)(2) and 70 O.S. § 1210.515, and
- (iii) for an applicant at least 15 1/2 years of age but less than 16 years of age, documentation of enrollment in attendance or successful completion of a driver education course as defined in 47 O.S. § 6-105(C)(1) shall be submitted. If the applicant is 16 years of age or older and has successfully completed a driver education course, documentation shall be submitted. Documentation of attendance shall be the green card issued to the person from the driver education instructor or a signed contract or an attendance card issued for the person by the commercial driver education school. Documentation of completion shall be the completed green card issued to the person from the driver education instructor or a completion certificate issued to the person by the commercial driver education school.

(2) **Driving restrictions.** The permittee is authorized to operate a Class D motor vehicle only *while accompanied by a licensed driver who is at least twenty-one (21) years of age and who is actually occupying a seat beside the permittee* [47 O.S. § 6-105(C)(2)].

(3) **Other information.** During the period the permittee is issued and possesses a Learner permit, the custodial legal parent or legal guardian shall ensure that the permittee *has received a minimum of forty (40) hours of actual behind-the-wheel training, of which at least (10) hours of such training was at night, from a licensed driver who was at least twenty-one (21) years of age and who was properly licensed to operate a Class D motor vehicle for a minimum of two (2) years* [47 O.S. § 6-105(D)(1)(c)].

(d) **Intermediate License.** When a permittee *has applied for, been issued, and has possessed a Learner Permit for a minimum of six (6) months* [47 O.S. § 6-105(D)(1)(a)], the

## Permanent Final Adoptions

permittee may apply to the Department for an Intermediate License.

(1) **Application requirements.** The permittee shall meet the following requirements before the Department grants driving privileges to operate a Class D motor vehicle and issues an Intermediate License to the permittee.

(A) The permittee shall provide proof of identity and successfully pass the driving skills tests,

(B) The person must not have been convicted of, pled guilty to, or pled no contest to any moving vehicle violation [47 O.S. § 6-105(D)(1)(b)], ~~and~~

(C) the permittee's parent or legal guardian shall certify to the Department by sworn affidavit that the permittee has received a minimum of forty (40) hours of actual behind-the-wheel training, of which at least (10) hours of such training was at night, from a licensed driver who was at least twenty-one (21) years of age and who was properly licensed to operate a Class D motor vehicle for a minimum of two (2) years [47 O.S. § 6-105(D)(1)(c)], and

(D) for a person who was issued a learner permit and who was less than 16 years of age at the time of issuance pursuant to (c)(1)(B)(iii), documentation of successful completion of a driver education course as defined in 47 O.S. § 6-105(C)(1) shall be submitted. Documentation of completion shall be the completed green card issued to the person from the driver education instructor or a completion certificate issued to the person by the commercial driver education school. If such documentation is not presented, the person shall not be eligible for issuance of an intermediate license until the person is at least 16 1/2 years of age.

(2) **Driving restrictions.** The intermediate licensee shall be:

(A) restricted to driving:

(i) *only between the hours of 5:00 a.m. and 11:00 p.m., except for driving to and from work, school, school activities, and church activities, or*

(ii) *at any time, if a licensed driver who is at least twenty-one (21) years of age is actually occupying a seat beside the intermediate Class D licensee, and*

(B) *shall not operate a motor vehicle with more than one passenger unless:*

(i) *all passengers live in the same household as the custodial legal parent or legal guardian, or*

(ii) *a licensed driver at least twenty-one (21) years of age is actually occupying a seat beside the intermediate Class D licensee. [47 O.S. § 6-105(D)(2)].*

(e) **Class D driver license.** An intermediate licensee may apply to the Department for a Class D driver license if the licensee has applied for, been issued and possessed an Intermediate License for a minimum of:

(1) *one (1) year, or*

(2) *six (6) months, if the person has completed both the driver education and the parent-certified behind-the-wheel training provisions of subparagraph c of*

*paragraph 1 of subsection D of this section [47 O.S. § 61-05(E)(1)].*

(A) **Application requirements.** The licensee shall meet the following requirements before the Department grants driving privileges to operate a Class D motor vehicle and issues a Class D driver license to the licensee.

(i) The licensee shall provide proof of identity and successfully pass the driving skills tests;

(ii) The licensee must not have been convicted of, pled guilty to, or pled no contest to any moving vehicle violation [47 O.S. § 6-105(D)(1)(b)]; ~~and~~

(iii) for a person who has completed both driver education and the parent-certified behind-the-wheel training, documentation shall be submitted. Documentation of completion of a driver education course as defined in 47 O.S. § 6-105(C)(1) shall be the completed green card issued to the person from the driver education instructor or a completion certificate issued to the person by the commercial driver education school. Documentation of completion of parent-certified behind-the-wheel training shall be by affidavit signed by the parent.

(B) **Driving restrictions.** The Department may restrict the driving privileges of any person as provided by law [47 O.S. § 6-113].

(f) **Persons licensed by another jurisdiction.** A person who, at the time of application, is licensed by another jurisdiction may apply for driving privileges under this Section. As used in this subsection, "another jurisdiction" means one of the fifty (50) states, the District of Columbia, or a Canadian province.

(1) **Learner Permit.** If the person is operating under a learner permit, or equivalent, issued by another jurisdiction, the person may apply for:

(A) A Learner Permit, as provided in subsection (c); provided, a person who is less than fifteen and one half (15 1/2) years of age shall not be issued a Learner Permit; or

(B) An Intermediate License, as provided in subsection (d), if driving privileges granted by another jurisdiction have been in effect for a minimum of six (6) months; provided, a person who is less than sixteen (16) years of age shall not be issued an Intermediate License.

(2) **Intermediate License.** If the person is operating under an intermediate license, or equivalent, issued by another jurisdiction, the person may apply for:

(A) A Learner Permit, as provided in subsection (c); provided, a person who is less than fifteen and one half (15 1/2) years of age shall not be issued a Learner Permit;

(B) An Intermediate License, as provided in subsection (d); provided, a person who is less than sixteen (16) years of age shall not be issued an Intermediate License; or

- (C) A Class D Driver License, as provided in subsection (e), if driving privileges granted by another jurisdiction have been in effect for a minimum of twelve (12) months; provided, a person who is less than sixteen and one half (16 1/2) years of age shall not be issued a Class D Driver License; or
- (3) **Class D Driver License.** If the person is operating under a Class D Driver License, or equivalent, issued by another jurisdiction, the person may apply for:
- (A) A Learner Permit, as provided in subsection (c); provided, a person who is less than fifteen and one half (15 1/2) years of age shall not be issued a Learner Permit;
- (B) An Intermediate License, as provided in subsection (d); provided, a person who is less than sixteen (16) years of age shall not be issued an Intermediate License; or
- (C) A Class D Driver License, as provided in subsection (e), if driving privileges granted by another jurisdiction have been in effect for a minimum of twelve (12) months; provided, a person who is less than sixteen and one half (16 1/2) years of age shall not be issued a Class D Driver License.
- (4) **Considerations.**
- (A) Credit shall be given for the time driving privileges have been granted and in effect, as evidenced by another jurisdiction. Evidence of driving privileges shall be confirmed by the issuance date on the permit or license from another jurisdiction, by the issuance date provided by the other jurisdiction, or both; provided, the earliest date shall be the date used to calculate credit.
- (B) Examinations may be waived as provided in OAC 595:10-3-9(h).

### PART 3. DRIVER LICENSE RENEWAL

#### 595:10-1-10. Procedure for obtaining a renewal driver license

- (a) **General requirements.** During the month of expiration or as provided in (d) of this Section, each licensee shall present proper identification and pay the required fee to a Motor License Agent or to the Driver License Services Division of the Department of Public Safety for renewal of the driver license of the licensee. Failure to renew a driver license by the end of the month of expiration shall not relieve the person of the obligation to renew his or her driver license under the provisions required by law and this Section if the person wishes to keep his or her driver license in force.
- (b) **Required identification.**
- (1) **Renewal with expiring or expired driver license.** The expiring or expired driver license ~~shall be surrendered~~ provided as the primary identification may be retained by the licensee, after the motor license agent has first punched a hole through the identification number of the license. The person shall provide secondary identification as prescribed in OAC 595:10-1-3(b)(2).

- (2) **Renewal without driver license.** Any person who does not have the expiring or expired driver license shall provide both primary and secondary identification as prescribed in OAC 595:10-1-3(b).
- (c) **Vision examination.** Persons holding a commercial driver license shall, upon renewal, meet the vision standards established in OAC 595:10-5-7 and 49 C.F.R., §391.41.
- (d) **Limitations to issuance of a renewal driver license.**
- (1) A renewal driver license will be issued only to an individual whose driving privilege is not under suspension, revocation, disqualification, cancellation, or denial and who complies with this Section.
- (2) Any applicant who requests a renewal of his or her driver license when the license has been expired in excess of three (3) years is required to appear before a Driver License Examiner, pursuant to OAC 595:10-1-2.
- (~~d~~e) **Early renewal of a driver license.** Any licensee may renew his or her driver license no more than six (6) months prior to the expiration date. A renewal which occurs more than six (6) months prior to the expiration date shall be treated as a replacement under the provisions of OAC 595:10-1-18.
- (~~e~~f) **Change of driver license number.**
- (1) Use of the licensee's Social Security number as the driver license number is prohibited. At the time of renewal, any licensee whose driver license number is his or her social security number shall inform the Department or the motor license agent of that fact. If the numbers are the same, a new driver license number will be assigned for the licensee by computer [47 O.S. § 6-106(B)].
- (2) Any licensee may request to change his or her driver license number to any nine-digit number by making a written request to the Department. Upon approval by the Department, the licensee shall obtain a replacement driver license from a motor license agent, and the licensee shall pay the required fee for the replacement license [see OAC 595:10-1-18 regarding replacement driver licenses]. The driver license number may be changed no more than two (2) times in any four-year period without prior approval of the Driver License Fraud Division of the Department.
- (~~f~~g) **Persons who may appear before a motor license agent.** An individual who has previously held an Oklahoma Class D driver license which has been surrendered to another state in exchange for the other state's license, may apply directly to a motor license agent for renewal of the previous Oklahoma license, upon establishing Oklahoma residence and following the applicable procedure for renewal. The agent shall call the Driver License Services Division and request clearance to issue the license. If the clearance is given by the Department, the person shall surrender the out of state license to the agent, and the agent shall issue the Oklahoma license. If the out of state license has been lost or destroyed, the person shall provide to the motor license agent a notarized affidavit of that fact. In no case shall the out of state driver license be retained by the person when an Oklahoma license has been issued to the person. The agent shall retain the license and submit it to the Department with the agent's report. If clearance is not given, the person shall be informed to contact the state whose action is causing the clearance to be withheld.

# Permanent Final Adoptions

## PART 5. DRIVER LICENSE REPLACEMENT

### 595:10-1-18. Procedure for obtaining a replacement driver license

(a) **General requirements.** Any person requiring a replacement driver license because the license was lost, stolen, or mutilated or because information on the license needs to be changed may request a motor license agent to issue a replacement, upon presentation of proper identification and payment of the required fee.

(b) **Required identification to replace lost, stolen, or mutilated license.** Any person shall provide both primary and secondary identification as prescribed in OAC 595:10-1-3(b).

(c) **Required identification to change information and replace a license.**

(1) **Name change.** Any person who requests a replacement driver license in order to make a name change shall comply with the primary and secondary identification requirements prescribed in OAC 595:10-1-3(b) in order to identify the person by his or her former name and with OAC 595:10-1-35 in order to identify the person by his or her new name. The former name shall be entered into the "Alias" field in the driver license database to provide historical information to the Department. The person requesting the name change ~~shall surrender to the motor license agent or the Department~~ may retain the old license, if it is available, issued previous to the one being issued because of the name change after the motor license agent has first punched a hole through the identification number of the license.

(2) **Address change.** Any person who requests a replacement driver license in order to make an address change shall provide both primary and secondary identification as prescribed in OAC 595:10-1-3(b). The person requesting the address change ~~shall surrender to the motor license agent or the Department~~ may retain the old license, if it is available, issued previous to the one being issued because of the address change after the motor license agent has first punched a hole through the identification number of the license.

(3) **Endorsement or restriction change.** Any person who requests a replacement driver license in order to change endorsement or restriction information on the license shall provide both primary and secondary identification as prescribed in OAC 595:10-1-3(b). The person requesting the information change ~~shall surrender to the motor license agent or the Department~~ may retain the old license, if it is available, issued previous to the one being issued because of the information change after the motor license agent has first punched a hole through the identification number of the license.

(4) **Sex change.** The ~~applicant or~~ licensee shall show an original or certified court order for name change, if applicable, and a notarized statement on letterhead from the physician who performed the sex change operation indicating the applicant or licensee has undergone a complete physical sex change. The letter shall state the sex change is "irreversible and permanent". The ~~applicant or~~ licensee

shall also show proof of former legal name. The former name shall be entered into the "Alias ~~Field~~" field in the driver license database to provide historical information to the Department. The person requesting the information change ~~shall surrender to the motor license agent or the Department~~ may retain the old license, if it is available, issued previous to the one being issued because of the information change after the motor license agent has first punched a hole through the identification number of the license.

(d) **Limitations to issuance of a replacement driver license.**

(1) A replacement driver license will be issued only to an individual whose driving privilege is not under suspension, revocation, disqualification, cancellation, or denial and who complies with this Section.

(2) All Class A, B, and C replacement licenses require clearance from a Department of Public Safety Driver License Examiner.

(3) The driver license number may be changed no more than two (2) times in any four-year period without prior approval of the Driver License Fraud Division of the Department.

(e) **Change of driver license number.**

(1) Use of the licensee's Social Security number as the driver license number is prohibited. At the time of replacement, any licensee whose driver license number is his or her social security number shall inform the Department or the motor license agent of that fact. If the numbers are the same, a new driver license number will be assigned for the licensee by computer [47 O.S. § 6-106(B)].

(2) Any licensee may request to change his or her driver license number to any nine-digit number by making a written request to the Department. Upon approval by the Department, the licensee shall obtain a replacement driver license from a motor license agent, and the licensee shall pay the required fee for the replacement. The driver license number may be changed no more than two (2) times in any four-year period without prior approval of the Driver License Fraud Division of the Department.

(f) **Persons who may appear before a motor license agent.** An individual who has previously held an Oklahoma Class D driver license which has been surrendered to another state in exchange for the other state's license may apply directly to a motor license agent for replacement of the previous Oklahoma license, upon establishing Oklahoma residence and following the applicable procedure for replacement. The agent shall call the Driver License Services Division and request clearance to issue the license. If the clearance is given by the Department, the person shall surrender the out of state license to the agent, and the agent shall issue the Oklahoma license. If the out of state license has been lost or destroyed, the person shall provide to the motor license agent a notarized affidavit of that fact. In no case shall the out of state driver license be retained by the person when an Oklahoma license has been issued to the person. The agent shall retain the license and submit it to the Department with the agent's report. If clearance

is not given, the person shall be informed to contact the state whose action is causing the clearance to be withheld.

PART 7. IDENTIFICATION CARDS

595:10-1-26. Procedure for obtaining a renewal identification card

(a) General requirements. During the month of expiration or as provided in (c) of this Section, any identification card holder, who wishes to keep his or her identification card in force, may present proper identification to a motor license agency and pay the required fee to a Motor License Agent or to the Driver License Services Division of the Department of Public Safety. Identification cards issued to individuals who have attained the age of 65 or older are issued for an indefinite period of time and are not subject to this Section. Failure to renew an identification card during the month of expiration shall not relieve the person of the obligation to renew the identification card under the provisions required by law and this Section if the person wishes to keep the identification card in force.

(b) Required identification.

(1) Renewal with expiring or expired identification card. The expiring or expired identification card shall be surrendered provided as the primary identification may be retained by the cardholder, after the motor license agent has first punched a hole through the identification number of the card. The person shall provide secondary identification as prescribed in OAC 595:10-1-3(b)(2).

(2) Renewal without identification card. Any person who does not have the expiring or expired identification card shall provide both primary and secondary identification as prescribed in OAC 595:10-1-3(b).

(c) Early renewal of an identification card. Any identification card holder may renew his or her identification card not more than six (6) months prior to the expiration date. A renewal which occurs more than six (6) months prior to the expiration date shall be treated as a replacement under the provisions of OAC 595:10-1-27.

(d) Change of identification card number. Use of the cardholder's Social Security number as the identification card number is prohibited.

(e) Persons who may appear before a motor license agent. An individual who has previously held an Oklahoma identification card may apply directly to a motor license agent for renewal of the previous Oklahoma identification card, upon establishing Oklahoma residence and following the applicable procedure for renewal.

595:10-1-27. Procedure for obtaining a replacement identification card

(a) General requirements. Any person requiring a replacement identification card because the card was lost, stolen, or mutilated or because information on the card needs to be changed may request a motor license agent or the Department to issue a replacement, upon presentation of proper identification and payment of the required fee.

(b) Required identification to replace lost, stolen, or mutilated identification card. Any person shall provide both primary and secondary identification as prescribed in OAC 595:10-1-3(b).

(c) Required identification to change information and replace an identification card.

(1) Name change. Any person who requests a replacement identification card in order to make a name change must comply with the primary and secondary identification requirements prescribed in OAC 595:10-1-3(b) in order to identify the person by his or her former name and with OAC 595:10-1-35 in order to identify the person by his or her new name. The former name shall be entered into the "Alias" field in the identification card database to provide historical information to the Department. The person requesting the name change shall surrender to the motor license agent or the Department may retain the old card, if it is available, issued previous to the one being issued because of the name change after the motor license agent has first punched a hole through the identification number of the card.

(2) Address change. Any person who requests a replacement identification card in order to make an address change shall provide both primary and secondary identification as prescribed in OAC 595:10-1-3(b). The person requesting the address change shall surrender to the motor license agent or the Department may retain the old card, if it is available, issued previous to the one being issued because of the address change after the motor license agent has first punched a hole through the identification number of the card.

(3) Sex change. The cardholder shall show an original or certified court order for name change, if applicable, and a notarized statement on letterhead from the physician who performed the sex change operation indicating the applicant or licensee has undergone a complete physical sex change. The letter shall state the sex change is "irreversible and permanent". The cardholder shall also show proof of former legal name. The former name shall be entered into the "Alias" field in the identification card database to provide historical information to the Department. The person requesting the information change may retain the old card, if it is available, after the motor license agent has first punched a hole through the identification number of the card.

(d) Change of identification card number. Use of the cardholder's Social Security number as the identification card number is prohibited.

(e) Persons who may appear before a motor license agent. An individual who has previously held an Oklahoma identification card may apply directly to a motor license agent for replacement of the previous Oklahoma identification card, upon establishing Oklahoma residence and following the applicable procedure for replacement.

PART 9. CHANGE OF NAME ON A DRIVER LICENSE OR IDENTIFICATION CARD

# Permanent Final Adoptions

## 595:10-1-35. Procedure to make a change of name on a driver license or an identification card

- (a) **Procedure.** Any person may request a change of name on a driver license or identification card upon providing the appropriate identification and paying the required fee to a Motor License Agent or to the Department of Public Safety.
- (b) **Name changes allowed.** Name changes must result from either marriage or court action. A person requesting a legitimate name change shall submit, without exception, the original document which indicates the name change.
- (c) **Documentation required.** A person requesting a name change shall comply with the primary and secondary identification requirements in OAC 595:10-1-3(b) in order to identify the person by his or her former name and OAC 595:10-1-18 in order to identify the person by his or her new name. The required documents for a name change shall include:
- (1) Court-ordered name change, which shall be in addition to the primary and secondary forms of identification required by OAC 595:10-1-3(b). Only the following types of court orders may be considered when a name change is requested:
    - (A) divorce decree,
    - (B) adoption decree,
    - (C) name change decree, or
    - (D) establishment of record of birth, pursuant to 63 O.S., Section 1-315,
  - (2) Marriage certificate, which may serve only as the secondary form of identification required by OAC 595:10-1-3(b). The name change shall be to the name signed by the person on the marriage certificate, or
  - (3) For a common law marriage, "Affidavit of Common Law Marriage" containing the notarized signatures of the husband and wife. Both primary and secondary forms of identification as prescribed in OAC 595:10-1-3(b) must be submitted in addition to this affidavit.
- (d) **Form of new name.**
- (1) A name change resulting from marriage shall appear on the driver license or identification card in one of the following forms:
    - (A) [Surname of spouse], [first name] [middle name or initial],
    - (B) [Surname of spouse], [first name] [former surname or initial],
    - (C) [Surname-surname of spouse], [first name] [middle name or initial], or
    - (D) [Surname of spouse-surname], [first name] [middle name or initial].
  - (2) A name change resulting from a court order or divorce decree must appear on the driver license or identification card exactly as stated on the court order or decree.
- (e) **Titles or ecclesiastical names.** Titles or ecclesiastical names will not be placed on a driver license or an identification card.
- (f) **Retention of information.** The former name shall be entered into the "Alias" field in the driver license or identification card database to provide historical information to the Department.

## PART 13. MOTOR LICENSE AGENTS

### 595:10-1-50. Identification required

- (a) **General requirements.** Anyone applying for a renewal or replacement driver license or identification card must furnish documentary proof of identity, name, and birth date [47 O.S. §§ 6-114 and 6-115].
- (b) **Required identification to renew driver licenses and identification cards.**
- (1) **Renewal with expiring or expired driver license or identification card.** The expiring or expired driver license or identification card shall be surrendered as the primary identification. The person must provide secondary identification as prescribed in OAC 595:10-1-3(b)(2).
  - (2) **Renewal without driver license or identification card.** Any person who does not have the expiring or expired driver license or identification card shall provide both primary and secondary identification as prescribed in OAC 595:10-1-3(b).
- (c) **Required identification to replace lost, stolen, or mutilated driver licenses and identification cards.** Any person, shall provide both primary and secondary identification as prescribed in OAC 595:10-1-3(b).
- (d) **Required identification to change information and replace driver licenses and identification cards.**
- (1) **Name change.** Any person who requests a replacement driver license or identification card in order to make a name change must comply with the primary and secondary identification requirements prescribed in OAC 595:10-1-3(b), and with OAC 595:10-1-35. The person requesting the name change ~~shall surrender to the motor license agent~~ may retain the old license or card, if available, issued previous to the one being issued because of the name change as provided in OAC 595:10-1-57 (e).
  - (2) **Address change.** Any person who requests a replacement driver license or identification card in order to make an address change must provide both primary and secondary identification as prescribed in OAC 595:10-1-3(b). The person requesting the address change ~~must surrender to the motor license agent~~ may retain the old license or card, if available, issued previous to the one being issued because of the address change as provided in OAC 595:10-1-57 (e).
  - (3) **Endorsement or restriction change.** Any person who requests a replacement driver license in order to change endorsement or restriction information on the license shall provide a DL-10 form issued by the Department, except for the removal of Restriction G. The person requesting the information change ~~shall surrender to the motor license agent~~ the old license, if available, issued previous to the one being issued because of the information change as provided in OAC 595:10-1-57 (e).
- (e) **Permissible documents.** Any document accepted shall be either the original or a certified copy.
- (f) **Unacceptable documents.** Any document which has been or appears to have been duplicated, traced over, mutilated, defaced, tampered with or altered in any manner or that can

not be read shall not be accepted or used for identification purposes.

**595:10-1-51. Operational procedures**

(a) The driver license computer, camera, printer, and other hardware, software, and supplies used in the production of driver licenses and identification cards shall be used solely for the issuance of Oklahoma driver licenses or identification cards.

(b) At the close of business each day, the agent shall remove the top "clam shell" and lock it in a safe place and shall also destroy all used color print ribbon.

(c) Only persons who have been issued a personal access code by the Department of Public Safety shall be authorized to issue or make changes to driver licenses or identification cards. Agents shall not submit applications for personal access codes for employees who are not at least eighteen (18) years of age. Personal access codes shall not be assigned to anyone under the age of eighteen (18). On and after the Commissioner's approval of this rule, each application for a personal access code submitted by an agent to the Department shall be given temporary approval to issue driver licenses and identification cards, pending an investigation of the applicant's state criminal records by the Department. The Department shall cancel the access code upon determination the person's criminal history does not warrant certification to issue driver licenses or identification cards. If no record is found within state criminal records, the temporarily approved applicant shall submit to a national criminal history records search, as defined by Section 150.9 of Title 74 of the Oklahoma Statutes, from the Oklahoma State Bureau of Investigation for that employee which shall be used to determine whether the employee is eligible for a personal access code. The Department shall cancel the access code upon determination the person's national criminal history does not warrant certification to issue driver licenses or identification cards. If no record is found within national criminal records, the applicant shall be given regular approval to issue driver licenses and identification cards. Personal access codes shall be kept confidential by the employee and agent. Personal access codes shall be used only by the person to whom the code has been assigned. New employees whose duties are intended to include the issuance of driver licenses and identification cards shall first apply for a personal access code from the Department of Public Safety as provided for in this subsection; provided, no employee shall be authorized to issue driver licenses and identifications cards unless approved by the Department and a personal access code has been issued to the employee. The agent shall be responsible for training new employees. The Department may offer periodic training programs as needed. The agent will be responsible for the conduct of the employee.

(d) Any substitution of equipment or alteration in the making of a driver license or identification card is prohibited by law, and may be subject to criminal prosecution. Licenses or cards shall be made in accordance with specifications as determined by the Department. If they do not meet these specifications, the agent or the employee shall not issue the license or card.

(e) Reports shall be forwarded to the Driver License Services Division in accordance with the rules of the Oklahoma Tax Commission or as prescribed by law.

(f) If the agency relocates, the agent shall immediately notify the Department of Public Safety in writing of the new address and telephone number.

(g) In the event of loss, theft, or misuse of any of the equipment, supplies, or documents, the Department of Public Safety, Driver License Services Division, shall be notified immediately by telephone at (405) 425-2034. In case of loss or theft the agent shall take an immediate inventory of all driver license documents on hand and list all missing items and equipment by number, when applicable. A copy of missing inventory, police investigation, and/or incident report shall be immediately forwarded to the Department of Public Safety, Driver License Services Division. In cases of misuse, the agent must immediately contact the Fraud Investigation Unit of the Department of Public Safety by telephone at (405) 425-2477. If the agent is unable to contact this unit, then the Driver License Services Division must be notified by telephone at the number listed above.

(h) Agents are prohibited from accepting an altered driver license application (DL-10 form) or any other altered or unapproved document for the issuance of an Oklahoma driver license or identification card.

(i) When an agency closes, any equipment, supplies, and documents issued to the agent by the Department of Public Safety must be accounted for and returned to the Department of Public Safety.

(j) Each employee is to be made aware of the penalties for misuse of driver license documents or identification cards and any production of fraudulent and erroneous driver licenses or identification cards.

(k) When it comes to the attention of the Department of Public Safety that any agent or an employee of an agency is in violation of any statute or rule or has committed any fraudulent act regarding the issuance of driver licenses or identification cards, after consultation with the Commissioner's office, the Director of the Driver License Services Division may notify the motor license agent, the Tax Commissioner, and the appointing senator that the access code number(s) may be canceled or suspended and/or the camera may be removed. In accordance with the Administrative Procedures Act, a hearing before the Commissioner or the Commissioner's designee will be offered, provided the Director of the Driver License Services Division is notified in writing within fifteen (15) days of receipt of notification. The issue at the hearing will be whether or not a violation occurred and the severity of the sanction which should be imposed.

(l) The following changes or activities are not authorized at an agency without other authority:

- (1) Driver license number or identification card number, except when changing to a computer generated number,
- (2) Sex,
- (3) Eye color,
- (4) Race,
- (5) Date of birth,

## Permanent Final Adoptions

---

- (6) Class of license,
  - (7) Endorsement,
  - (8) Extension of expiration on driver license or identification card,
  - (9) Temporary receipt or authorization to drive for lost license while application is in process,
  - (10) Taking photographs for other identification cards (for example: police, fire, sheriff, passport, etc.),
  - (11) Adding titles to names, such as Sheriff, Police Officer, Judge, Senator, Representative, Dr., Rev., Fireman, etc.,
  - (12) Adding addresses or information to indicate professional status on the face of the driver license or identification card such as JOHN DOE, OKLAHOMA HIGHWAY PATROL or ROBERT DOE, M.D. All addresses must be the legal mailing address [47 O.S. § 6-106]. Any combination of mailing address and residence or physical address is prohibited.
  - (13) Placing anything on a driver license or identification card, such as stickers of civic clubs, medical symbols, etc., except those approved by the Department of Public Safety,
  - (14) Producing more than one (1) driver license or identification card for the applicant at the time of application,
  - (15) Adding service charges to an application fee for any reason other than actual cost for telephone calls made for the applicant to obtain approval to issue the driver license or identification card, or
  - (16) Providing information from the driver license or identification card application to private businesses, government agencies, or persons other than the Department of Public Safety, unless authorized by the Department.
- (m) No documents shall be removed from the office of the motor license agent by anyone unless authorized by the Driver License Services Division. If this situation arises, telephone the Division at (405) 425-2034 to obtain authority to comply with any request.
- (n) Rules in this Chapter regarding motor license agents are specific and limiting. Whenever an action either is not included or is not prohibited, it shall not be construed to convey authority to perform that action within the duties, responsibilities, or authority of the motor license agents.

### **595:10-1-56. Renewal of driver license or identification cards**

- (a) If an applicant presents proper identification [see OAC 595:10-1-51 regarding identification documents required], the agent may accept the required remittance for the class of driver license or the identification card being issued, make any changes necessary that have been authorized and issue the driver license or identification card. If the licensee presents an Oklahoma driver license or the card holder presents an Oklahoma identification card as a form of identification, the agent shall ~~retain~~:
- (1) return the expired license or card and, if requested by the licensee and after first punching a hole through the identification number on the license or card, or
  - (2) if the licensee does not wish to retain the expired license or card, return it to the Department with the agent's regular reports to the Driver License Services Division of the Department.
- (b) An individual may make application for the renewal of his or her license or card not more than six (6) months prior to the expiration date of the license or card. If the application for renewal occurs more than six (6) months prior to the expiration date, the agent shall notify the individual that the transaction must be treated as a replacement under the provisions of OAC 595:10-1-57. The agent shall ~~retain~~:
- (1) return the expired license or card and, if requested by the licensee and after first punching a hole through the identification number on the license or card, or
  - (2) if the licensee does not wish to retain the expired license or card, return it to the Department with the agent's regular reports to the Driver License Services Division of the Department.
- (c) An individual who makes application for renewal but whose license or card has been expired in excess of three (3) years shall be referred by the agent to a Driver License Examiner.
- (d) Oklahoma licensees and card holders who are temporarily out of the state of Oklahoma and wish to renew or replace their Oklahoma license or identification card by mail may do so through any motor license agent. The motor license agent shall follow the procedures in OAC 595:10-1-12, 595:10-1-19, or 595:10-1-28, as applicable. Only digital driver license and identification cards shall be processed for renewal or replacement by a motor license agent. All other requests shall be referred to the Driver License Services Division of the Department of Public Safety. All license and cards shall be printed and mailed by the Department. All documentation relating to the renewal or replacement of a license or card by mail shall be forwarded to the Department with the agent's regular reports.
- (e) **Previous Oklahoma licensees and card holders.** An individual who has previously held an Oklahoma Class D driver license which has been surrendered to another state in exchange for the other state's license or who has previously held an Oklahoma identification card, may apply directly to a motor license agent for replacement or renewal of the previous Oklahoma license or identification card, upon establishing Oklahoma residence and following the applicable procedures for replacement or renewal. Before attempting to issue a driver license under this subsection, the agent shall call the Driver License Services Division and request clearance to issue the license. If clearance is not given, the person shall be informed to contact the state whose action is causing the clearance to be withheld. If the clearance is given by the Department, the person shall surrender the out of state license to the agent, and the agent shall issue the Oklahoma license. If the out of state license has been lost or destroyed, the person shall provide to the motor license agent a notarized affidavit of that fact. The agent shall retain the license or affidavit, as applicable, and submit it to the Department with the agent's report. This procedure applies to a Class D driver license or identification card only.
- (f) Class A, B and C licensees shall appear before a Driver License Examiner.

**595:10-1-57. Replacement of driver license or identification card**

- (a) When an individual requests replacement of his or her driver license or identification card, the agent shall verify the identity of the applicant and the eligibility of the individual by contacting the Department. All replacement requests require proper identification, as required by OAC 595:10-1-18 for a driver license or OAC 595:10-1-27 for an identification card, and payment of the required fee.
- (b) A replacement driver license may be issued to any individual whose driving privilege is not under suspension, revocation, disqualification, cancellation or denial.
- (c) The agent shall offer the person the choice of a renewal or replacement license or card when the application is made within six (6) months of the expiration date of the license or card.
- (d) A replacement driver license or identification card may be issued to any individual who requests a name change, upon compliance with the primary and secondary identification requirements prescribed in OAC 595:10-1-3(b) and with OAC 595:10-1-35, or address change provided he or she pays the required fee.
- (e) The agent shall ~~forward:~~
  - (1) return the old license or card, if not lost or destroyed it is available, to the licensee, if requested by the licensee and after first punching a hole through the identification number on the license or card, or
  - (2) if the licensee does not wish to retain the expired license or card, return it with the agent's next report to the Driver License Services Division of the Department.
- (f) All class A, B, and C replacement licenses require a clearance from the Driver License Examiner.

**595:10-1-58. Restrictions and endorsements on driver licenses**

- (a) When a restriction or endorsement is required or changes to restrictions or endorsements are necessary, the applicant will be provided a DL-10 form by the Department, except for the removal of Restriction G, authorizing the issuance of a replacement, renewal or original license, whichever is applicable. The applicant shall surrender the DL-10 form to the agent.
- (b) The details of a Restriction 8 appear only on the computer file at the Department of Public Safety. The Department should be contacted for information concerning this restriction.
- (c) The agent shall ~~forward:~~
  - (1) return the old driver license, if applicable it is available, to the licensee, if requested by the licensee and after first punching a hole through the identification number on the license or card, or
  - (2) if the licensee does not wish to retain the expired license or card, return it to the Driver License Services Division of the Department with the agent's regular reports.

**595:10-1-62. Free driver licenses and identification cards for certain veterans**

A person who has been declared to be a disabled veteran in receipt of compensation at the 100% rate for a permanent disability shall receive an original, renewal, or replacement driver license or identification card at no charge, upon presentation of one of the following documents:

- (1) proof of 100% status from the U.S. Department of Veterans Affairs, or
- (2) a tax exempt card from the Oklahoma Tax Commission showing exemption from state tax based upon 100% status.

**595:10-1-63. Corrections**

- (a) If information on file is incorrect and the information to be corrected has not been authorized to the motor license agent, the applicant must appear before a Driver License Examiner with proper documentation.
- (b) The motor license agent has the authority to make changes in height, weight, address and last name as a result of marriage or divorce. To change the last name as a result of marriage, documentary evidence is necessary. To change the last name as a result of divorce, the agent ~~should~~ shall read the divorce decree and place the name on the driver license precisely as stated in the court order without any changes. For detailed instructions, see 595:10-1-35 of this Chapter. A copy of the divorce decree need not accompany the application.
- (c) All documents used for updates or corrections to the driver license or identification card file, must be the original or certified.

**SUBCHAPTER 3. EXAMINATION**

**595:10-3-9. Skills examination**

- (a) **In general.** The skills examination shall only be administered after the applicant has successfully passed the knowledge test, or had it waived if eligible, and the vision test. Whenever a skills examination is required, the following general conditions shall apply:
  - (1) The skills examination shall start at a designated location and shall include an actual demonstration of the applicant's ability to exercise ordinary and reasonable control in the operation of a motor vehicle. Applicants shall furnish the type of vehicle required for the skills examination necessary for the class of driver license requested. A vehicle used for a Class A, B, or C skills examination not equipped with air brakes will be required to have driving restriction code "V" (Vehicle without air brakes) placed on the license of the applicant.
  - (2) The skills examination shall not be administered in a vehicle:
    - (A) transporting hazardous materials or a vehicle which is required to be placarded for hazardous materials,

## Permanent Final Adoptions

---

- (B) which requires an oversize permit under the laws of this state or the rules of the Department of Public Safety,
  - (C) which was not designed and constructed by the manufacturer with a seating capacity for one or more persons in addition to the driver,
  - (D) which is not insured as required by 47 O.S. §7-600 et seq.,
  - (E) which does not have a current license plate,
  - (F) which is saddle mounted, ~~or~~
  - (G) which is a wrecker vehicle towing another vehicle, or
  - (H) which is not equipped with seatbelts, if the vehicle was originally manufactured and equipped with seatbelts.
- (b) **Scoring of examination.** The scoring procedure will be on a cumulative deduction system based on poor driving practices. The Commissioner or the Commissioner's representative shall determine a point value for each improper driving act.
- (c) **Content of examination for Class D driver license.**
- (1) The skills examination shall include, but not be limited to, the following maneuvers:
- (A) Starting,
  - (B) Backing (excluding two-wheel vehicles),
  - (C) Parallel parking (excluding commercial motor vehicles over 26,001 pounds GVWR and two-wheel vehicles),
  - (D) Hill parking (excluding two-wheel vehicles),
  - (E) Starting on hill (excluding two-wheel vehicles),
  - (F) Intersection movement and observance,
  - (G) Lane observance and changing,
  - (H) Left and right turns,
  - (I) Pedestrian and vehicle right-of-way,
  - (J) Proper use of automatic transmission or clutch gear (excluding two-wheel vehicles),
  - (K) Use of brake and accelerator, and
  - (L) Traffic lights or signals.
- (52) The skills examination will not be conducted when examination route roadways are considered by the examiner to be slick or hazardous due to inclement weather.
- (63) Criteria for a skills examination are as follows:
- (A) Starting: To determine if the individual is familiar with the vehicle's controls and proper use, and to determine the individual's skill and ability to move the vehicle from a parking space or parking lot into the traffic lane.
  - (B) Backing: To determine the individual's ability to control vehicle while backing.
  - (C) Parallel parking: To determine the proficiency an individual has attained in coordinating judgment, skill, and ability to park a vehicle and drive away from a designated area, and to maneuver the vehicle in close quarters.
  - (D) Hill parking (stopping and starting): To determine if the individual has the ability to park a vehicle on an incline in a safe manner and leave that position in a safe manner.
  - (E) Transmission (automatic or standard): To determine if the individual has the coordination and ability necessary for reasonable control of the vehicle.
  - (F) Brakes: To determine the individual's skill and physical ability in the proper usage of the brake(s).
  - (G) Control of speed: To determine the speed the individual maintains relative to speed limits and other traffic.
  - (H) Gap selection: To determine whether the individual exercises proper judgment when entering or leaving the roadway, when turning or crossing an intersection, or when changing lanes.
  - (I) Driver alertness: To determine whether the individual observes and is aware of situations and circumstances which play an important part in safe driving.
  - (J) Right-of-way: To determine the individual's knowledge of right-of-way and the ability to react properly, and to determine whether an individual shares the road properly with other drivers and pedestrians.
  - (K) Legal stop: To determine whether the individual observes, understands, and obeys stop signs and traffic signals.
  - (L) Traffic lights or signs: To determine whether the individual sees, understands, and obeys traffic lights and other signs.
  - (M) Signals: To determine whether the individual gives the proper signal when driving away from the curb, changing lanes, or turning.
  - (N) Lane usage: To determine whether the individual has the knowledge and ability to use lanes properly.
  - (O) Observation: To determine whether the individual observes those things which are necessary for safe driving.
  - (P) Final Park: To determine the individual's ability to park the vehicle at the conclusion of the skills examination in a manner compatible with safe driving practices and statutory requirements.
  - (Q) Left turn items scored:
    - (i) Cuts corner on approach.
    - (ii) Cuts corner on lane entry.
    - (iii) Turns into the wrong lane (does not affect other traffic).
    - (iv) Turns from wrong lane (does not affect other traffic).
    - (v) Turns wheels while stopped, waiting to make turn.
    - (vi) Too wide on lane entry.
    - (vii) Fail to signal turn for at least 100 feet before turning.
    - (viii) Fail to approach turn in the proper lane.
  - (R) Right turn items scored:
    - (i) Too wide on approach.
    - (ii) Too wide on lane entry.
    - (iii) Turns from wrong lane (does not affect other traffic).

- (iv) Turns into wrong lane (does not affect other traffic).
- (v) Bumps, scrapes, or climbs curb.
- (vii) Fail to signal turn for at least 100 feet before turning.
- (viii) Fail to approach turn in the proper lane.
- (S) Passenger vehicles other than school buses or vehicles transporting passengers for hire are not required to stop at a railroad crossing.
- (74) Disqualifications are as follows:
  - (A) Collision with an object or a person.
  - (B) Violation of traffic laws.
  - (C) Collision prevented by defensive driving on the part of another driver, or evasive or defensive action taken by a pedestrian. An act which interferes with other vehicles or pedestrians, or otherwise could be considered an act or action that endangers lives or property shall constitute immediate failure.
  - (D) Action that results in damage to a vehicle or vehicles or property, or personal injury.
  - (E) Applicant's refusal to attempt to comply with the examiner's instruction.
  - (F) Examiner must aid in controlling the vehicle physically or by voice command.
  - (G) An applicant offers a bribe or gratuity.
  - (H) Applicant is unable or fails to operate the controls needed for the inspection of the vehicle.

(d) **Content of examination for Class A, B, or C commercial driver license.** The skills examination shall be conducted in conformance with 49 C.F.R., Section 383. The following actions by the applicant during the skills examination shall result in the applicant being disqualified from retaking the examination for one week.:

- (1) a collision with an object or a person;
- (2) any violation of traffic laws;
- (3) a potential collision which is prevented by defensive driving on the part of another driver or by evasive or defensive actions taken by a pedestrian;
- (4) an act which interferes with another vehicle or a pedestrian or which otherwise could be considered an act or action that endangers life or property;
- (45) an action that results in damage to any vehicle or property or in personal injury;
- (56) the refusal by an applicant to attempt to comply with the instructions of the examiner;
- (67) an action requiring the examiner to aid in controlling the vehicle either physically or by voice command;
- (78) an applicant offering a bribe or gratuity to the examiner; or
- (89) the inability or failure of the applicant to operate the controls needed for the inspection of the vehicle.

(e) **Retesting.**

(1) Applicants who fail the skills examination for a driver license or the motorcycle endorsement may be granted the opportunity to retest following a minimum waiting period of one (1) week. When an applicant fails to qualify for a Class A, B, C, or D license after three (3) skills examination attempts, he or she will be required to

obtain a restricted driver license, restricting the individual to operating a motor vehicle while accompanied by a qualified licensed driver in the front seat, before another skills examination will be administered.

(2) The Department shall conduct the skills examination for the holder of a restricted Class A, B, or C commercial driver license not more than three (3) times during the first one hundred eighty (180) days after the date of issuance of the restricted license and not more than one (1) time every ninety (90) days thereafter at the request of the restricted licensee [47 O.S. § 6-101(F)(2)].

(3) The Department shall conduct the skills examination for the holder of a restricted Class D driver license not more than three (3) times, each time at least seven (7) days apart or as instructed by the examiner, beginning thirty (30) days from the date of issuance of the restricted license. Should the restricted licensee fail the third examination, the licensee shall wait thirty (30) days before being given another skills examination by the Department. The fourth and subsequent examinations shall be given not more than one (1) time every thirty (30) days thereafter at the request of the restricted licensee.

(4) In computing any time period prescribed by this subsection, the day of the failed examination from which the designated period of time begins to run shall not be included. The last day of the period computed shall be included, unless it is not a working day, in which event the period runs until the end of the next working day.

(f) **Minimum waiting period for examination.** The holder of a restricted driver license will not be eligible to have a skills examination administered until after a minimum of thirty (30) days following the issuance of such license, provided the applicant is at least sixteen (16) years of age. However, the holder of a restricted Class A, B or C commercial driver license, restricting the holder to being accompanied by a licensed driver twenty-one (21) years of age or older holding a valid license for the class of vehicle being driven, may have the thirty-day waiting time waived, provided the holder of such restricted license is currently receiving instruction or has completed the driver training program conducted by a commercial truck driver education school licensed by the Department, a school bus driver education course conducted by the State Department of Education, or a truck driver training course offered by the Oklahoma Department of Career and Technology Education. Evidence of course completion or evidence the applicant is currently receiving instruction is required. In computing the 30-day time period prescribed by this subsection, the day on which the restricted driver license is issued shall not be included. The last day of the period computed shall be included, unless it is not a working day, in which event the period runs until the end of the next working day.

(g) **Skills examination for severely handicapped.** Any severely handicapped individual, who has completed the standard skills examination and not been disqualified, will continue to drive an extended route, as provided in this subsection, in order to evaluate the operation of special equipment that may be required because of the handicap.

## Permanent Final Adoptions

---

- (1) The extended skills examination will be at least thirty (30) minutes long, making the total examination at least forty-five (45) minutes in duration. However, the individual may be given a four-minute rest stop midway through the examination.
- (2) The extended skills examination will consist of interstate, expressway, or highway driving, or a combination of such driving situations, where possible so that a better evaluation may be rendered. Key points in this portion of the skills examination are as follows:
  - (A) Proper usage of acceleration and deceleration lanes,
  - (B) Lane usage,
  - (C) Highway speed control,
  - (D) Reaction to larger vehicles and fast traffic, and
  - (E) Use of special control devices.
- (3) If the individual fails to adequately perform on the extended portion of the examination, at the discretion of the driver examiner, the individual will be notified when he or she is eligible to return for the next examination.
- (h) **Substitute for skills examination.** A skills examination may be waived for a licensee when one of the following requirements is met:
  - (1) The licensee is the holder of a valid commercial driver license from one of the fifty (50) states, the District of Columbia, or a Canadian province.
  - (2) The licensee is a fireman or an active member of a branch of the military, provided the person for the two (2) years immediately preceding application for a commercial driver license [49 C.F.R. Parts 383 and 391]:
    - (A) can show, with proper documentation, that he or she has operated a representative class vehicle,
    - (B) certifies that he or she has not been licensed by more than one jurisdiction at the same time,
    - (C) certifies that he or she has not had any suspension, revocation, cancellation, denial, or disqualifications of driving privileges in the two (2) years immediately preceding application,
    - (D) has not been convicted of any major disqualifying offense, as defined in 47 O.S. § 6-205.2,
    - (E) has not been convicted more than once of a serious traffic offense, as defined in 47 O.S. § 6-205.2, regardless of type of vehicle the offense occurred in, and
    - (F) certifies that he or she has not been involved in any collision in which he or she was recorded as being at fault.
  - (3) The licensee is applying for a Class D driver license, provided all established requirements for a Class D license have been satisfied, and the licensee is licensed at the time of application by one of the fifty (50) states, by the District of Columbia, by a Canadian province, or by another country; provided, the current driver examination requirements of the country must be on file with the Department and must meet or exceed the standards, specifications, and requirements of the Department as set out in this Subchapter [47 O.S. § 6-110(A)(2)].
  - (4) The licensee:

(A) has enrolled in and successfully completed a course taught by an instructor certified by the Motorcycle Safety Foundation and using the Motorcycle Safety Foundation curriculum, and

(B) submits to the Department at the time of application for a motorcycle endorsement a Motorcycle RiderCourse? or an Experienced RiderCourse? completion card filled out by the certified instructor [47 O.S. §6-101(D)].

- (i) **Exemption from skills examination.** Any current licensee who is changing from a Class D driver license to a Class C commercial driver license with a hazardous materials endorsement is not required to take a skills examination unless the vehicle is equipped with air brakes.

### SUBCHAPTER 9. CERTIFIED SCHOOLS AND DESIGNATED EXAMINERS

#### 595:10-9-2. Scope and application

The provisions of this Subchapter shall apply only to schools and persons described under the following agreements ~~entered into pursuant to the Interlocal Cooperation Act, 74 O.S. Section 1001 et seq.:~~

(1) ~~ICA 96-0004 Memorandum of Understanding entered into on January 16, 1996, July 1, 2006, by and between the Department of Public Safety and the State Board of Education, approved by the Attorney General on March 11, 1996, and filed with the Secretary of State on March 19, 1996, and with the county clerk of Oklahoma County on March 19, 1996.~~

(2) ~~ICA 96-0012 Memorandum of Understanding entered into on February 22, 1996, January 1, 2007, by and between the Department of Public Safety and the Oklahoma Department of Career and Technology Education, approved by the Attorney General on February 16, 1996, and filed with the Secretary of State on February 21, 1996, and with the county clerk of Oklahoma County on February 21, 1996.~~

#### 595:10-9-3. Definitions

In addition to terms defined in 47 O.S., Section 1-101 et seq., the following words or terms, when used in this Subchapter, shall have the following meaning unless the context clearly indicates otherwise. Use of the singular term includes the plural, and use of the plural term includes the singular.

**"High school"** means a public school which is a secondary school, as defined in 70 O.S., Section 1-106, within a school district, as defined in 70 O.S., Section 1-108 which offers a school bus driver training course approved by the State Board of Education.

**"Technology center school"** means a technology center school within technology center school district, established pursuant to Section 9B of Article X of the Oklahoma Constitution and operated in accordance with the rules of the Oklahoma Board of Career and Technology Education which offers a school bus driver training course approved by the State Board

of Education or a truck driver training course approved by the State Board of Education.

**"Designated examiner"** means a driver training instructor employed by a certified school who has been approved by the Department of Public Safety to administer, on the premises of the certified school employing the instructor, the examination, as defined in this Section, for an Oklahoma Class A, B, or C commercial driver license. A designated examiner is not an employee of the Department of Public Safety.

**"Certified school"** means a high school or technology center school approved by the Department of Public Safety to provide, on the premises of the school, the driving skills examinations for Oklahoma Class A, B, or C commercial driver licenses.

**"Department"** means the Department of Public Safety.

**"Examination"** means the driving skills portion of the examination for an Oklahoma Class A, B, or C commercial driver license, including an examination to upgrade the current commercial driver license of a driver license applicant or an examination to remove restriction "V" from the current commercial driver license of a driver license applicant, administered on the premises of a certified school by a designated examiner employed by that school.

**"Federal Motor Carrier Safety Office Administration"** means the United States Department of Transportation Office of Motor Carrier Safety, 300 N. Meridian, Suite 106 South, Oklahoma City, Oklahoma 73107, (405) 605-6047.

**"Driver training instructor"** means an employee of a certified school who has been approved by the State Board of Education to teach school bus driver training courses, or has been approved by Oklahoma Board of Career and Technology Education to teach truck driver training courses, or who has the appropriate approval to teach both courses.

**595:10-9-4. Requirements for certification as a certified school; display of certificate; certification renewal**

(a) **Requirements and application for certification.** A high school or technology center school may apply for certification as a certified school. The applying school must meet the following requirements:

- (1) Be actively enrolling students and teaching a formal course of instruction for school bus drivers training as approved by the State Board of Education or truck driver training as approved by the Oklahoma Board of Career and Technology Education.
- (2) Obtain written approval from:
  - (A) the State Board of Education, if the school is a high school, or
  - (B) the Oklahoma Board of Career and Technology Education, if the school is a technology center school.
- (3) Submit an application to the Department on a form prescribed by the Department [see 595:10-9-13].
- (4) Have its on-site examination route or routes examined and approved by an employee of the Department. A route:

(A) ~~be must start and end~~ on the premises or property of the certified school, unless otherwise approved by the Department.

(B) must meet all state and federal requirements,

(C) may not be altered or changed in any manner without first being examined and approved by the Department, and

(D) may not be replaced by an alternate route unless the alternate route is first examined and approved by the Department.

(5) Agree to:

(A) meet minimum examination standards required by the Department and by the Federal Motor Carrier Safety Regulations [49 C.F.R. ~~§394~~ 383];

(B) allow access to school facilities by the Department and by the Federal Motor Carrier Safety Office Administration for the purpose of monitoring examinations and examining records;

(C) comply with the Oklahoma Open Records Act [51 O.S., Section 24a.1 et seq.] with regard to records kept pursuant to this Subchapter;

(D) maintain security of examination documents and related material as deemed necessary by the Department;

(E) ensure all examinations are administered by a designated examiner;

(F) ensure designated examiners administer the examination only to driver license applicants who:

(i) have enrolled in and successfully completed a formal course of instruction, as submitted to and approved by the Department, at the institution where the designated examiner is employed and certified, and

(ii) have an Oklahoma restricted commercial driver license and Oklahoma Class D driver license;

(G) ensure no person acts as a designated examiner without current certification from the Department;

(H) provide immediate written notification to the Department of any impropriety or misconduct of any designated examiner employed by the school;

(I) acknowledge that the Department reserves the right to take prompt and appropriate remedial action against the certification of any school or of any designated examiner in the event that the school or the designated examiner fails to comply with:

(i) any state law, Department rule, or federal regulation regarding the examination of an applicant for an Oklahoma Class A, B, or C commercial driver license, or

(ii) any terms of the appropriate ~~interlocal agreement~~ interlocal agreement memorandum of understanding or of a subsequent contract or agreement entered into pursuant to the ~~interlocal agreement~~ interlocal agreement memorandum of understanding;

(J) maintain records of all designated examiners employed by the school and copies of all documents

## Permanent Final Adoptions

relating to examinations administered for a period of not less than three (3) years;

(K) immediately notify the Department by telephone, followed by written notification within five (5) days, of the termination of employment of any designated examiner. The official seal of the Department, and the certificate and identification card issued by the Department to the designated examiner shall be returned to the Department with the written notification; ~~and~~

(L) immediately notify the CDL Coordinator within the Driver License ~~Fraud-Examining~~ Division of the Department by telephone or first-class mail of any fraudulent applications made to them to obtain an Oklahoma commercial driver license; and

(M) acknowledge that the Department reserves the right to randomly reexamine applicants tested by designated examiners for purposes of quality assurance.

(b) **Certification.** Upon acceptance and approval by the Department of the application for certification from a high school or technology center school, or upon acceptance and approval by the Department of the application for renewal of certification from a certified school, and upon completion to the satisfaction of the Department by the school of all other requirements for certification, the Department will provide the certified school with a certificate evidencing approval by the Department as a certified school. The certificate shall be posted at the examination location at the certified school and in full view of the public. The certificate shall be valid for five (5) years.

(c) **Renewal of certification.** A certified school may apply for renewal of certification as a certified school. The school must meet the following requirements:

- (1) Have evidence on file with the Department of a satisfactory on-site inspection conducted by an employee of the Department prior to renewal.
- (2) Employ at least one designated examiner.
- (3) Submit an application for renewal on a form prescribed by the Department no later than December 1 of ~~each~~ the year of expiration [See 595:10-9-13].

### **595:10-9-5. Requirements for certification as a designated examiner, display of certificate, certification renewal**

(a) **Requirements and application for certification.** A driver training instructor may apply for certification as a designated examiner. The applicant must meet the following requirements:

- (1) Meet all the requirements for a Driver License Examiner of the Department [47 O.S. §2-106(c) and (d)].
- (2) Complete an application provided by the Department [see 595:10-9-13] and submit a certified criminal history report from the Oklahoma State Bureau of Investigation certified.
- (3) Be employed by a certified school.
- (4) Have and maintain throughout the time period to be covered by the certification:

(A) a valid Oklahoma commercial driver license for the class or classes of vehicle, including any endorsement or endorsements, for which the instructor desires to administer examinations; provided, the applicant shall not be required to have a hazardous materials endorsement (Endorsement H),

(B) in order to administer school bus examinations, a current School Bus Workshop Instructor Certificate issued by the State Board of Education,

(C) in order to administer truck examinations, a current certificate issued by the Oklahoma Board of Career and Technology Education showing the applicant has met the current requirements.

(5) Successfully complete a course of instruction prescribed by the Department [see 595:10-9-6].

(6) Meet the same vision standards as for Driver License Examiners of the Department.

(7) Have full use of both upper and lower extremities.

(8) Agree to submit monthly reports, by the tenth business day of the following month, to the Department detailing examining activity.

(b) **Ineligibility based upon driving record or criminal record.** A driver training instructor shall be deemed to be ineligible for certification as a designated examiner upon evidence of a record of any of the following convictions:

(1) Two (2) or more convictions for a moving traffic offense within the twelve (12) months immediately preceding the application.

(2) Any alcohol- or drug-related conviction requiring the Department to revoke, suspend, or disqualify the instructor's driving privilege within the five (5) years immediately preceding the application.

(3) Any conviction for any offense which required or will require the Department to take any type of action against the instructor within the three (3) years immediately preceding the application, including, but not limited to:

(A) a warning letter, or

(B) a revocation, suspension, cancellation, denial or disqualification of the instructor's driving privileges.

(4) Any misdemeanor conviction, except for a misdemeanor conviction for a traffic offense, within the five (5) years immediately preceding the application.

(5) Any felony conviction in this state or any other state or country.

(c) **Certification.** Upon acceptance and approval by the Department of the application for certification from a driver training instructor, or upon acceptance and approval by the Department of the application for renewal of certification from a designated examiner, and upon completion to the satisfaction of the Department by the instructor or designated examiner of all other requirements for certification, the Department will provide the designated examiner with:

(1) a certificate evidencing approval by the Department as a designated examiner, which shall be posted at the examination location at the certified school and in full

view of the public. The certification will be valid for ~~five~~ three (3) years.

(2) an identification card to be carried by the designated examiner whenever the examiner is administering an examination.

(3) an official seal to be used by the designated examiner to be used as provided in 595:10-9-14.

(d) **Renewal of certification.**

(1) A certified designated examiner shall be eligible for renewal of certification if the examiner:

(A) submits an application for certification renewal upon a form provided by the Department no later than December 1 of each year [see 595:10-9-13],

(B) is currently employed by a certified school,

(C) currently meets the requirements and standards of the Department as prescribed by this Subchapter, (D) administered fifteen (15) or more examinations within the twelve (12) months immediately preceding the application for renewal of certification, and

(E) has passed all the written and the driving skills examinations for the class or classes of vehicle for which the designated examiner administers the examination. The examinations must be taken and passed every four (4) years, with a score of 80% or higher.

(2) Any driver training instructor who was previously certified as a designated examiner and whose previous certification has been expired for not more than one (1) year may make application for renewal of certification as provided in paragraph (1) of this section.

(3) Any designated examiner who does not qualify for renewal of certification may apply, after a period of at least six (6) months from the date the examiner was notified he or she was not qualified for renewal of certification, for certification as a designated examiner and must meet all requirements as for an initial application for certification as a designated examiner.

**595:10-9-7. Examination requirements and standards**

(a) **Eligibility.** To be eligible for an examination, applicants must successfully complete, prior to the examination, a formal course of instruction, as submitted to and approved by the Department, by the institution where the examination will be administered.

(b) **Application.** Before an examination may be given to a driver license applicant by a designated examiner, the applicant must completely fill out and submit to the examiner an Oklahoma driver license application (DPS Form DL-18-CT) [see 595:10-9-13].

(c) **Physical Qualifications.** Prior to any examination applicants shall be provided with a copy of physical qualifications for drivers from the Federal Motor Carrier Safety Regulations [49 C.F.R. § 391.41].

(d) **Standards.** Current minimum standards for the examination of applicants for an Oklahoma commercial driver license, as set forth in state statutes, Department rules, and federal regulations, shall be provided to all certified schools and designated examiners by the Department.

(e) **School bus examination requirements.** The school bus examination for an Oklahoma Class B or C commercial driver license administered by a designated examiner shall:

(1) include all specified school bus maneuvers as required by the Department, and

(2) meet or exceed all requirements of the Department and of the Federal Motor Carrier Safety Act [49 C.F.R. §391] for the class or classes of vehicle for which the driver license applicant is to be licensed.

(f) **Truck examination requirements.** The truck examination for an Oklahoma Class A, B, or C commercial driver license administered by a designated examiner shall:

(1) include all specified maneuvers as required by the Department [see 595:10-3-9 (relating to skills test)] and the Federal Motor Carrier Safety Act [49 C.F.R. §391 383].

(2) meet or exceed all requirements of the Department and of the Federal Motor Carrier Safety Act [49 C.F.R. §391 383].

(g) **Location of examination.** All examinations shall be administered on the route approved for the certified school employing the designated examiner.

**595:10-9-9. Failed examinations and reexamination**

(a) If the driver license applicant fails an examination administered by a designated examiner, the designated examiner may administer the examination to the applicant up to two (2) additional times. The designated examiner must wait the required amount of time before reexamining the applicant [see 595:10-3-7 and 595:10-3-9]. If the applicant fails the examination three (3) times, the designated examiner shall refer the applicant to the Department for any further examination.

(b) The designated examiner shall:

(1) record each failed examination on application form DL-18-CT [see 595:10-9-13]; and

(2) within twelve (12) hours, notify the Driver License Examining Division, CDL Help Desk, of the Department at (405) 425-2020 to report each failed examination.

**595:10-9-10. Driver license applicant**

(a) Any driver license applicant who requests an examination from a designated examiner shall:

(1) have enrolled in and successfully completed the school bus driver course or truck driver course approved by the Department, and

(2) take the examination on route approved by the Department for the certified school employing the designated examiner.

(b) Any driver license applicant who does not pass the examination administered by a designated examiner:

(1) must wait the required amount of time [see 595:10-3-7 and 595:10-3-9] before being reexamined, and

(2) may be given no more than two (2) subsequent examinations by the designated examiner at the certified school. Further examination of the driver license applicant must be conducted by the Department.

## Permanent Final Adoptions

---

(c) Any driver license applicant who needs an emergency certificate as a bus driver shall be examined only by the Department.

(d) Enrollment in or successful completion of a school bus driver course or a truck driver course, or successful passage of an examination administered by a designated examiner does not grant to the driver license applicant the privilege to operate any vehicle.

### 595:10-9-11. Records to be maintained by certified schools and designated examiners

(a) **Certified schools.** A certified school shall be responsible for maintaining all records pertaining to:

- (1) the certification of the school,
- (2) designated examiners currently employed by the school,
- (3) the certification of each examiner,
- (4) designated examiners employed by the school for the last three (3) years,
- (5) examination certificates and pre-trip forms on tests administered by designated examiner,
- (6) form DL-18-CT,
- (7) class rosters for classes conducted,
- (8) commercial driver license permits,
- (9) driver license applicants to whom an examination was administered by a designated examiner employed by the school, ~~and~~
- (10) examinations and the scores of those examinations, and
- (11) records of previously certified designated examiners.

(b) **Designated examiner.** A designated examiner shall be responsible for ~~maintaining all records pertaining to:~~ assisting the school in the maintenance of records described in (a).

- (1) ~~the certification of the examiner,~~
- (2) ~~examination and pre-trip forms,~~
- (3) ~~form DL-18-CT,~~
- (4) ~~workshop roster of copy of School Bus Workshop Application,~~
- (5) ~~commercial driver license permit, and~~
- (6) ~~Records of previously certified designated examiners.~~

(c) All records are to be kept for a period of three (3) years and open for audit and inspection by the Department, the State Board of Education, the Oklahoma Board of Career and Technology Education, and the Federal Motor Carrier Safety Office Administration. An employee of any of the foregoing entities shall not be required to give prior notice before appearing to examine the records of a certified school or a designated examiner.

### 595:10-9-13. Prescribed forms

(a) **Certified school application.** A high school or technology center school shall request an application from the Department to apply for certification as a certified school. A certified school shall request an application form from the Department to apply for renewal of certification as a certified

school. The application will require the applying school to provide the following information:

- (1) Date of application.
- (2) Whether the application is an original or renewal application.
- (3) Name of the school.
- (4) Name and number of the school district.
- (5) Complete school physical address and mailing address.
- (6) County name and number.
- (7) Name of administrator or superintendent.
- (8) Telephone number of administrator or superintendent.
- (9) Name of transportation director.
- (10) Name of each designated examiner employed by the school, if the application is for renewal of certification..
- (11) Statement of agreement to comply with rules of the Department and with the provisions of the appropriate ~~interlocal agreement memorandum of understanding~~ and any subsequent contracts and memorandums.
- (12) Any other information the Department deems necessary to process the application.
- (13) Signature of the administrator or superintendent.

(b) **Designated examiner application.** A driver training instructor shall request an application form from the Department to apply for certification as a designated examiner. A designated examiner shall request an application form from the Department to apply for renewal of certification as a designated examiner. The application will require the applicant to provide the following personal information:

- (1) Date of application.
- (2) Whether the application is an original or renewal application.
- (3) Full name.
- (4) Complete home address and mailing address
- (5) Telephone numbers (residence and business).
- (6) Name of the employing school.
- (7) Name and number of the school district in which the employing school is located
- (8) Date of birth.
- (9) Social security number.
- (10) Oklahoma commercial driver license number.
- (11) Any other information the Department deems necessary to process the application.
- (12) Signature of applicant.

(c) **Certified school certificate.** The certificate for a certified school shall include, but not limited to, the following information:

- (1) Official name and seal of the Department.
- (2) Official name of the school.
- (3) School district name and number.
- (4) City (when applicable) and county where the school is located.
- (5) Type of certification
- (6) Date of certification.
- (7) Expiration date of certification.
- (8) A unique certification number.

(9) Name and signature of the Commissioner of Public Safety.

(d) **Designated examiner certificate.** The certificate for a designated examiner shall include, but not limited to, the following information:

- (1) Official name and seal of the Department
- (2) Full name of the designated examiner.
- (3) Name, school district name and number, city (when applicable), county, and certification number of the certified school employing the designated examiner.
- (4) Type of certification.
- (5) Date of certification.
- (6) Expiration date of certification.
- (7) A unique certification number.
- (8) Name and signature of the Commissioner of Public Safety.

(e) **Oklahoma driver license application.** Oklahoma driver license application forms (DPS Form DL-18-CT) [see Appendix E] will be provided to each certified school. Each portion of the application shall be completed by the appropriate person, as indicated on the application, using black ink only. The driver license applicant shall complete the applicant's portion of the application form and submit the form to the designated examiner. The designated examiner shall document on the application form the gross vehicle weight rating (GVWR), the license plate number, as well as any other specific identifier pertinent to the vehicle used in the examination. The designated examiner shall also document on the form the results of the each examination administered to the driver license applicant, verifying all the information on the application, and approving the application, if the driver license applicant successfully passes each examination administered for the class of motor vehicle and any endorsements. Upon approval, the designated examiner shall return the application form to the applicant. The driver license applicant shall surrender the approved application to a Driver License Examiner of the Department to complete any required licensing procedures, including, but not limited to, the administration of written examinations. The application shall be filled out by the designated examiner before referring the applicant to the Department to take the commercial driver license written examination.

(f) **Where to obtain forms.** All forms are provided by the Department and can be obtained by a certified school or a designated examiner by written request to: Oklahoma Department of Public Safety, Driver License Examining Division, P.O. Box 11415, Oklahoma City, Ok 73136-1415.

**595:10-9-15. Prohibited acts; conduct**

(a) **Certified schools - prohibited acts.** A certified school shall not:

- (1) permit to be used any form of alcoholic beverage or drugs in or about the school premises, including the examination route, or in any motor vehicle being used for the purpose of administering an examination,
- (2) require or permit the administration of an examination to any driver license applicant with physical handicaps,

(3) require or permit the administration of an examination to any person who has not enrolled in and successfully completed a course, as submitted to and approved by the Department, at that certified school,

- (4) require or permit any person other than a designated examiner to administer any examination,
- (5) require or permit the administration of an examination in a vehicle required to be placarded for hazardous materials,
- (6) commit or omit any act which constitutes a violation of any of the rules of this subchapter or the laws of this state governing designated examiner certification.

(b) **Designated examiner - prohibited acts.** A designated examiner shall not:

- (1) use or permit to be used any form of alcoholic beverage or drugs in or about the school premises, including the examination route, or in any motor vehicle being used for purpose of administering an examination,
- (2) administer an examination to any driver license applicant with physical handicaps,
- (3) administer an examination to any person who has not enrolled in and successfully completed a course, as submitted to and approved by the Department, at the certified school employing the designated examiner,
- (4) administer an examination to any person who has not been issued and does not possess a restricted commercial driver license for the class of vehicle in which the examination is to be given, or
- (5) administer an examination in a vehicle required to be placarded for hazardous materials.
- (6) administer an examination to any person related by consanguinity (by blood relation) or affinity (by marriage) within the third degree,
- (7) accept any present or favor from an applicant or any other person who has or may have an interest in the outcome of an examination, or accept any employment which represents a conflict of interest to the examination process,
- (8) use the designated examiner position for any personal advantage,
- (9) commit or omit any act which constitutes a violation of any of the rules of this subchapter or the laws of this state governing designated examiner certification.

(c) **Designated examiner - conduct.** A designated examiner shall:

- (1) Recognize that his or her position is of the highest public trust and that, on the wisdom of his or her decision, the lives of many people daily depend,
- (2) Impartially administer all official duties without regard to race, creed, position, or influence, according no applicant more reasonable treatment than any other,
- (3) Conduct each examination in a manner which reflects:
  - (A) its importance to society,
  - (B) its seriousness to the individual, and
  - (C) the unquestioned competence of the examiner,
- (4) Exercise only such legal authority as has been duly vested in the position of a designated driver examiner,

# Permanent Final Adoptions

(5) Fully appreciate and fulfill the responsibilities of his or her certification in order to strengthen public confidence in driver license testing.

## 595:10-9-16. Termination of contracts and agreements

Contracts and agreements entered into by the State Board of Education, by the Oklahoma Board of Career and Technology Education, or by an individual certified school and the Department may be terminated by either party, by giving written notice to the other party, stating cause or reason for termination, as provided by the applicable ~~interlocal agreement memorandum of understanding~~.

## 595:10-9-17. Withdrawal or denial of certification

(a) The Department may:

- (1) cancel, suspend, revoke, or refuse to renew the certification of a certified school or designated examiner for failure to comply with any provisions of state law, federal regulation, or Department rule.
- (2) deny certification to a high school or technology center school applying for certification as a certified school for failure to meet the requirements prescribed by this Subchapter.
- (3) deny certification to any driver training instructor applying for certification as a designated examiner for failure to meet the requirements prescribed by this Subchapter.

(b) Where it is determined that a minor disqualification exists which may readily be rectified by the school or designated examiner, the Department may informally notify such party by mail or telephone of such minor disqualification or violation, with a request for compliance within a specified period of time. If such party fails to rectify the disqualification or violation, the Department may proceed to deny, suspend, revoke or cancel certification.

(c) The Department may deny or cancel certification of any applicant, certified school, or designated examiner for not more than five (5) years when it is determined and good cause appears that the applicant, school, or examiner demonstrated willful disregard of the rules established in this subchapter or committed other negligent acts.

## SUBCHAPTER 11. CERTIFIED SCHOOLS AND DESIGNATED CLASS D EXAMINERS [REVOKED]

### 595:10-11-1. Purpose [REVOKED]

~~This Subchapter establishes requirements and procedures standards for the certification of public or private secondary schools, technology center schools, and commercial driver training schools and of driver training instructors to administer written examinations, on the premises of the school, and driving skills examinations, on the approved routes of the school, to qualified applicants for a Class D driver license.~~

### 595:10-11-2. Scope and application [REVOKED]

~~The provisions of this Subchapter shall apply only to schools and persons described under the provisions of 47 O.S. §6-110(D).~~

### 595:10-11-3. Definitions [REVOKED]

~~In addition to terms defined in 47 O.S. §1-101 et seq., the following words or terms, when used in this Subchapter, shall have the following meaning unless the context clearly indicates otherwise. Use of the singular term includes the plural, and use of the plural term includes the singular.~~

~~"Certified school" means a school or technology center school approved by the Department of Public Safety to provide, on the premises and approved route of the school, the examinations for Oklahoma Class D driver licenses.~~

~~"Department" means the Department of Public Safety.~~

~~"Designated Class D examiner" or "designated examiner" means a certified driver education instructor [47 O.S. § 6-110(D)] employed by a certified school who has been approved and certified by the Department of Public Safety to administer, on the premises and approved route of the certified school employing the instructor, the examinations, as defined in this Section, for an Oklahoma Class D driver license. A designated examiner is not an employee of the Department of Public Safety.~~

~~"Division" means the Driver License Examining Division of the Department.~~

~~"Driver education" or "driver education course" means a prescribed secondary school driver education course, as defined by 70 O.S. §19-113, or a driver education course or commercial driver training course certified by the Department of Public Safety [47 O.S. § 6-110(D)].~~

~~"Driver training instructor" means an employee of a certified school who is currently certified by the State Board of Education to teach driver education courses [47 O.S. § 6-110(D)].~~

~~"Examination" means either the written or driving skills examinations for an Oklahoma Class D driver license, or both.~~

~~"School" means a:~~

~~(A) public school which is a secondary school, as defined in 70 O.S. §1-106, within a school district, as defined in 70 O.S. §1-108, which offers a prescribed secondary school driver education course, as defined by 70 O.S. §19-113,~~

~~(B) private school which is a secondary school, including parochial and other nonpublic schools, which offers a driver education course certified by the Department of Public Safety, or~~

~~(C) commercial driver training school, as defined in 47 O.S. §801(A).~~

~~"Technology center school" means a technology center school within a technology center school district, established pursuant to Section 9B of Article X of the Oklahoma Constitution and operated in accordance with the rules of the Oklahoma Board of Career and Technology Education which offers a driver education course approved by the State Board of Education.~~

**595:10-11-4. Requirements for certification as a certified school; display of certificate; certification renewal [REVOKED]**

~~(a) **Requirements and application for certification.** A school or technology center school may apply for certification as a certified school. The applying school must meet the following requirements:~~

- ~~(1) Be actively enrolling students and teaching a formal course of driver education.~~
- ~~(2) Obtain written approval, if applicable, from:
 
  - ~~(A) the State Board of Education, if the school is a secondary school, or~~
  - ~~(B) the Oklahoma Board of Career and Technology Education, if the school is a technology center school.~~~~
- ~~(3) Submit an application to the Department on a form prescribed by the Department [see 595:10-11-12].~~
- ~~(4) Have its examination route or routes examined and approved by an employee of the Division. A route:
 
  - ~~(A) must meet all state and Department requirements;~~
  - ~~(B) may not be altered or changed in any manner without first being examined and approved by the Division, and~~
  - ~~(C) may not be replaced by an alternate route unless the alternate route is first examined and approved by the Division.~~~~
- ~~(5) Agree to:
 
  - ~~(A) meet minimum examination standards required by the Department;~~
  - ~~(B) allow access to school facilities by the Department for the purpose of monitoring examinations and examining records;~~
  - ~~(C) comply with the Oklahoma Open Records Act [51 O.S. Section 24A.1 et seq.] with regard to records kept pursuant to this Subchapter;~~
  - ~~(D) maintain security of examination documents and related material as deemed necessary by the Department;~~
  - ~~(E) ensure all examinations are administered by a designated examiner;~~
  - ~~(F) ensure designated examiners administer the examination only to driver license applicants who have enrolled in and successfully completed a formal course of driver education at the school where the designated examiner is employed and certified.~~
  - ~~(G) ensure no person acts as a designated examiner without current certification from the Department;~~
  - ~~(H) provide immediate written notification to the Division of any impropriety or misconduct of any designated examiner employed by the school;~~
  - ~~(I) acknowledge that the Department reserves the right to take prompt and appropriate remedial action against the certification of any school or of any designated examiner in the event that the school or the designated examiner fails to comply with any state law or Department rule regarding the examination of an applicant for an Oklahoma Class D driver license;~~~~

~~(J) maintain records of all designated examiners employed by the school and copies of all documents relating to examinations administered for a period of not less than three (3) years;~~

~~(K) immediately notify the Division by telephone of the termination of employment of any designated examiner, followed by written notification to the Department within five (5) days. With the written notification, the school shall return the official seal of the Department and the certificate and identification card issued by the Department to the designated examiner;~~

~~(L) immediately notify the Driver License Fraud Division of the Department by telephone, facsimile transmission, or first class mail of any fraudulent applications made to them to obtain an Oklahoma Class D driver license; and~~

~~(M) notify the Division in writing of facsimile transmission of any collision that occurred during the administration of a driving skills examination.~~

~~(b) **Certification.** Upon acceptance and approval by the Department of the application for certification from a school or technology center school, or upon acceptance and approval by the Department of the application for renewal of certification from a certified school, and upon completion to the satisfaction of the Department by the school of all other requirements for certification, the Department will provide the certified school with a certificate evidencing approval by the Department as a certified school. The certificate shall be posted at the examination location at the certified school and in full view of the public. The certificate shall be valid for five (5) years.~~

~~(c) **Renewal of certification.** A certified school may apply for renewal of certification as a certified school. The school must meet the following requirements:~~

- ~~(1) Have evidence on file with the Department of a satisfactory on-site inspection conducted by an employee of the Division prior to renewal.~~
- ~~(2) Employ at least one designated examiner.~~
- ~~(3) Submit an application for renewal on a form prescribed by the Department no later than December 1 of each year [See 595:10-11-12].~~

**595:10-11-5. Requirements for certification as a designated examiner; display of certificate; certification renewal [REVOKED]**

~~(a) **Requirements and application for certification.** A driver training instructor may apply for certification as a designated examiner. The applicant must meet the following requirements:~~

- ~~(1) Complete an application provided by the Department [see 595:10-11-12] and submit a certified criminal history report from the Oklahoma State Bureau of Investigation certified.~~
- ~~(2) Be employed by a certified school.~~
- ~~(3) Have and maintain throughout the time period to be covered by the certification:
 
  - ~~(A) a valid Oklahoma Class D driver license, and~~~~

# Permanent Final Adoptions

- (B) a current driver education instructor certificate issued by the State Board of Education.
- (5) Successfully complete a course of instruction prescribed by the Department [see 595:10-11-6].
- (6) Have 20/30 or better vision in each eye, with or without corrective lenses, as determined by Department vision screening devices. An applicant will be considered ineligible for certification if the applicant:
  - (A) has any progressive eye disease,
  - (B) has tunnel vision,
  - (C) wears telescopic lenses, or
  - (D) is required by Department standards to have any vision restriction other than the driving restriction number one (1), "Corrective Lenses," on the driver license.
- (7) Have full use of both upper and lower extremities.
- (b) **Ineligibility based upon driving record or criminal record.** A driver training instructor shall be deemed to be ineligible for certification as a designated examiner upon evidence of a record of any of the following convictions:
  - (1) Two (2) or more convictions for a moving traffic offense within the twelve (12) months immediately preceding the application.
  - (2) Any alcohol or drug related conviction requiring the Department to revoke, suspend, or disqualify the instructor's driving privilege within the five (5) years immediately preceding the application.
  - (3) Any conviction for any offense that required or will require the Department to take any type of action against the instructor within the three (3) years immediately preceding the application, including, but not limited to:
    - (A) a warning letter, or
    - (B) a revocation, suspension, cancellation, denial or disqualification of the instructor's driving privileges.
  - (4) Any misdemeanor conviction, except for a misdemeanor conviction for a traffic offense, within the five (5) years immediately preceding the application.
  - (5) Any felony conviction in this state or any other state or country.
- (c) **Certification.** Upon acceptance and approval by the Department of the application for certification from a driver training instructor, or upon acceptance and approval by the Department of the application for renewal of certification from a designated examiner, and upon completion to the satisfaction of the Department by the instructor or designated examiner of all other requirements for certification, the Department will provide the designated examiner with:
  - (1) a certificate evidencing approval by the Department as a designated examiner, which shall be posted at the examination location at the certified school and in full view of the public. The certification will be valid for one (1) year.
  - (2) an identification card to be carried by the designated examiner whenever the examiner is administering an examination.
  - (3) an official seal to be used by the designated examiner to be used as provided in 595:10-11-14.
- (d) **Renewal of certification.**
  - (1) A certified designated examiner shall be eligible for renewal of certification if the examiner:
    - (A) submits an application for certification renewal upon a form provided by the Department no later than December 1 of each year [see 595:10-11-12],
    - (B) is currently employed by a certified school,
    - (C) currently meets the requirements and standards of the Department as prescribed by this Subchapter,
    - (D) administered twenty (20) or more examinations within the twelve (12) months immediately preceding the application for renewal of certification, and
    - (E) has passed all necessary examinations for a Class D motor vehicle. The examinations must be taken and passed every two (2) years, with a score of 80% or higher.
  - (2) Any driver training instructor who was previously certified as a designated examiner and whose previous certification has been expired for not more than one (1) year may make application for renewal of certification as provided in paragraph (1) of this section.
  - (3) Any designated examiner who does not qualify for renewal of certification may apply, after a period of at least six (6) months from the date the examiner was notified he or she was not qualified for renewal of certification, for certification as a designated examiner and must meet all requirements as for an initial application for certification as a designated examiner.

## 595:10-11-6. Course of instruction for driver training instructors applying for certification as a designated examiner [REVOKED]

- (a) A driver training instructor applying for certification as a designated examiner shall enroll in and successfully complete a course of instruction as determined by the Department before the instructor will be considered for approval and certification as a designated examiner.
- (b) The Department will, from time to time, conduct a course of instruction for driver training instructors applying for certification as designated examiners. The Department will determine the standards and requirements for the curriculum and successful completion of the course of instruction. The curriculum shall include, but not be limited to, the following subjects:
  - (1) Examination standards and scoring.
  - (2) Forms and reports.
  - (3) Oklahoma statutes.
  - (4) Department rules.
  - (5) Behind the wheel driving.
  - (6) Records and recordkeeping.
- (c) The dates and locations of courses of instruction will be determined by the Department.

**595:10-11-7. Examination requirements and standards [REVOKED]**

(a) **Application.** Before an examination may be given to a driver license applicant by a designated examiner, the applicant shall provide proper primary and secondary identification to the designated examiner and completely fill out and submit to the examiner an Oklahoma driver license application (DPS Form DL-18-CT) [see 595:10-11-12].

(b) **Standards.** Current minimum standards for the examination of applicants for an Oklahoma Class D driver license, as set forth in state statutes and Department rules shall be provided to all certified schools and designated examiners by the Department.

(c) **Examinations.**

(1) The driving skills examination for an Oklahoma Class D driver license administered by a designated examiner shall:

- (A) include all specified maneuvers as required by the Department, and
- (B) meet or exceed all requirements of the Department for the Class D driver license.

(2) The written examination for an Oklahoma Class D driver license shall consist of questions whose number and content have been approved by the Department.

(3) If a student fails an examination for an Oklahoma Class D driver license administered by the designated examiner, the examiner shall notify the Division by facsimile transmission of such failure on the same day as the failure. The notification shall include, at a minimum, the student's:

- (A) name and birthdate,
- (B) driver license number, if applicable;
- (C) score on the failed examination, along with any details of the failure which the examiner deems pertinent to the Department's records.

(d) **Location of examination.** All written examinations shall be administered at the school employing the designated examiner. All driving skills examination shall be administered on the route approved for the certified school employing the designated examiner which shall be a different route than any route used for training the student being examined.

(e) **Vehicle used for driving skills examination.** The student or parent or legal guardian of the student may specify the vehicle in which the driving skills examination for an Oklahoma Class D driver license is administered. The vehicle shall meet the requirements as set out in OAC 595:10-3-8. The school shall not charge the student for the use of a vehicle which is not owned or leased by the school.

**595:10-11-8. Reexamination upon failure of examination [REVOKED]**

(a) If the driver license applicant fails an examination administered by a designated examiner, the designated examiner may administer only one immediately subsequent examination to the applicant. The designated examiner must wait the required amount of time before reexamining the applicant [see 595:10-3-7 and 595:10-3-9]. If the applicant fails the examination two (2) times, the designated examiner shall refer the applicant to the Department for any further examination.

(b) The designated examiner shall record each failed examination on the application form DL-18-CT [see 595:10-11-12] and notify the Division of such failure by facsimile transmission, as provided in OAC 595:10-11-7(c).

**595:10-11-9. Driver license applicant [REVOKED]**

(a) Any driver license applicant who requests an examination from a designated examiner shall:

(1) have enrolled in and successfully completed [47 O.S. §6-110(D)]:

- (A) a public secondary school driver education course [70 O.S. §19-113 et seq.];
- (B) a parochial, private, or nonpublic secondary school driver education course, certified by the Department of Public Safety, or
- (C) a commercial driver training course [47 O.S. §801 et seq.], and

(2) take the written examination at the school employing the designated examiner, or take the driving skills examination on the route approved by the Department for the certified school employing the designated examiner, or both of the examinations.

(b) Any driver license applicant who does not pass an examination administered by a designated examiner:

- (1) must wait the required amount of time [see 595:10-3-7 and 595:10-3-9] before being reexamined, and
- (2) may be given no more than one (1) immediately subsequent examination by the designated examiner at the certified school. Further examination of the driver license applicant must be conducted by the Department.

(c) Enrollment in or successful completion of a driver education or training course, or successful passage of an examination administered by a designated examiner does not grant to the driver license applicant the privilege to operate any vehicle.

(d) At its discretion, the Department may retest any driver license applicant for any reason.

**595:10-11-10. Records to be maintained by certified schools and designated examiners [REVOKED]**

(a) **Certified schools.** A certified school shall be responsible for maintaining all records pertaining to:

- (1) the certification of the school,
- (2) designated examiners currently employed by the school,
- (3) designated examiners employed by the school for the last three (3) years,
- (4) driver license applicants to whom an examination was administered by a designated examiner employed by the school,
- (5) examinations and the scores of those examinations, and
- (6) records kept by previous designated examiners.

(b) **Designated examiner.** A designated examiner shall be responsible for maintaining all records pertaining to:

- (1) the certification of the examiner,

# Permanent Final Adoptions

- (2) examinations,
  - (3) forms DL 18 CT,
  - (4) copies of the driver education course roster, and
  - (5) restricted Oklahoma Class D driver licenses.
- (e) All records are to be kept for a period of three (3) years and open for audit and inspection by the Department and the State Board of Education. An employee of any of the foregoing entities shall not be required to give prior notice before appearing to examine the records of a certified school or a designated examiner.

## 595:10-11-11. Records to be maintained at the Department [REVOKED]

(a) **School records.** The following records shall be maintained by the Department at its headquarters for each certified school, for each previously certified school, and for each school and technology center school which submitted an application for certification but was denied certification by the Department.

- (1) The original application and all subsequent renewal applications, including investigative reports.
- (2) Evidence of approval or denial of the application by the Department.
- (3) Current designated examiners employed by the school.
- (4) Former designated examiners employed by the school within the last three (3) years.
- (5) Annual quality inspection reports.
- (6) Complaints received.
- (7) Commendations received.
- (8) Evidence of violation of any standard, requirement, state statute or Department rule relating to driver license examination.
- (9) Correspondence.
- (10) Expired certifications.
- (11) Canceled, suspended or revoked certifications.
- (12) Audits.

(b) **Designated examiner and driver training instructor records.** The following records shall be maintained by the Department at its headquarters for each designated examiner and for each driver training instructor who submitted an application for certification as a designated examiner but was denied certification by the Department:

- (1) The original application and all subsequent renewal applications, including investigative reports.
- (2) Evidence of approval or denial of the application by the Department.
- (3) The name of the school where the instructor is employed.
- (4) The name of any school which employed the instructor within the last three (3) years.
- (5) Annual quality inspection reports.
- (6) Complaints received.
- (7) Commendations received.
- (8) Evidence of violation of any standard, requirement, state statute or Department rule relating to driver license examination.
- (9) Correspondence.

- (10) Expired certifications.
  - (11) Canceled, suspended or revoked certifications.
  - (12) Individual files of audits.
- (e) In addition to the records specified in paragraphs (a) and (b) of this Section, the Department shall make available to the public upon request a list of all current designated examiners and certified schools.

## 595:10-11-12. Prescribed forms [REVOKED]

(a) **Certified school application.** A school or technology center school shall request an application from the Department to apply for certification as a certified school. A certified school shall request an application form from the Department to apply for renewal of certification as a certified school. The application will require the applying school to provide the following information:

- (1) Date of application.
- (2) Whether the application is an original or renewal application.
- (3) Name of the school.
- (4) Name and number of the school district (when applicable).
- (5) Complete school physical address and mailing address.
- (6) County name and number.
- (7) Name of administrator or superintendent.
- (8) Telephone number of administrator or superintendent.
- (9) Name of each designated examiner employed by the school, if the application is for renewal of certification.
- (10) Statement of agreement to comply with rules of the Department and with the provisions of the appropriate interlocal agreement and any subsequent contracts.
- (11) Any other information the Department deems necessary to process the application.
- (12) Any fee(s) required by law.
- (13) Signature of the administrator or superintendent.

(b) **Designated examiner application.** A driver training instructor shall request an application form from the Department to apply for certification as a designated examiner. A designated examiner shall request an application form from the Department to apply for renewal of certification as a designated examiner. The application will require the applicant to provide the following personal information:

- (1) Date of application.
- (2) Whether the application is an original or renewal application.
- (3) Full name.
- (4) Complete home address and mailing address.
- (5) Telephone numbers (residence and business).
- (6) Name of the employing school.
- (7) Name and number of the school district in which the employing school is located (when applicable).
- (8) Date of birth.
- (9) Social security number.
- (10) Oklahoma Class D driver license number.
- (11) Any other information the Department deems necessary to process the application.

- (12) Signature of applicant.
- (c) **Certified school certificate.** The certificate for a certified school shall include, but not limited to, the following information:
- (1) Official name and seal of the Department.
  - (2) Official name of the school.
  - (3) School district name and number (when applicable).
  - (4) City (when applicable) and county where the school is located.
  - (5) Type of certification
  - (6) Date of certification.
  - (7) Expiration date of certification.
  - (8) A unique certification number.
  - (9) Name and signature of the Commissioner of Public Safety.
- (d) **Designated examiner certificate.** The certificate for a designated examiner shall include, but not limited to, the following information:
- (1) Official name and seal of the Department
  - (2) Full name of the designated examiner.
  - (3) Name, school district name and number (when applicable), city (when applicable), county, and certification number of the certified school employing the designated examiner.
  - (4) Type of certification.
  - (5) Date of certification.
  - (6) Expiration date of certification.
  - (7) A unique certification number.
  - (8) Name and signature of the Commissioner of Public Safety.
- (e) **Oklahoma driver license application.** Oklahoma driver license application forms (DPS Form DL-18 CT) will be provided to each certified school. Each portion of the application shall be completed by the appropriate person, as indicated on the application, using black ink only. The driver license applicant shall complete the applicant's portion of the application form and submit the form to the designated examiner. The designated examiner shall document on the application form the results of the each examination administered to the driver license applicant, verifying all the information on the application, and certifying each examination administered and successfully passed by the applicant. If the applicant fails to pass any such examination, the designated examiner shall indicate and certify such failure on the application. Upon certification, the designated examiner shall affix the examiner's seal and certification number to the application and return the application to the applicant. The driver license applicant shall surrender the certified application to a Driver License Examiner of the Department to complete any required licensing procedures, including, but not limited to, the administration of any written or driving skills examinations not already taken and passed and vision testing. The application shall be filled out by the designated examiner before referring the applicant to the Department.
- (f) **Where to obtain forms.** All forms are provided by the Department and can be obtained by a certified school or a designated examiner by written request to: Oklahoma Department

of Public Safety, Driver License Examining Division, P.O. Box 11415, Oklahoma City, Ok 73136 1415.

**595:10-11-13. Official seal [REVOKED]**

- (a) The Department will provide its official seal to each designated examiner. The certified school shall provide its official seal to each designated examiner it employs. The seals shall be imprinted upon each approved Oklahoma Driver License Application (DPS Form DL-18 A) signed by the designated examiner as a part of the examiner's verification of each examination administered to the applicant whose name appears on the application form.
- (b) If the designated examiner does not renew certification as a designated examiner, or leaves the employment of or is terminated from employment by the certified school, the official seal of the Department shall be surrendered by the examiner to the school. The school shall ensure the official seal of the Department is surrendered to it by the designated examiner. The school shall immediately notify the Department by telephone of the status of the designate examiner and shall, within five (5) days, return the official seal of the Department along with written notification of the status of the examiner.

**595:10-11-14. Prohibited acts; conduct [REVOKED]**

- (a) **Certified schools—prohibited acts.** A certified school shall not:
- (1) permit to be used any form of alcoholic beverage or drugs in or about the school premises, including the examination route, or in any motor vehicle being used for the purpose of administering an examination;
  - (2) require or permit the administration of an examination to any driver license applicant with physical handicaps;
  - (3) require or permit the administration of an examination to any person who has not enrolled in and successfully completed a course at that certified school;
  - (4) require or permit any person other than a designated examiner to administer any examination;
  - (5) commit or omit any act which constitutes a violation of any of the rules of this subchapter or the laws of this state governing designated examiner certification.
- (b) **Designated examiner—prohibited acts.** A designated examiner shall not:
- (1) use or permit to be used any form of alcoholic beverage or drugs in or about the school premises, including the examination route, or in any motor vehicle being used for purpose of administering an examination;
  - (2) administer an examination to any driver license applicant with physical handicaps;
  - (3) administer an examination to any person who has not enrolled in and successfully completed a course at the certified school employing the designated examiner;
  - (4) administer an examination on the same route on which the student was trained; or
  - (5) administer an examination to any person:
    - (A) who does not have a valid Oklahoma restricted driver license; or

# Permanent Final Adoptions

- (B) who does not present a DL-18-CT issued by the Department of Public Safety,
- (6) administer an examination to any person related by consanguinity (by blood relation) or affinity (by marriage) within the third degree,
- (7) accept any present or favor from an applicant or any other person who has or may have an interest in the outcome of an examination, or accept any employment which represents a conflict of interest to the examination process,
- (8) use the designated examiner position for any personal advantage,
- (9) commit or omit any act which constitutes a violation of any of the rules of this subchapter or the laws of this state governing designated examiner certification.
- (e) ~~Designated examiner — conduct.~~ A designated examiner shall:
- (1) Recognize that his or her position is of the highest public trust and that, on the wisdom of his or her decision, the lives of many people daily depend,
- (2) Impartially administer all official duties without regard to race, creed, position, or influence, according no applicant more reasonable treatment than any other,
- (3) Conduct each examination in a manner which reflects:
- (A) Its importance to society,
- (B) Its seriousness to the individual,
- (C) The unquestioned competence of the examiner,
- (4) Exercise only such legal authority as has been duly vested in the position of a designated driver examiner,
- (5) Fully appreciate and fulfill the responsibilities of his or her certification in order to strengthen public confidence in driver license testing.

## 595:10-11-15. Termination, withdrawal, or denial of certification [REVOKED]

- (a) Certification granted under this Subchapter may be terminated by either the Department or the certified party, by giving written notice to the other party, stating cause or reason for termination.
- (b) The Department may:
- (1) cancel, suspend, revoke, or refuse to renew the certification of a certified school or designated examiner for failure to comply with any provisions of state law, federal regulation, or Department rule.
- (2) deny certification to a school or technology center school applying for certification as a certified school for failure to meet the requirements prescribed by this Subchapter.
- (3) deny certification to any driver training instructor applying for certification as a designated examiner for failure to meet the requirements prescribed by this Subchapter.
- (e) Where it is determined that a minor disqualification exists that may readily be rectified by the school or designated examiner, the Department may informally notify such party by mail or telephone of such minor disqualification or violation, with a request for compliance within a specified period of time.

If such party fails to rectify the disqualification or violation, the Department may proceed to deny, suspend, revoke or cancel certification.

## 595:10-11-16. Hearings [REVOKED]

Any party aggrieved under this Subchapter may request a hearing with the Department pursuant to OAC 595:1-3.

[OAR Docket #07-1303; filed 7-3-07]

## TITLE 595. DEPARTMENT OF PUBLIC SAFETY CHAPTER 15. FINANCIAL RESPONSIBILITY

[OAR Docket #07-1304]

### RULEMAKING ACTION:

PERMANENT final adoption.

### RULES:

Subchapter 1. Vehicle Liability Insurance Cancellation  
595:15-1-5. Verification of insurance presented to the Department [NEW]

### AUTHORITY:

Commissioner of Public Safety; 47 O.S. §§ 7-608 and 7-609.

### DATES:

#### Comment Periods:

February 15, 2007, through March 27, 2007

#### Public Hearing:

March 27, 2007

#### Adoption:

March 30, 2007

#### Submitted to Governor:

March 30, 2007

#### Submitted to House:

March 30, 2007

#### Submitted to Senate:

March 30, 2007

#### Gubernatorial approval:

May 4, 2007

#### Legislative approval:

Failure of the Legislature to disapprove the rules resulted in approval on May 24, 2007.

#### Final Adoption:

May 24, 2007

#### Effective:

August 15, 2007

#### SUPERSEDED EMERGENCY ACTIONS:

n/a

#### INCORPORATIONS BY REFERENCE:

N/A

#### ANALYSIS:

Amendments to this subchapter implement the provisions of HB 3115 (2006).

The proposed actions are amendments to existing rules.

The circumstance which created the need for these rules is the passage and approval of HB 3115 (2006).

The intended effect of these rules is to allow the Department of Public Safety to perform its duties as required or authorized by law.

#### CONTACT PERSON:

David W. Beatty, Administrative Rules Liaison, Department of Public Safety, 3600 N. M.L. King Ave., P.O. Box 11415, Oklahoma City, OK 73136-0415. Phone: (405) 425-2024. Email: dbeatty@dps.state.ok.us.

**PURSUANT TO THE ACTIONS DESCRIBED HEREIN, THE FOLLOWING RULES ARE CONSIDERED FINALLY ADOPTED AS SET FORTH IN 75 O.S.,**

SECTION 308.1(A), WITH AN EFFECTIVE DATE OF AUGUST 15, 2007:

SUBCHAPTER 1. VEHICLE LIABILITY INSURANCE CANCELLATION

595:15-1-5. Verification of insurance presented to the Department

(a) The Department of Public Safety shall verify compliance with the Compulsory Insurance Law of persons who previously presented the Department with proof of liability insurance for the purpose of reinstating a suspension of driving privileges under the provisions of 47 O.S., §7-101 et seq. The Department shall send written notice, in accordance with 47 O.S., § 2-116, to randomly selected driver licensees, who have been reinstated a minimum of sixty (60) days previous to the date of the notice, requesting verification and proof that the liability insurance presented as a prerequisite for reinstatement of the suspension is still valid.

(b) Within thirty (30) days after receiving the notice requesting verification and proof of insurance, the person shall furnish the requested information to the Department on a form prescribed by the Department. Proof that insurance is still in effect, as prescribed by the Department, may be considered by the Department to be a satisfactory response to the request for verification.

(c) Failure to timely furnish proof of insurance or failure to timely respond as required by (b), the Department shall suspend the person's driving privilege and the registration of any motor vehicle registered in the name of such person as owner which is not covered by security. The suspension shall be effective immediately upon the lapse of the thirty-day response period in subsection (b). The suspension shall remain in effect until proof of current insurance is presented to the Department and payment of the appropriate fees provided for in 47 O.S., § 6-212, is made to the Department. Proof of insurance and payment of the appropriate fees shall not be required and the Department shall vacate the suspension of the person's driving privileges if the person:

- (1) is no longer subject to the Compulsory Insurance Law of this state,
(2) provides proof the vehicle is insured and there has been no break in insurance coverage,
(3) provides proof the vehicle is and has been inoperable since or prior to the cancellation date of the policy,
(4) provides proof the person no longer owns the vehicle and has not since or prior to the cancellation date of the insurance policy, or
(5) is not an owner of any motor vehicle and the Department does not have reason to believe the person should be maintaining an operator's policy.

[OAR Docket #07-1304; filed 7-3-07]

TITLE 595. DEPARTMENT OF PUBLIC SAFETY CHAPTER 25. WRECKERS AND TOWING SERVICES

[OAR Docket #07-1305]

RULEMAKING ACTION:

PERMANENT final adoption.

RULES:

- Subchapter 3. Wrecker License
595:25-3-1. General requirements [AMENDED]
595:25-3-2. Applications [AMENDED]
595:25-3-3. Renewal [AMENDED]
Subchapter 5. All Wrecker Operators
595:25-5-1. Physical requirements for storage facility [AMENDED]
595:25-5-2. Equipment requirements for all classes of wrecker vehicles [AMENDED]
595:25-5-3. Operation [AMENDED]
595:25-5-6. Schedule of fees; indoor storage [AMENDED]
Subchapter 7. Class AA Operators
595:25-7-1. Equipment requirements for all Class AA vehicles [AMENDED]
595:25-7-2. Release and holding of vehicle by Class AA wrecker operators [AMENDED]
Subchapter 9. Oklahoma Highway Patrol Rotation Log - Additional Requirements
595:25-9-2. Operator requirements [AMENDED]

AUTHORITY:

Commissioner of Public Safety; 47 O.S. § 952

DATES:

Comment Periods:

February 15, 2007, through March 27, 2007

Public Hearing:

March 27, 2007

Adoption:

March 30, 2007

Submitted to Governor:

March 30, 2007

Submitted to House:

March 30, 2007

Submitted to Senate:

March 30, 2007

Gubernatorial approval:

May 4, 2007

Legislative approval:

Failure of the Legislature to disapprove the rules resulted in approval on May 24, 2007.

Final Adoption:

May 24, 2007

Effective:

August 15, 2007

SUPERSEDED EMERGENCY ACTIONS:

Superseded rules:

- Subchapter 3. Wrecker License
595:25-3-1. General requirements [AMENDED]
595:25-3-2. Applications [AMENDED]
Subchapter 5. All Wrecker Operators
595:25-5-1. Physical requirements for storage facility [AMENDED]
Subchapter 7. Class AA Operators
595:25-7-1. Equipment requirements for all Class AA vehicles [AMENDED]
Subchapter 9. Oklahoma Highway Patrol Rotation Log - Additional Requirements
595:25-9-2. Operator requirements [AMENDED]

Gubernatorial approval:

October 31, 2006

Register publication:

24 Ok Reg 2694

Docket number:

07-1280

INCORPORATIONS BY REFERENCE:

N/A

# Permanent Final Adoptions

---

## ANALYSIS:

Amendments to clarify requirements of wrecker vehicle operators.

The proposed actions are amendments to existing rules.

The circumstances which created the need for these rules are to clarify procedures and improve the working environment of the wrecker and towing services as well as to ensure the safety and protect the property of the motoring public of Oklahoma.

The intended effect of this rule is to allow the Department of Public Safety to perform its duties as required or authorized by law.

## CONTACT PERSON:

David W. Beatty, Administrative Rules Liaison, Department of Public Safety, 3600 N. M.L. King Ave., P.O. Box 11415, Oklahoma City, OK 73136-0415. Phone: (405) 425-2024. Email: dbeatty@dps.state.ok.us.

**PURSUANT TO THE ACTIONS DESCRIBED HEREIN, THE FOLLOWING RULES ARE CONSIDERED FINALLY ADOPTED AS SET FORTH IN 75 O.S., SECTION 308.1(A), WITH AN EFFECTIVE DATE OF AUGUST 15, 2007:**

## SUBCHAPTER 3. WRECKER LICENSE

### 595:25-3-1. General requirements

The following are the requirements for obtaining a wrecker license:

(1) **License required.** No operator as defined by law, regardless of storage location, shall operate a wrecker vehicle upon any public street, road or highway of this state for the offering to tow vehicles or to transport property or the actual towing of vehicles or transporting of property without first obtaining from the Department a license as provided in this Chapter. Any wrecker vehicle being operated on any public street, road, highway or turnpike in violation of Oklahoma law or these rules may be removed from service by Oklahoma law enforcement officers.

(2) **Display and use.** An operator's wrecker service license shall be personal to the holder thereof and a wrecker vehicle license shall be unique to the vehicle. Each license shall be issued only to a person, a corporation or some definite legal entity. The licenses are non-transferable and any change in ownership, whether of a wrecker service or wrecker vehicle, shall cancel the applicable license. The wrecker service license shall be conspicuously displayed at the primary place of business. The license shall be valid only at the place of business as shown on the license. Additional or satellite places of business shall not be permitted or approved on the same license but shall require a separate application and license.

(3) **Reason for application.** No showing of public convenience or necessity need to be made in support of an application for a wrecker or towing license.

(4) **Issuance.** No license for operation of a wrecker or towing service shall be issued until:

(A) Certificates of insurance as prescribed by the Department are on file with the Department, and

(B) Each wrecker vehicle has been inspected by an officer of the Department to verify that equipment requirements of this Chapter have been met.

(5) **Carry license.** A copy of the wrecker vehicle license issued by the Department shall be carried at all times in the wrecker vehicle for which the license was issued.

(6) **Return license to Department.** Any wrecker operator that disposes of or deletes any wrecker vehicle from operation shall return the license issued for that particular vehicle to the Department of Public Safety. When an unlicensed wrecker vehicle is observed with decals identifying it as a licensed wrecker vehicle, law enforcement personal may remove the decals and seize the cab card license and return to the Department.

(7) **Additional wreckers.** Any wrecker operator that adds a wrecker vehicle shall:

(A) Notify the Department of the make, model and serial number of the vehicle.

(B) Send notification to the Department from the insurance carrier of the wrecker operator that the vehicle has been added to present insurance coverage.

(C) Have the vehicle inspected and approved by an employee of the Department.

(8) **Sticker required on each vehicle.** Each wrecker vehicle which is used by an operator in pulling or towing a vehicle shall display in the lower right hand corner of the windshield a valid sticker furnished by the Department indicating the classification of wrecker service.

(9) **License number and business name.**

(A) The wrecker license number issued to the operator by the Department for the operation of a wrecker or towing service, along with the name of the wrecker service, shall be clearly visible at all times and shall be conspicuously displayed and vertically centered on each side of every vehicle used by the operator in the wrecker or towing service.

(B) On wrecker vehicles in use on or before July 14, 2002, the wrecker license number shall be at least two inches (2") in height. On wrecker vehicles put into use on or after July 15, 2002, the number and business name shall be at least three inches (3") in height. The font shall not be a font which is highly decorative or difficult to read.

(C) The signage required by this paragraph shall be permanent in nature and shall not contain any misleading or false information. Magnetic signs are not approved; provided, if requested of and approved by the Director, a magnetic sign may be used for a period of thirty (30) days in an emergency situation.

(10) **Service of notice.** Any notice required by law or by the rules of the Department served upon any holder of a wrecker or towing license shall be served personally or mailed to the last known address of such person as reflected by the records on file with the Department. It is the duty of every holder of a certificate or license to notify the Department of Public Safety, Wrecker Services Division, in writing as to any change in the address of such person or of the place of business.

(11) **License prohibited.** No person under eighteen (18) years of age shall be licensed or employed as a wrecker operator. Any person who, within the previous

five (5) years, has been released from incarceration under the custody of the Department of Corrections, or one of its contractors, or the equivalent state agency in another state or has been convicted in any court of law for larceny or any felony by a preponderance of the evidence shall not be licensed, nor shall any operator employ any person ~~or continue to employ any person who has been convicted of such offense within the previous five (5) years.~~ On or after July 15, 2007, any such person shall not be eligible for a license until five (5) years from the end of incarceration or supervised release, including parole. Effective July 15, 2007, any person who has been charged with, on or after July 15, 2005, any of the following crimes such crime and who has been convicted pursuant to a pleading of guilty or no contest to said charge, regardless of the sentence imposed, shall not own or be employed in any capacity by any licensed wrecker service in the state of Oklahoma:

- ~~(A) any felony or misdemeanor crime involving dishonesty, including but not limited to burglary, larceny, fraud, or forgery,~~
- ~~(B) any felony crime of violence upon a human being, or~~
- ~~(C) any felony drug offense as defined in Title 63 of the Oklahoma Statutes.~~

(12) **Itemized statement.** All wrecker operators shall develop and maintain for each vehicle towed or serviced an itemized statement [see OAC 595:25-5-5(b) regarding records] and shall furnish the owner, or the agent of the owner, of each vehicle with an itemized statement, and a bill or invoice of the towing and storage charges incurred, which shall include, but not be limited to, the beginning and ending times of service and the beginning and ending mileage of the wrecker vehicle or vehicles used for the service. The itemized statement may be listed on the bill or invoice or may be listed separately but shall, in any case, be provided to the owner or agent, upon request or within a reasonable length of time.

(13) **One Class AA license per place of business.** Wrecker operators shall be issued no more than one Class AA wrecker license for any one place of business.

(14) **One Class AA wrecker service on Oklahoma Highway Patrol's rotation log in same rotation area.** An operator shall be permitted to rotate no more than one Class AA wrecker service in the same Highway Patrol rotation area on the Highway Patrol's rotation log. For purposes of this paragraph, "Class AA wrecker service" shall include those services with a Class AA-TL wrecker vehicle.

(15) **Business telephone number.** Each wrecker service shall have a local business telephone number published in the local telephone directory. The telephone number published shall be a number that is accessible to the public twenty-four hours a day.

(16) **Business sign.** Each AA Wrecker Service and each G Wrecker Service with storage shall have a business sign at the business location. The sign shall be at least 2 feet

by 4 feet with letters at least 3 inches in height and shall display, at a minimum, the name of the business.

**595:25-3-2. Applications**

(a) Every applicant shall file with the Department a written application on a form prescribed by the Department and shall tender with the application a fee of One Hundred Dollars (\$100.00) by check or money order. Every applicant shall submit with the application a current original Oklahoma State Bureau of Investigation (O.S.B.I.) criminal record check for each individual, partner or corporate officer as shown on the application. If any owner, partner or officer has not lived in Oklahoma for the immediately preceding five (5) years, he or she shall submit a criminal record check from the agency responsible for keeping criminal history in the state or states of residence for the immediately preceding five (5) years. Upon the return of any dishonored check the application shall be canceled.

(b) Upon receipt and approval of the application, the Department shall assign to the operator a permanent identification number for all matters relating to the approved wrecker and towing service. The Department may issue a temporary 30-day permit, after inspection, which will authorize the wrecker service to operate while paperwork for the permanent license is being processed. The temporary 30-day permit may be presented by the operator to the Tax Commission or a motor license agent for the purpose of being issued a wrecker license plate pursuant to 47 O.S. § 1134.3. The temporary 30-day permit shall only be valid for use if a wrecker license plate is purchased and affixed to the wrecker vehicle.

(c) The filing of an application for a license does not authorize wrecker or towing service operations by the applicant. Operation may commence only after all requirements have been met and proper authorization has been issued by the Department.

(d) The application shall be an affidavit containing the following information together with any additional information the Department may require.

(1) The trade name (business name) of the wrecker service. If the business name is registered with the Oklahoma Secretary of State, such registered name shall be used.

(2) The name of the individual (owner/applicant) or, in the event of a legal entity such as a corporation, the names of any two of the following officers:

- (A) President
- (B) Vice-President,
- (C) Another officer, such as the Secretary.

(3) A statement substantially as follows: "Under oath, I affirm the information submitted in this application is true and I further affirm that I have read the rules of the Department of Public Safety and hereby agree in good faith to abide by the applicable laws and rules governing the wrecker and towing services for which this application is made."

(4) Date of application.

(5) Notarized signature of the individual applicant or of each company officer, as named on the application.

## Permanent Final Adoptions

(6) For each driver, the name, date of birth and driver license number. The Wrecker Services Division shall be notified of any new wrecker driver hired during the year.

(7) If an officer of the Department of Public Safety or a law enforcement officer of any political subdivision may have an interest, financial or otherwise, in or may be employed by a wrecker or towing service, the wrecker service shall affirm that its sole purpose and only business is to perform repossessions of vehicles which are subject to lien and are being repossessed by the lien holder of record [47 O.S., § 956(C)]. If a determination is made that the wrecker service performs services other than repossessions, it shall be grounds for revocation of the wrecker license.

(e) If, within ninety (90) days of receipt of an application, the Department is unable to verify all information as required by these rules, the application shall be denied. Such applicant may reapply any time.

(f) It is within the Department's discretion to disallow the licensing of a wrecker operator should it appear, by a preponderance of the evidence, that the identity of the business is substantially the same as that of one that is currently under suspension by the Department.

### 595:25-3-3. Renewal

(a) 47 O.S. § 953, provides that the wrecker license shall expire on the 31st day of December of each year. The Department shall send a renewal application to each operator not later than ~~the first day of December~~ November 15 of each year. The renewal shall be truthfully and completely filled out.

(b) The operator shall return the completed renewal application with a Fifty Dollar (\$50.00) renewal fee to the Department not later than ~~the 31st day of December 31~~ of the same year.

(c) Any Class AA wrecker service which fails to renew its wrecker license on or before December 31 shall be removed from the rotation log on the immediately following January 1.

(d) Any wrecker service which fails to renew its wrecker license on or before December 31 shall have grace period of 31 (thirty-one) days, until the immediately following January 31, to make application for renewal. This grace period does not allow the wrecker service to tow vehicles but only to make application for renewal. Any wrecker service which fails to renew by the immediately following February 1 shall be canceled, and any application made by the canceled wrecker service after February 1 shall be required to be a new application with all procedures and fees to apply.

## SUBCHAPTER 5. ALL WRECKER OPERATORS

### 595:25-5-1. Physical requirements for storage facility

(a) **General requirements.** All wrecker operators, who, in conjunction with or as part of a licensed wrecker operation, store, park or maintain possession of a towed vehicle, shall store such vehicle in a storage facility which shall meet the minimum physical requirements prescribed in this Section.

No vehicle shall be stored in any facility or area which has not been inspected and approved by the Department.

#### (b) **Outdoor storage facilities.**

(1) Every outdoor storage facility:

(A) shall be designed to be adequate in size for the individual wrecker service's need for storing vehicles,

(B) shall be surrounded by a fence. Construction material for fences shall be of wood or metal design or of no less quality wire than 14½ gauge hog wire. The wood, metal, or hog wire portion of the fence shall be not less than five feet (5') in height and shall be topped with two (2) or more strands of barbed wire which bring the overall height of the fence to at least six feet (6') in height. Barbed wire is not required if the existing fence, or any replacement fence, is of the material described above and is at least six feet (6') in height, and

(C) shall have at least one (1) gate of the same quality of material as the fence.

(2) If the construction requirements in paragraph (1) of this subsection are in violation of municipal zoning ordinances or other laws, regulations, or ordinances, the operator may file with the Department a petition for exemption and a proposed security plan in lieu of the requirements, which the Department may approve. The operator shall attach a copy of such zoning ordinance or other laws, regulations, or ordinances with the petition.

#### (c) **Facility location and number.**

(1) A minimum of one (1) primary storage facility shall be located within a two (2) mile radius of the place of business address as reflected on the wrecker license and, effective January 1, 2005, shall be located within Oklahoma. Secondary storage facilities may be located outside the two (2) mile radius, ~~provided an office is maintained at each facility.~~

(2) Each vehicle stored must be initially stored and held at the primary storage facility. After thirty (30) days from date of initial storage, vehicles may be moved to a secondary storage facility. The provisions of this paragraph shall not apply to junk vehicles.

(d) **Alternate primary storage facility.** In lieu of or in addition to the primary storage facility described in this Section, a wrecker operator that tows a vehicle pursuant to a contract with a municipality or county may store such vehicle in a facility meeting the requirements set forth in such contract; provided, that:

(1) A copy of the proposed contract is furnished to the Department, along with documentation that requirements specified in this Section will be or have been met.

(2) Only vehicles towed at the request of the municipality shall be stored in such facilities unless such facility meets all the requirements of this Section.

(3) The wrecker operator shall have assumed ~~full~~ reasonable responsibility with respect to the owner of such towed vehicle for any damages or loss of contents occurring during such time as the towed vehicle is stored in the facility.

(4) If the storage facility is not owned by the operator, the owner of such storage facility shall also assume joint responsibility for damages or loss of contents to the vehicle secured during such time as the vehicle is stored at such facility.

(5) Such storage facility must meet or exceed the requirements of this Section.

(6) If such storage facility is not operated by the operator, the operator shall have made arrangements with the owner of such storage facility to enable the owner of the vehicle to make full payment for towing and storage costs at the storage facility location and thereby obtain full release of the vehicle.

(7) A wrecker operator may not store any vehicle in a facility which has not been inspected and approved by the Department.

(8) Except for vehicles stored at the request of the owner or at the request of a governmental entity, the wrecker operator shall within seventy two (72) hours of the time indicated on the storage form, request the Oklahoma Tax Commission or other appropriate motor license agent, to furnish the name and address of the current owner and any lienholders of such towed vehicle. The towing service shall, within seven (7) days from receipt of the requested information from the Oklahoma Tax Commission or motor license agent, notify the owner and lienholders of the location of the vehicle.

(9) Final approval under this provision shall be determined by the Commissioner.

(e) **Indoor storage facility.** An operator may also provide an indoor storage facility as either a primary or secondary storage facility. An indoor storage facility shall be a permanent structure that meets the following minimum physical requirements:

- (1) A solid roof,
- (2) A solid hard-surface floor, and
- (3) Solid walls which fully enclose all sides, i.e. reach from corner to corner on each side and from the floor to the roof on all sides. The walls may be penetrated by windows and doors which must be fully operable so as to make the facility fully enclosed when the windows and doors are closed.

(f) **Each wrecker service is a separate entity.** Each wrecker service shall be licensed as a separate legal entity. Each Class AA wrecker service shall maintain a primary storage facility that is physically separated from any other entity's storage facility as determined by the Department, so that the responsibility and accountability of the operator relating to compliance with these rules is maintained.

(g) **Shared storage prohibited.** Shared use of any outdoor or indoor storage facility by two (2) or more wrecker services is not permitted, except as may be determined by the Commissioner.

(h) **Leased or rented storage.** Wrecker operators intending to lease or rent any storage facilities shall file such plan of lease or rent with the Department for approval. Such plan ~~must~~ shall be of at least one year in duration and include specific terms therein delineating the responsibility of the operator relating to

compliance with the rules of this Chapter and assurance that accountability is maintained.

(i) **Accessibility.** Any primary storage facility used to store vehicles at the request of law enforcement shall be accessible to the public by way of an all-weather road. This provision shall not apply to primary storage facilities which have been approved prior to July 14, 2003.

**595:25-5-2. Equipment requirements for all classes of wrecker vehicles**

(a) **All wrecker vehicles.** Each wrecker which is used by an operator in the performance of a wrecker or towing service shall be equipped with the following ~~items~~:

(1) **Fire extinguisher.** One (1) or more dry chemical, B.C. rating, fire extinguisher having a minimum of ten pounds (10 lbs.) total capacity, which shall be mounted and readily accessible.

(2) **Flashing light.** At least one (1) amber rotating or flashing light, visible from 360 degrees or on a lightbar, and approved by an officer of the Department. The amber rotating light is for use only at the scene of an emergency or where a traffic hazard exists and there is the necessity to warn approaching vehicles, such as at a routine vehicle pickup [47 O.S. §12-227(C)]. Wreckers presently approved will not be required to have lights of another color replaced with an amber light until such time as the present lights become defective to the point of needing replacement, at which time it shall be replaced with an amber light. Any wrecker service approved after April 27, 1990, shall be required to have the amber light. Any wrecker vehicle approved after July 15, 2004, shall be required to have the amber rotating or flashing light or light bar permanently mounted on each wrecker. In addition to the required amber rotating light, the wrecker may be equipped with a red or blue flashing light, or a combination of red and blue flashing lights, for use only at the scene of an emergency [47 O.S. §12-227(C)]; provided, on any wrecker vehicle approved after July 15, 2005, the red or blue light, or the combination of red and blue flashing lights, shall be on a separate switch from the amber light. Under no circumstances are any of the rotating or flashing red or blue lights intended for use when traveling on the streets or highways [47 O.S. §12-227(C)]. White rotating lights are not authorized under Oklahoma statutes.

(3) **Chains.** Two (2) chains of sufficient grade to assist in securing the towed vehicle;

(4) **Broom.** ~~One~~ One (1) push-type broom, suitable for clearing debris from the road.

(5) **Shovel.** ~~One~~ One (1) shovel, suitable for clearing debris from the road.

(6) **Tire chains.** ~~One~~ One (1) set of tire chains, mud and snow tires or other device to assist wrecker to maintain traction in mud, snow or ice.

(47) **Warning devices.** Warning devices, applicable to trucks as required in 47 O.S. § 12-407, capable of protecting the scene of a collision by day or night.

## Permanent Final Adoptions

- (58) **Lighting for towed vehicle.** Wreckers must be equipped to operate a towed vehicle's stop, turn and clearance lights (if applicable), or be equipped with a light bar or other lighting equipment to provide the highway lighting requirements for vehicles. When used, the light bar or tow lights shall be affixed securely to the towed vehicle to assure a minimum of movement while traveling on the highway and to prevent any damage to the towed vehicle.
- (69) **Safety chains or straps.** Two (2) safety chains or wheel straps of sufficient capacity to keep the towed vehicle attached to the wrecker in the event of disengagement.
- (b10) When a wrecker dolly is used as the lift or towing device, both the wrecker dolly and the wrecker shall first be approved and licensed as a unit by the Department. In addition to the requirements in (a) of this Section for all wreckers, a wrecker dolly towing vehicle shall also be equipped at a minimum with the following:
- (1A) A ball or pintle hook of sufficient size and capacity to safely control the wrecker dolly, securely fastened to the appropriate frame member of the wrecker.
- (2B) Two safety chains of sufficient capacity to keep the wrecker dolly attached to the wrecker in the event of hitch failure.
- (b) **Class AA wrecker vehicles.** Each Class AA wrecker vehicle, in addition to the equipment required by subsection (a), shall be equipped with the following:
- (1) **Scotch blocks.** Two (2) scotch blocks, or similar devices, capable of adding stability to the wrecker during winching. Scotch blocks must have a suitable chain or cable to attach to the frame or body of the wrecker or hydraulic. (NOTE: Roll-back wrecker vehicles are exempt from this requirement.)
- (2) **Dollies.** Dollies for the purpose of providing a method of towing a disabled vehicle which is otherwise incapable of being towed safely on either axle. (NOTE: Roll-back wrecker vehicles are exempt from this requirement.)
- (3) **Axe.** One (1) axe.
- (4) **Pry-bar.** One (1) pry-bar or wrecking bar capable of prying open doors.
- (5) **Sling and stay-bar.** One (1) sling and stay-bar, wheel lift device, or other type of device capable of safely loading and protecting the disabled vehicle while being towed.
- (6) **Dual rear wheels.** At least one (1) set of dual rear wheels for stability in towing another vehicle.
- (7) **Winch.** A winch or winches with a minimum factory rated capacity of eight thousand pounds (8,000 lbs.) and equipped with a cable to be compatible with manufacturer's specifications.
- (8) **Absorbent.** An adequate supply of an absorbent capable of absorbing liquid spills from vehicles (not including cargo spills); provided, the wrecker service or wrecker operator shall not be required to pick up or dispose of the used absorbent. The Department recommends keeping at least four (4) gallons of absorbent on each wrecker vehicle.
- (c) **Class AA-TM wrecker vehicles.** Each Class AA-TM wrecker (medium truck wrecker), in addition to the equipment required by subsection (a), shall be equipped with the following:
- (1) **Minimum vehicle requirements.**
- (A) **Air brakes.** Factory or certified installed full air brakes with a full tractor package (hand control, in line foot valve, air hoses and trailer emergency valve) capable of releasing the air brakes on a tractor-trailer and capable of operating the brakes of the towed vehicle with the same application as the towing vehicle.
- (B) **Parking brake.** Air-activated spring parking brake.
- (C) **GVWR compatibility.** Wrecker body and equipment shall be compatible with the chassis GVWR in size and shall be suitable by design to operate under emergency conditions.
- (i) Vehicle body must be capable of safely anchoring scotch blocks.
- (ii) Vehicle must be designed to adequately anchor snatch blocks.
- (2) **Equipment requirements.**
- (A) **Winch.** A winch or winches with a minimum factory rated capacity of thirty thousand pounds (30,000 lbs.) and be equipped with a cable to be compatible with manufacturer's specifications.
- (B) **Boom.** A boom or booms constructed so as to be compatible with winch rating.
- (C) **Snatch blocks.** A minimum of two (2) snatch blocks compatible with winch cable size and cable rating.
- (D) **Axe.** One (1) axe.
- (E) **Pry-bar.** One (1) pry-bar or wrecking bar capable of prying open doors.
- (F) **Sling and stay-bar.** One (1) sling and stay-bar, wheel lift device, or other type of device capable of safely loading and protecting the disabled vehicle while being towed.
- (d) **Class AA-TL wrecker vehicles.** Each Class AA-TL wrecker (large truck wrecker), in addition to the equipment required by subsection (a), shall be equipped with the following:
- (1) **Minimum vehicle requirements.**
- (A) **Air brakes.** Factory-installed or certified installed full air brakes with a full tractor package (hand control, in-line foot valve, air hoses, and trailer emergency valve) capable of releasing the air brakes on a tractor-trailer and capable of operating the brakes of the towed vehicle with the same application as the wrecker.
- (B) **Parking brake.** Air-activated spring parking brake.
- (C) **Axle and suspension.**
- (i) Minimum front axle and suspension of twelve thousand pounds (12,000 lbs.). (Note: GVWR ratings are altered or affected by tires, springs and axles.)

- (ii) Minimum rear axle and suspension combination of thirty-two thousand pounds (32,000 lbs.).
- (iii) Be equipped with full-driven tandem axle (NOTE: A drag axle or pusher axle is not acceptable).

(D) Wheel base. Minimum wheel base of two hundred inches (200").

(E) GVWR compatibility. Wrecker body and equipment shall be compatible with chassis GVWR and size and shall be suitable by design to operate under emergency conditions.

- (i) Body must be capable of safely anchoring scotch blocks.
- (ii) Must be designed to adequately anchor snatch blocks.

**(2) Equipment requirements.**

(A) Winch(s) must have a factory rated capacity of at least forty thousand pounds (40,000 lbs.) and must be equipped with a cable to be compatible with manufacturer's specifications.

(B) Boom(s) must be constructed as to be compatible with winch rating and must be capable of being adjusted to accomplish proper weight distribution.

(C) Pry-bar. One (1) pry-bar or wrecking bar capable of prying open doors.

**595:25-5-3. Operation**

All operators using the public roads and highways within the State of Oklahoma shall comply with the following:

- (1) All operators shall require each driver of a wrecker vehicle be proficient in the operation thereof, and be properly licensed for the type vehicle operated.
- (2) No operator shall knowingly permit any operator of a wrecker vehicle to consume beer, wine, intoxicating beverages, drugs or other stimulants or depressants while subject to call nor knowingly permit any operator to come on duty after having inhaled or consumed any such beverage, drug or other stimulants or depressants.
- (3) No operator shall, within the previous five (5) years:
  - (A) have an unpardoned conviction for larceny or any felony nor knowingly employ any person with such record, or
  - (B) ~~have been released from incarceration under the custody of the Department of Corrections, or one of its contractors, or the equivalent state agency in another state~~ On or after July 15, 2007, any such person shall not be eligible for license until five (5) years from end of incarceration or supervised release, including parole.
- (4) No operator shall proceed to the scene of a collision or traffic tie-up without being requested to do so by a law enforcement agency or the owner or driver of a vehicle involved.
- (5) Any operator traveling on the roads and highways of the State of Oklahoma during the normal course of his business may, upon arriving at the scene of a collision or traffic tie-up, stop and assist in rendering emergency aid.

However, the operator shall not solicit business directly or indirectly from the owner or drivers at the scene.

(6) An operator at the scene of a collision or traffic tie-up is subject to the same traffic-control directions issued by an officer to the motoring public.

(7) An operator shall not use the rotating or flashing light while traveling on the roadway en route to any location. The use of the flashing or rotating light is authorized only in the vicinity of hook-up or at the scene of a collision to protect the scene and the vehicle involved.

(8) Each operator must be a person of good moral character and reputation in his community, as determined by the Commissioner of Public Safety, and conduct the operation of the storage facilities and towing service in a responsible manner so as not to endanger the public safety of persons or property of others in the custody of the operator.

(9) No operator shall tow a vehicle when the combined weight of the wrecker vehicle and the wrecker supported weight of the towed vehicle exceeds the factory gross vehicle weight rating of the wrecker vehicle, regardless of the weight for which the wrecker vehicle is licensed.

(10) No wrecker service shall suspend or abandon said service without prior written notice to this Department of such intent and returning of all wrecker licenses issued.

(11) Wrecker services shall comply with 47 O.S. § 11-1110(C).

~~(12) Except in those instances when a roll back or other special equipment is specifically requested by the law enforcement agency, a wrecker operator shall respond to law enforcement agencies' wrecker service requests with a wrecker vehicle and operator capable of efficiently up-righting an overturned vehicle, pulling or winching a vehicle back onto the roadway, lifting a vehicle off of a victim, or assisting with opening a vehicle to extricate a victim. In addition, the wrecker vehicle shall be equipped to remove a disabled vehicle without inflicting further damage to the disabled vehicle.~~

(13) Upon payment of the reasonable cost of removal, and storage of a stored vehicle, whether stored at the request of law enforcement or a private property owner and recorded by the wrecker service as provided in OAC 595:25-5-5(b), the vehicle shall be released to:

- (A) the owner, upon presentation of evidence of ownership which is satisfactory to the wrecker operator and required by 47 O.S. § 904, such as a certificate of title or recent registration, or written verification from a local law enforcement agency as to the identity of the owner, or other documentation acceptable to the wrecker owner/operator. If unacceptable, the wrecker service shall explain why an ownership document is not acceptable;
- (B) a person representing the owner, upon presentation of the certificate of title, a notarized letter from the owner permitting said person to act in behalf of the owner, and proper personal identification, such as a driver license, of the representative, or written

## Permanent Final Adoptions

verification from a local law enforcement agency as to the identity of the person representing the owner;

(C) an individual with possessory interest in the vehicle, upon presentation of an agreement with the owner of the vehicle giving that individual a present possessory interest in the vehicle;

(D) a lienholder or a duly authorized agent of a lienholder, upon presentation ~~to the wrecker operator of evidence satisfactory to the wrecker operator that the lienholder has a present possessory interest in the vehicle~~ a recent repossession title receipt issued by the Oklahoma Tax Commission and a hold-harmless letter; or

(E) the insurer of or the insurer accepting liability for or purchasing a motor vehicle as provided in 47 O.S., Section 904, 953.1, or 953.2.

~~(1413)~~ Personal property, which shall include everything in a stored vehicle except the vehicle and its ~~factory installed attached or installed~~ equipment, shall be released, upon request, to the owner or owner's representative, upon showing of proof as described in ~~(13)~~ (12) of this section, without the requirement that the owner or owner's representative pay towing and storage fees owing the wrecker service as a condition of release of the personal property. The owner or owner's representative shall be required to comply with any city or county regulation or ordinance requiring the payment of fees due to the city or county. The wrecker service may assess and collect lawful fees, such as after hours fees or subcontractor fees but other than towing and storage fees, as a condition of release of personal property to the owner or owner's representative. Wrecker operators shall allow the vehicle owner or owner's representative to have access to the vehicle for the sole purpose of retrieving ownership documentation, such as title or registration.

~~(15) If two or more vehicles are involved in a collision and two or more wrecker services are called the following shall apply:~~

~~(A) The first wrecker service arriving at the scene will tow the vehicle causing the greatest traffic hazard, which shall be determined by the investigating officer.~~

~~(B) If a requested wrecker service is first on the scene, said wrecker service will assist in removing the vehicle causing the traffic hazard from roadway, then will proceed to pick up the vehicle it has been requested to tow.~~

~~(1414)~~ Wrecker operators shall not call hazardous materials remediation companies unless at the direction of the vehicle owner or a governmental agency.

(15) Each operator shall require each wrecker driver to maintain the appropriate driver license for the type vehicle being operated.

(16) Each operator shall prohibit any known thief or felon from loitering, visiting, or otherwise being on the premises of the place of business or any storage facility of the wrecker service.

(17) Each operator shall secure vehicles on roll back wreckers with four (4) point tie down. Other wrecker vehicles shall secure vehicles in accordance with wrecker vehicle chassis recommendations.

### **595:25-5-6. Schedule of fees; indoor storage**

(a) **Schedule of rates and fees.** The operator shall at all times keep a copy of the current schedule of fees, provided by the Department, posted in a conspicuous place, readily accessible to the public.

(b) **Posting of schedule.** Fees for vehicles towed at the request of any law enforcement agency shall not exceed fees for similar vehicles towed at the request of a driver or owner when said service is provided under the same or similar conditions.

(c) **Service fees.** The operator shall charge fees based upon the classification of the towed vehicle, as prescribed by the Department [47 O.S. §§ 953.1 and 953.2].

(d) **Indoor storage.** The operator shall not charge for indoor storage unless indoor storage:

(1) Has been specifically requested by the owner or operator of the vehicle,

(2) Has been ordered by the law enforcement officer requesting the towing and storage of the vehicle, or

(3) Is necessary to prevent further damage to the vehicle and/or property if left outside in inclement weather conditions.

(e) **After hour release fee.**

(1) **Notification.** Whenever the owner, leinholder, or agent of the owner or leinholder requests after hour release of a stored vehicle, the wrecker operator or licensee shall notify the person that after hour release of the vehicle may be more costly than releasing the vehicle during normal business hours on the following day.

(2) **Calculating the fee.** The after hour release fee of Fifteen Dollars (\$15.00) per quarter hour [47 O.S., § 953.2(E)(3)] may include, as provided in this subsection, time spent by the wrecker owner or operator during the period of time designated in 47 O.S. § 953.2(E)(2)(a):

(A) traveling to the location where the vehicle is stored,

(B) waiting for the person to whom the vehicle will be released,

(C) processing the vehicle and paperwork for release.

(3) **Travel time.** Travel time shall be calculated from the time the wrecker owner or operator receives notification that after hour release of a vehicle is desired until the lesser of the following occurs:

(A) thirty (30) minutes has expired, or

(B) the person to whom the vehicle is to be released meets the wrecker owner or operator at the location where the vehicle is stored.

(4) **Waiting time.** Waiting time shall be calculated from the time the person picking up the vehicle has requested to wrecker owner or operator to meet the person at the location where the vehicle is stored until the lesser of the following occurs:

(A) one (1) hour has expired, except as provided in (7) of this subsection, or

(B) the person arrives at the location where the vehicle is stored.

(5) **Processing time.** Processing time shall be calculated from the time the person to whom the vehicle is to be released arrives at the location where the vehicle is stored until such time as the person actually removes the vehicle from that location.

(6) **No-show.** If the person to whom the vehicle is to be released does not present himself or herself at the location where the vehicle is stored at the time requested or agreed upon by that person, the wrecker owner or operator shall charge no more than one (1) hour waiting time.

(7) **Extension of arrival time.** If the person to whom the vehicle is to be released notifies the wrecker owner or operator of a later arrival time than previously agreed upon, the wrecker owner may extend the charge for waiting time for up to an additional hour, as provided in (4) of this subsection, from the time of notification of the later arrival time. If the previous waiting time has not exceeded one (1) hour, the wrecker owner or operator shall begin a new waiting time upon receiving notification of the later arrival time. Nothing shall prohibit the wrecker owner or operator from charging for waiting time for each such extension of the arrival time.

(8) **Documentation.** Any and all such times shall be documented on the invoice.

## SUBCHAPTER 7. CLASS AA OPERATORS

### 595:25-7-1. Equipment requirements for all Class AA vehicles

(a) ~~Each Class AA wrecker vehicle, in addition to the equipment shall be equipped as required by OAC 595:25-5-2, shall be equipped with,~~

(1) ~~Two (2) "scotch" blocks or similar type device capable of adding stability to the wrecker in preparing the disabled vehicle for towing. (NOTE: Roll back wrecker vehicles, when not used as primary responders to law enforcement requests, are exempt from this requirement.)~~

(2) ~~"Dollies" for the purpose of providing a method of towing a disabled vehicle which is otherwise incapable of being towed safely on either axle. (NOTE: Roll back wrecker vehicles are exempt from this requirement.)~~

(3) ~~One (1) axle; and one (1) pry bar or wrecking bar capable of prying open doors.~~

(4) ~~One (1) "sling" and "stay bar," wheel lift device or other type of device capable of safely loading and protecting the disabled vehicle while being towed.~~

(5) ~~At least one (1) set of dual rear wheels for stability in towing another vehicle.~~

(6) ~~A winch or winches with have a minimum factory rated capacity of eight thousand pounds (8,000 lbs.) and equipped with a cable to be compatible with manufacturer's specifications.~~

(7) ~~Absorbent capable of absorbing liquid spills from vehicles (not cargo spills); provided, the wrecker service or wrecker operator shall not be required to pick up or dispose of the used absorbent.~~

(b) ~~Each Class AA TM wrecker (medium truck wrecker) shall meet the following standards:~~

(1) ~~Minimum vehicle chassis requirements:~~

(A) ~~Factory or certified installed full air brakes with a full tractor package (hand control, in line foot valve, air hoses and trailer emergency valve) capable of releasing the air brakes on a tractor trailer and capable of operating the brakes of the towed vehicle with the same application as the towing vehicle.~~

(B) ~~Air activated spring parking brake.~~

(2) ~~Minimum wrecker body and equipment requirements:~~

(A) ~~Wrecker body and equipment shall be compatible with the chassis GVWR in size and shall be suitable by design to operate under emergency conditions.~~

(i) ~~Vehicle body must be capable of safely anchoring scotch blocks.~~

(ii) ~~Vehicle must be designed to adequately anchor snatch blocks.~~

(iii) ~~Booms(s) must be constructed as to be compatible with winch rating.~~

(iv) ~~Vehicle must have a minimum of two (2) snatch blocks compatible with cable size and cable rating.~~

(v) ~~Winch(s) must have a minimum factory rated capacity of thirty thousand pounds (30,000 lbs.) and be equipped with a cable to be compatible with manufacturer's specifications.~~

(vi) ~~In addition to the equipment required by OAC 595:25-5-2, one (1) axle; and one (1) pry bar or wrecking bar capable of prying open doors.~~

(vii) ~~One (1) "sling" and "stay bar," wheel or frame lift device or other type of device capable of safely loading and protecting the disabled vehicle while being towed.~~

(c) ~~Each Class AA TL wrecker (large truck wrecker) shall meet the following standards:~~

(1) ~~Minimum vehicle chassis requirements:~~

(A) ~~Factory installed or certified installed full air brakes with a full tractor package (hand control, in line foot valve, air hoses, and trailer emergency valve) capable of releasing the air brakes on a tractor trailer and capable of operating the brakes of the towed vehicle with the same application as the wrecker.~~

(B) ~~Air activated spring parking brake.~~

(2) ~~Minimum front axle and suspension of twelve thousand pounds (12,000 lbs.). (Note: GVWR ratings are altered or affected by tires, springs and axles.)~~

(3) ~~Minimum rear axle and suspension combination of thirty two thousand pounds (32,000 lbs.).~~

(4) ~~Be equipped with full driven tandem axle (NOTE: A drag axle or pusher axle is not acceptable).~~

# Permanent Final Adoptions

- ~~(5) Minimum wheel base of two hundred inches (200").~~
- ~~(6) Wrecker body and equipment shall be compatible with chassis GVWR and size and shall be suitable by design to operate under emergency conditions.
  - ~~(A) Body must be capable of safely anchoring snatch blocks.~~
  - ~~(B) Must be designed to adequately anchor snatch blocks.~~
  - ~~(C) Boom(s) must be constructed as to be compatible with winch rating and must be capable of being adjusted to accomplish proper weight distribution.~~
  - ~~(D) Winch(s) must have a factory rated capacity of at least forty thousand pounds (40,000 lbs.) and must be equipped with a cable to be compatible with manufacturer's specifications.~~~~
- ~~(7) In addition to the equipment required by OAC 595:25-5-2, one (1) axe; and one (1) pry bar or wrecking bar capable of prying open doors.~~

## **595:25-7-2. Release and holding of vehicle by Class AA wrecker operators**

- (a) **Release.** The Class AA wrecker operator shall at all times have a capable person available to release impounded or stored vehicle within thirty (30) minutes.
- (b) **Exceptions to release of impounded or stored vehicles.**
  - (1) Officers may have a legitimate need and reason to preserve the secured status of an impounded or stored vehicle, including but not limited to:
    - (A) Failure to pay taxes due the State;
    - (B) Forfeiture proceedings under the Controlled Dangerous Substances Act [63 O.S. § 2-506]; or
    - (C) Evidentiary proceedings.
  - (2) In the event an officer determines a need exists to preserve the secured status of an impounded or stored vehicle, the officer may direct the operator to place a hold thereon, which the operator shall honor, subject to the following procedures.
  - (3) If the hold is because taxes due the State have not been paid, the operator shall not release the vehicle until the owner, or another person as described in OAC 595:25-5-3(13), has furnished proof from the Oklahoma Tax Commission or a motor license agent to the operator that the vehicle has been duly registered and the license fee has been paid before the vehicle may be released to the owner. Inquiry regarding this law may be made to the Oklahoma Tax Commission.
  - (4) If the stated reason for the hold is a forfeiture proceeding under the Uniform Controlled Dangerous Substance Act, the operator may not release the vehicle unless authorization is received either from the District Attorney's Office of the county from which the vehicle was impounded or from the impounding officer.
    - (A) If, after the expiration of seventy-two (72) hours from the time of impoundment (excluding Saturday, Sunday and legal holidays), the operator has not received either the court case number under which

a forfeiture proceeding has been accepted and filed or a release of the hold from the impounding officer, the operator shall contact the law enforcement agency storing the vehicle, between 7:00 a.m. and 12:00 noon following such seventy-two (72) hours period, advising the ranking supervisor on duty or dispatcher of the following information:

- (i) That the vehicle is being held for the filing of forfeiture proceedings;
  - (ii) That no court case number of forfeiture proceedings has been received;
  - (iii) Description of vehicle, including tag and vehicle identification number;
  - (iv) Vehicle owner, if known;
  - (v) Date and time of impoundment;
  - (vi) County from which the vehicle was impounded;
  - (vii) Name of impounding officer;
  - (viii) Name and telephone number of operator submitting the above information.
- (B) The supervisor may direct the impounding officer to verify the decision of the District Attorney and to notify the operator:
- (i) Of the forfeiture proceedings style and case number; or
  - (ii) That the hold is canceled because the District Attorney has declined forfeiture proceedings and therefore, the vehicle may then be released in accordance with (a) and (b) of this Section.
- (C) Any vehicle seized or stored for forfeiture proceedings under the Uniform Controlled Dangerous Substance Act is considered to be in the custody of the District Attorney of the county where the property was seized [63 O.S. § 2-506 (K)] and therefore the operator may contact that office regarding any matter relating to such vehicle, in addition to the foregoing procedure.
- (5) If the hold is for evidentiary proceedings or for any stated reason other than taxes or forfeiture described above, or if the officer fails to state a reason, then the hold shall expire forty-eight (48) hours from the time of impoundment (if not released earlier by the officer), and the operator shall not honor the hold beyond the forty-eight (48) hour period without express direction of the law enforcement agency storing said vehicle. The vehicle may then be released in accordance with the provisions of this Chapter.
- (c) **Court orders regarding impounded or stored vehicles.** If any rule provided, herein conflicts with a court order served upon the operator relating to impoundments, release, storage or other matter relating to the wrecker service, the court order shall take precedence.
  - (d) **Release to another wrecker service.**
    - (1) When a wrecker service is to lawfully obtain a vehicle from another wrecker service which originally towed the vehicle, the original wrecker service shall:
      - (A) allow the other wrecker service to enter its premises and remove the vehicle, or

(B) if the original wrecker service does not allow the other wrecker services on its premises to make the tow, the original wrecker service shall properly tow the vehicle to a mutually agreeable site in order to transfer the vehicle to the requesting wrecker service.

(2) If a wrecker service denies access onto its premises by any wrecker service which is lawfully entitled to remove a vehicle or property, the original wrecker service shall not charge any fee to any other wrecker service for the performance of any service in relation to the transfer of a vehicle from one wrecker service to another as prescribed by (1).

**SUBCHAPTER 9. OKLAHOMA HIGHWAY PATROL ROTATION LOG - ADDITIONAL REQUIREMENTS**

**595:25-9-2. Operator requirements**

Operators on the Rotation Log shall comply with the following:

- (1) When more than one (1) vehicle is towed on one (1) call, each tow shall be counted as another call to that operator.
- (2) When an operator receives a request for services from the Oklahoma Highway Patrol and no services are rendered for which the operator is able to receive compensation, the operator shall not lose position on the Rotation Log.
- (3) If an operator has received a request for services, but does not respond to the scene within a reasonable length of time, including but not limited to such factors as distance from the scene, weather, and nature of the collision or traffic tie-up, the Oklahoma Highway patrol may request the services of the next operator on the Rotation Log. Under these circumstances, the operator who receives the first request shall lose position on the Rotation Log.
- (4) When an emergency condition exists, the Oklahoma Highway Patrol reserves the right to request the services of any appropriately equipped and licensed wrecker service best able to handle the emergency and can reach the scene in the shortest time, regardless of the operator's position on the Rotation Log. Said call shall count as a call on the Rotation Log.
- (5) Only one (1) wrecker service shall be approved for Highway Patrol rotation at any one place of business and/or storage facility, unless otherwise approved by the Commissioner.
- (6) Wrecker services shall respond to Highway Patrol requests only in a wrecker vehicle licensed to the requested wrecker service, unless otherwise approved by the Commissioner.
- (7) Every wrecker service on the Highway Patrol Rotation Log shall maintain twenty-four (24) hour service.
- (8) A wrecker service called from the Highway Patrol Rotation Log shall not accept a request for services unless

the operator has a vehicle immediately available to perform the requested service.

(9) Each operator shall require each driver responding to a request to maintain the appropriate driver license for the type vehicle being operated.

(10) Each operator shall require each driver to obey in good faith the rules of the road.

(11) Each operator shall prohibit any known thief or felon from loitering, visiting, or otherwise being on the premises of the place of business or any storage facility of the wrecker service.

(12) Every operator shall accept each Oklahoma Highway Patrol call unless there exists a valid reason for refusal.

(13) Each operator shall provide service for a minimum of seventy-five (75%) percent of the requests made by the Highway Patrol to be computed on a quarterly basis. Failure to meet this standard for any reason shall be grounds for removal from the Oklahoma Highway Patrol Rotation Log.

(14) Any Class AA wrecker operator who uses an answering service as a means of dispatch and who fails to properly respond in a timely manner, as determined by the Director of the Wrecker Services Division, to a rotation call request may have the Class AA license revoked for failure to properly respond to rotation call requests. The operator shall not be licensed as a Class AA wrecker service while utilizing the same answering service as a means of dispatch.

(15) Persons responding to calls must be able to speak and understand the English language.

(16) A wrecker operator shall respond to law enforcement agencies' wrecker service requests with a wrecker vehicle and operator capable of efficiently uprighting an overturned vehicle, pulling or winching a vehicle back onto the roadway, lifting a vehicle off a victim, or assisting with opening a vehicle to extricate a victim. In addition, the wrecker vehicle shall be equipped to remove a disabled vehicle without inflicting further damage to the disabled vehicle.

(17) If two or more vehicles are involved in a collision and two or more wrecker services are called the following shall apply:

(A) The first wrecker service arriving at the scene will tow the vehicle causing the greatest traffic hazard, which shall be determined by the investigating officer.

(B) If a requested wrecker service is first on scene, said wrecker service will assist in removing the vehicle causing the traffic hazard from roadway, then will proceed to pick up the vehicle it has been requested to tow.

*[OAR Docket #07-1305; filed 7-3-07]*

# Permanent Final Adoptions

## TITLE 595. DEPARTMENT OF PUBLIC SAFETY CHAPTER 40. DRIVER TRAINING AND IMPROVEMENT

[OAR Docket #07-1306]

### RULEMAKING ACTION:

PERMANENT final adoption.

### RULES:

- Subchapter 1. Driver Education Instruction
- 595:40-1-3. Driver education instructor permit/license [AMENDED]
- 595:40-1-4. Qualifications for instructors [AMENDED]
- 595:40-1-7. Eligibility for re-issuance of instructor permits [AMENDED]
- 595:40-1-9. Prescribed course of study [AMENDED]

### AUTHORITY:

Commissioner of Public Safety; 47 O.S. §§ 6-105 and 802.

### DATES:

#### Comment Periods:

February 15, 2007, through March 28, 2007

#### Public Hearing:

March 28, 2007

#### Adoption:

March 30, 2007

#### Submitted to Governor:

March 30, 2007

#### Submitted to House:

March 30, 2007

#### Submitted to Senate:

March 30, 2007

#### Gubernatorial approval:

May 4, 2007

#### Legislative approval:

Failure of the Legislature to disapprove the rules resulted in approval on May 24, 2007.

#### Final Adoption:

May 24, 2007

#### Effective:

August 15, 2007

### SUPERSEDED EMERGENCY ACTIONS:

n/a

### INCORPORATIONS BY REFERENCE:

N/A

### ANALYSIS:

Amendments to this subchapter clarify requirements for driver training schools and instructors.

The proposed actions are amendments to existing rules.

The circumstance which created the need for these rules is to ensure reliable service to the citizens of Oklahoma.

The intended effect of these rules is to allow the Department of Public Safety to perform its duties as required or authorized by law.

### CONTACT PERSON:

David W. Beatty, Administrative Rules Liaison, Department of Public Safety, 3600 N. M.L. King Ave., P.O. Box 11415, Oklahoma City, OK 73136-0415. Phone: (405) 425-2024. Email: dbeatty@dps.state.ok.us.

**PURSUANT TO THE ACTIONS DESCRIBED HEREIN, THE FOLLOWING RULES ARE CONSIDERED FINALLY ADOPTED AS SET FORTH IN 75 O.S., SECTION 308.1(A), WITH AN EFFECTIVE DATE OF AUGUST 15, 2007:**

## SUBCHAPTER 1. DRIVER EDUCATION INSTRUCTION

### 595:40-1-3. Driver education instructor permit/license

(a) **Requirement of Driver Education Instructor Permit/license.** A Driver Education Instructor Permit/license is required for instructors who teach Driver Education as prescribed under 47 O.S. §6-105 (D) and 47 O.S. § 801, who offer behind the wheel instruction to students who do not possess a valid Oklahoma driver license.

(b) **Application for Driver Education Instructor permit/license.**

(1) **Public schools.** The State Department of Education, Comprehensive Health/Driver and Traffic Safety Section, shall provide an application for Driver Education instructor permits/licenses and renewal permit/licenses for public schools upon request.

(A) The instructor shall make application to the State Department of Education by mail to: State Department of Education, Comprehensive Health/Driver Education, Room 314, 2500 Lincoln Boulevard, Oklahoma City, Oklahoma 73105-4599.

(B) The State Department of Education shall review the application as to teacher qualification and prescribed course of study and forward the application to the Department of Public Safety.

(2) **Commercial schools.**

(A) All applications for an original or a renewal school and/or instructor license shall be made on a form provided by the Department of Public Safety. The term of each original or renewal school license shall be for a period of three (3) years. Each place of business and/or location shall be considered a separate school and require a separate license. The term of an original instructor license shall expire with the current license of the employing school, and the term of each subsequent renewal instructor license shall be for a period of three (3) years, running in conjunction with the license of the employing school. An instructor shall be required to apply for only one license when employed by more than one school owned by the same owner. An instructor license shall become invalid upon termination of employment with the school or schools of a single owner. If an instructor accepts employment with another school or schools of a different owner, the instructor license is not transferrable, and the instructor shall apply for an original license as a new employee of the other school.

(B) Each application for an original or renewal school license shall be accompanied by:

- (i) A fee of Twenty-five Dollars (\$25.00) ~~for each place of business and/or location.~~
- (ii) ~~Five (\$5.00) fee for instructor permit.~~
- (iii) A schedule of fees and charges.
- (iv) Certificates of insurance from a company licensed to conduct business in this State certifying proper commercial insurance coverage.

(~~iv~~) Make, model, vehicle identification number, and registration number of all vehicles used for training purposes, except motorcycle training.

(C) ~~Each place of business and/or location will be considered a separate school and require separate license. Each application for an original or renewal instructor license shall be accompanied by:~~

(i) ~~Documentation required by OAC 595:40-1-4(a).~~

(ii) ~~A Five (\$5.00) fee.~~

(D) No license fee shall be refunded in the event the license is rejected, suspended or revoked by the Commissioner of Public Safety.

(E) All applications must be approved by the Department of Public Safety prior to the date a school will be permitted to open for business.

(F) All applications for renewal licenses shall be made no later than December 1 of ~~each calendar~~ the year of expiration.

(G) Every ~~owner~~/operator of a Commercial Driver school is required to have a Commercial Instructor License.

(H) Application for Driver Education Instructor license for non-public schools may be obtained from the Department of Public Safety, Troop N, at: Driver Examining Division, P.O. Box 11415, Oklahoma City, Oklahoma 73136-0415.

(I) Effective for all schools who are licensed or whose licenses are renewed for any year beginning after December 31, 2004, all schools shall meet the requirements of OAC 595:40-1-15.

(3) **Private and parochial schools:**

(A) All applications for an original or a renewal non public school and/or instructor license shall be made on a form provided by the Department of Public Safety.

(B) Each application for original school license shall be accompanied by:

(i) Certificates of insurance from a company licensed to conduct business in this State certifying proper commercial insurance coverage.

(ii) Make, model, vehicle identification number, and registration number of all vehicles used for training purposes, except motorcycle training.

(C) All applications must be approved by the Department of Public Safety prior to the date a school will be permitted to open for business.

**595:40-1-4. Qualifications for instructors**

(a) **All driver education instructors.** Instructors of public, private, commercial driver education schools and other non-public schools ~~must~~ shall submit to the Department of Public Safety, upon application, proof of the following:

(1) ~~be employed~~ current employment by a school which offers a prescribed course of study;

(2) ~~possess~~ possess a valid and unexpired Oklahoma driver license ~~and be properly licensed for the type of vehicle used for instruction;~~

(3) ~~be~~ at least twenty-one (21) years of age;

(4) ~~have~~ never been convicted of a felony as evidenced by an Oklahoma State Bureau of Investigation criminal background check conducted within the immediately preceding thirty (30) days or, if the applicant has not lived in Oklahoma for the immediately preceding five (5), a criminal background check from the agency responsible for keeping criminal history in the state or states of residence for the immediately preceding five (5) years;

(5) if applicable, ~~had~~ driving privileges reinstated for at least twelve (12) months, if driving privileges were suspended, canceled, revoked, denied, or disqualified for a driving-related conviction or for Department action related to driving under the influence or driving while impaired. If driving privileges are suspended, canceled, revoked, denied, or disqualified only for a non-driving-related conviction or reason, the applicant shall be eligible immediately upon reinstatement of driving privileges;

(6) ~~not have~~ been convicted of misdemeanor possession or use of alcohol or drugs within the past twelve (12) months;

(7) ~~have~~ not more than five (5) point violations on the driving record;

(8) ~~have~~ no administrative action pending pursuant to 47 O.S. §§ 753, 754, or 754.1; and

(9) ~~possess~~ a high school diploma or general education diploma.

(b) **All commercial school instructors.** Every four (4) years, all commercial school instructors must:

(1) receive a score of at least eighty percent (80%) on driver license written examination.

(2) pass standard driver license road test with a passing score of at least eighty percent (80%).

(c) **Public school instructors only.** Qualifications for public driver education instructors are set out in the rules for Oklahoma High School Driver and Traffic Safety Education by the Oklahoma State Board of Education.

(d) **Non-public school instructors.**

(1) **Specific qualification for non-public schools.** ~~The qualification for instructors~~ Instructors of Driver Education driver education for non-public schools, except commercial schools, ~~shall be as follows~~ submit to the Department of Public Safety proof of the following:

(A) valid Oklahoma secondary, elementary-secondary, library media specialist, speech-language pathology or technology center school license/certificate;

(B) credential in Driver and Traffic Safety Education;

(C) valid and unexpired Oklahoma driver license;

(D) acceptable driving record as set forth in 595:40-1-5 and approved by the Department of Public Safety.

(2) **Exemption for non public schools instructors except commercial schools.** Those instructors who taught Driver Education at a private, parochial or other non-public school and who were issued an instructor's license for the school year 1988-1989 and had previously held an

## Permanent Final Adoptions

Oklahoma secondary, elementary-secondary pathology or technology center school license/certificate and have remained continuously employed will not be required to meet item (1) (A) or (B) of this subsection.

(e) **Commercial school instructors other than truck and motorcycle training instructors.** Commercial ~~Driver driver~~ education school instructors, other than truck and motorcycle training instructors, are required shall submit to the Department of Public Safety proof of the following:

- (1) ~~to possess~~ a minimum of six (6) semester hours of Driver Education I and Driver Education II, and a minimum of three (3) semester hours of General Safety Education from an accredited college or university;
- (2) a course equivalent to that described in paragraph (1) offered by a nationally recognized commercial driver instructor course approved by the Department of Public Safety; or
- (3) ~~to have been certified~~ certification by the State Department of Education as a driver education instructor, which certification shall be for at least five (5) years immediately preceding application and approval as a commercial driver education school instructor ~~and have in conjunction with having~~ taught driver education for at least five (5) years in public, private, or parochial school.

(f) **Commercial truck driver training school instructors.**

- (1) Commercial truck driver training school instructors ~~must have~~ shall submit to the Department of Public Safety proof of a high school diploma, or equivalent, and a minimum of five (5) years verifiable experience in the type of vehicle used by the school for instruction purposes.
- (2) The Department of Public Safety shall provide all schools a form which shall be presented to the prospective student prior to enrollment and payment of fees to the school. The form shall inform the student applicant as to the physical qualifications required for truck drivers. These qualifications are adopted from the Federal Motor Carrier Safety Regulations Pocketbook as prescribed by the United States Department of Transportation Federal Highway Administration, Subpart E-Physical Qualifications and Examinations, Section 391.41. This form shall be signed by the applicant and shall become a part of his school record.

(g) **Commercial motorcycle training school instructor qualifications.** Commercial motorcycle training school instructors ~~must possess~~ shall submit to the Department of Public Safety proof of the following:

- (1) a high school diploma, or equivalent,
- (2) an instructor's certificate issued by the Motorcycle Safety Foundation, and
- (3) ~~a letter from the current employment by a~~ motorcycle training school verifying employment.

### 595:40-1-7. Eligibility for re-issuance of instructor permits

An instructor shall be eligible for re-issuance of an instructor permit if the instructor proof of the following is submitted to the Department of Public Safety:

- (1) ~~possesses~~ a valid Oklahoma driver license ~~and is~~, properly licensed for the type of vehicle used for instruction,
- (2) ~~is~~ employed by a school which offers a prescribed course of study with qualified instructors,
- (3) ~~has~~ not more than five (5) points on the driving record,
- (4) has never been convicted of a felony as evidenced by an Oklahoma State Bureau of Investigation criminal background check conducted within the immediately preceding thirty (30) days.
- (5) if applicable, ~~has had~~ twelve (12) months ~~elapse~~ have elapsed from the date of any misdemeanor conviction for alcohol or drug violation while operating a motor vehicle,
- (6) if applicable, ~~has had~~ twelve (12) months ~~elapse~~ have elapsed from the date of any revocation pursuant to 47 O. S. §753, §754 or §754.1, unless the instructor was convicted of a felony in conjunction with the same incident from which the revocation arose, and
- (7) ~~has had~~ driving privileges reinstated, if applicable, for at least twelve (12) months, if driving privileges were suspended, canceled, revoked, denied, or disqualified for a driving-related reason. If driving privileges are suspended, canceled, revoked, denied, or disqualified only for a non-driving-related reason, the instructor shall be eligible to apply for re-issuance immediately upon reinstatement of driving privileges.

### 595:40-1-9. Prescribed course of study

(a) A prescribed course of study of Driver Education shall be designed to develop knowledge of those provisions of the Oklahoma Vehicle Code and other laws of this state relating to the operation of motor vehicles, acceptance of personal responsibility in traffic, appreciation of the causes, seriousness, and consequences of traffic collisions, and to develop the knowledge, attitudes, habits, and skills necessary for the safe operation of motor vehicles.

(b) Public Schools must be in compliance with Oklahoma State Board of Education rules and regulations. Non public/Commercial schools must meet the following requirements:

- (1) Students must be at least fifteen (15) years of age and regularly enrolled and certified by the instructor as taking a prescribed driver education course, certified by the Department of Public Safety.
- (2) Private and Parochial students shall receive a minimum of thirty (30) hours of classroom instruction and a minimum of six (6) hours of actual driving in the Driver Education vehicle, while accompanied by and under the supervision of a qualified Driver Education instructor.
- (3) Each commercial student, except for commercial truck and motorcycle students, shall receive a minimum of ten (10) hours of classroom instruction and a minimum of six (6) hours of actually driving the Driver Education vehicle, while accompanied by and under the supervision of a qualified Driver Education instructor who is occupying the front seat of the vehicle.

- (4) Instruction shall include, but not be limited to, the following:
- (A) Signs, signals, highway markings and highway design.
  - (B) Rules of the road, state laws, and local ordinances.
  - (C) Driving attitude toward motorcyclists, bicyclists, and pedestrians.
  - (D) Basic driving maneuvers.
  - (E) Operation of motor vehicle on streets and highways.
  - (F) Familiarity with the Oklahoma Driver's Manual, distributed by the Oklahoma Department of Public Safety. Copies of this manual have been deposited with the Publications Clearinghouse of the Oklahoma Department of Libraries.
  - (G) Insurance laws of the State.
  - (H) Financial responsibility.
  - (I) Seat belt use and laws.
  - (J) Effects of natural laws on driving.
  - (K) Alcohol and drug substance abuse and the effect on driving.
  - (L) Basic vehicle maintenance including fluid levels, tire pressure and lighting systems.
  - (M) Skills:
    - (i) Starting.
    - (ii) Backing.
    - (iii) Parallel parking.
    - (iv) Hill parking.
    - (v) Starting on hill.
    - (vi) Intersection movement and observance.
    - (vii) Lane observance and changing.
    - (viii) Left and right turns.
    - (ix) Pedestrian and vehicle right-of-way.
    - (x) Proper use of automatic and/or standard transmission.
    - (xi) Use of brake and accelerator.
    - (xii) Traffic lights or signals.
- (5) All passengers, students and instructors in the driver education vehicle shall comply with the Oklahoma Mandatory Seat Belt Use Act, 47 O.S. §§ 12-416 through 12-420, whenever the vehicle is in operation.
- (6) A student roster list must be filed on forms provided for this purpose and approved by the Department of Public Safety before behind-the-wheel instruction begins.
- (7) Driving instruction shall not be conducted within a one mile radius of the Department of Public Safety or any district office thereof.
- (c) In addition to the requirements in (a) and (b) of this Section, commercial truck driver training schools must offer the following curriculum:
- (1) Commercial truck driver curriculum:
    - (A) Classroom Instruction including but not limited to:
      - (i) Introduction.
      - (ii) Defensive Driving Tactics.
      - (iii) Uniform Vehicle Code.
      - (iv) Federal Motor Carrier Safety Regulations as prescribed by the United States Department of Transportation Federal Highway Administration, Parts 380, 382, 383, 390-399.
      - (v) Techniques of First Aid (Instructor must have valid First Aid Instructor's Card).
      - (vi) Driver attitude.
    - (B) Skill and off-street instruction:
      - (i) Every student shall be properly licensed before receiving behind-the-wheel instruction.
      - (ii) Instruction shall include practice time and observation time on the following basic truck driving skills:
        - (I) Basic handling of vehicle.
        - (II) Pre-trip inspection.
        - (III) Hook and unhook of trailer.
        - (IV) Position on roadway.
        - (V) Shifting of transmission gears.
      - (iii) Upon satisfactory completion of the skills listed in (ii) of this subparagraph, each student must complete actual driving time and observation time conducted on two-lane roadways (urban), multi-lane roadway (urban), and city driving for each of the following truck driving skills:
        - (I) Skip-shifting.
        - (II) Off track driving.
        - (III) Intersection movement.
        - (IV) Right and left turns.
        - (V) Railroad crossings.
        - (VI) Overhead clearances.
        - (VII) Slowing for curves.
        - (VIII) Passing and being passed.
        - (IX) Stop signs and traffic signals.
- (2) Commercial truck driver curriculum for a refresher and recertification course for experienced truck drivers shall include the following:
  - (A) Classroom instruction including but not limited to:
    - (i) Introduction.
    - (ii) Defensive driving tactics.
    - (iii) Uniform Vehicle Code.
    - (iv) Federal Motor Carrier Safety Regulations as prescribed by the United States Department of Transportation Federal Highway Administration, Parts 383, 390-399.
    - (v) Techniques of First Aid (Instructor must have valid First Aid Instructor's Card).
    - (vi) Driver attitude.

# Permanent Final Adoptions

- (vii) Fire Prevention & Fire Fighting (Instructor must have been accepted by the State Fire Marshal).
  - (viii) Map reading and routing.
  - (ix) Credentials, including:
    - (I) Cab cards.
    - (II) Port of Entry.
    - (III) Size and Weights permits.
    - (IV) Elective of cargo handling.
  - (x) CDL training for written test, pre-trip inspection and air brake test.
- (B) Skill and off-street instruction:
- (i) Every student in a Commercial Truck Driver Training School shall be properly licensed before receiving behind-the-wheel instruction.
  - (ii) Instruction shall include practice time and observation time on the following basic truck driving skills:
    - (I) Basic handling of vehicle.
    - (II) Pre-trip inspection.
    - (III) Hook and unhook of trailer.
    - (IV) Position on roadway.
    - (V) Shifting of transmission gears.
  - (iii) Upon satisfactory completion of the skills listed in (ii) of this subparagraph, each student must complete actual driving time conducted on two-lane roadways (urban), multi-lane roadway (urban), and city driving for each of the following truck driving skills:
    - (I) Skip-shifting.
    - (II) Off track driving.
    - (III) Intersection movement.
    - (IV) Right and left turns.
    - (V) Railroad crossings.
    - (VI) Overhead clearances.
    - (VII) Slowing for curves.
    - (VIII) Passing and being passed.
    - (IX) Stop signs and traffic signals.
- (3) The following provisions relating to vehicle equipment apply to Commercial Truck Driving Schools only:
- (A) Tractor shall meet the minimum standards established by the Commercial Vehicle Safety Alliance.
  - (B) All students and instructors in driver education shall shall comply with the Oklahoma Mandatory Seat Belt Use Act, 47 O.S. §§ 12-416 through 12-420, whenever the vehicle is in operation.
  - (C) Tractor and trailer shall be marked on each side and behind with sign bearing the words, "COMMERCIAL DRIVER TRAINING", or as required by the law.
  - (D) All tractors and trailers shall be used only for the purpose of driver training and no school shall accept payment in any way for services rendered from such vehicle. All trailers used shall bear a sign plainly visible from the rear with words, "NOT FOR HIRE". This sign is in addition to other signs as required in this Subchapter. An exception to this prohibition is that the school shall be allowed to lease tractor and/or

trailer to the general public for the sole purpose of Commercial Driver testing only.

- (E) Signs shall appear on vehicle as follows:
- (i) All vehicles used for instruction of driver training shall be marked on each side and on the rear with the words "Student Driver" with letters no less than two (2) inches in height.
  - (ii) Any additional markings must be approved by the Department of Public Safety.

(d) The Motorcycle Safety Foundation Curriculum is hereby adopted by reference which shall be the only course of instruction used by motorcycle education instructors certified by the Department of Public Safety.

- (1) A copy of the curriculum is available at the Department of Public Safety Legal Driver License Examining Division.
- (2) Every school shall develop written and skills test to determine the students knowledge and performance in accordance with the prescribed curriculum.

[OAR Docket #07-1306; filed 7-3-07]

## TITLE 595. DEPARTMENT OF PUBLIC SAFETY CHAPTER 45. BOATING AND WATER SAFETY

[OAR Docket #07-1307]

### RULEMAKING ACTION:

PERMANENT final adoption.

### RULES:

- Subchapter 1. General Provisions [NEW]
- Subchapter 3. Boating Safety Education [NEW]
- 595:45-3-1. Purpose [NEW]
- 595:45-3-2. Scope and application [NEW]
- 595:45-3-3. Definitions [NEW]
- 595:45-3-4. Course of study and instruction (curriculum) [NEW]
- 595:45-3-5. Equivalency examination [NEW]
- 595:45-3-6. Minimum Standards for Boating Safety Education Competency [NEW]
- 595:45-3-7. Boater Education Card [NEW]
- 595:45-3-8. Prescribed forms [NEW]
- 595:45-3-9. Termination, cancellation, or denial of certification or acceptance [NEW]
- 595:45-3-10. Hearings [NEW]

### AUTHORITY:

Commissioner of Public Safety; 63 O.S. §§ 4009, 4202, and 4232.

### DATES:

#### Comment Periods:

February 15, 2007, through March 28, 2007

#### Public Hearing:

No hearing was scheduled or requested.

#### Adoption:

March 30, 2007

#### Submitted to Governor:

March 30, 2007

#### Submitted to House:

March 30, 2007

#### Submitted to Senate:

March 30, 2007

#### Gubernatorial approval:

May 4, 2007

**Legislative approval:**

Failure of the Legislature to disapprove the rules resulted in approval on May 24, 2007.

**Final Adoption:**

May 24, 2007

**Effective:**

August 15, 2007

**SUPERSEDED EMERGENCY ACTIONS:**

n/a

**INCORPORATIONS BY REFERENCE:**

N/A

**ANALYSIS:**

Creation of Subchapter 3 implements the provisions of SB 1495 (2006).

The proposed actions are creation of new rules.

The circumstance which created the need for these rules is the passage and approval of SB 1495 (2006).

The intended effect of these rules is to allow the Department of Public Safety to perform its duties as required or authorized by law.

**CONTACT PERSON:**

David W. Beatty, Administrative Rules Liaison, Department of Public Safety, 3600 N. M.L. King Ave., P.O. Box 11415, Oklahoma City, OK 73136-0415. Phone: (405) 425-2024. Email: dbeatty@dps.state.ok.us.

**PURSUANT TO THE ACTIONS DESCRIBED HEREIN, THE FOLLOWING RULES ARE CONSIDERED FINALLY ADOPTED AS SET FORTH IN 75 O.S., SECTION 308.1(A), WITH AN EFFECTIVE DATE OF AUGUST 15, 2007:**

**SUBCHAPTER 1. GENERAL PROVISIONS**

**SUBCHAPTER 3. BOATING SAFETY EDUCATION**

**595:45-3-1. Purpose**

This Subchapter establishes requirements, procedures, and standards for the certification of boating safety courses as required by the Kyle Williams Boating Safety Education Act [63 O.S., § 4231 et seq.]

**595:45-3-2. Scope and application**

The provisions of this Subchapter shall apply only to persons described under the provisions of 63 O.S. §4232(D) and to individuals, organizations, companies, or other entities providing or desiring to provide boating safety courses.

**595:45-3-3. Definitions**

In addition to terms defined in 63 O.S. §§ 4001, 4101, 4201, and 4232, the following words or terms, when used in this Subchapter, shall have the following meaning unless the context clearly indicates otherwise. Use of the singular term includes the plural, and use of the plural term includes the singular.

(1) "Boater education card" means a card issued by the Department or by an boating safety course provider which certifies that the person named on the card has met all requirements necessary to be authorized to operate a vessel in Oklahoma.

(2) "Boating safety course" means a NASBLA-approved boating safety education course of instruction which is offered by an boating safety course provider and which concludes with an examination [63 O.S. §4232 (A) (2)].

(3) "Boating safety course provider" means an individual or organization who instructs or provides a boating safety course and who has been approved by the Department to offer such course in Oklahoma.

(4) "Correspondence course" means a non-proctored boating safety course taken at home or another location.

(5) "Department" means the Department of Public Safety of the state of Oklahoma.

(6) "Internet course" means a non-proctored boating safety course offered via the worldwide web.

(7) "Lake Patrol" means the Lake Patrol Section of the Oklahoma Highway Patrol Division of the Department.

(8) "Minimum standards of boating safety education competency" means standards of proficiency established by the Department based on the National Boating Education Standards set by NASBLA which determine whether an applicant for a boater education card has met or exceeded the requirements of a boating safety course, equivalency exam, Internet course, or correspondence course.

(9) "NASBLA" means the National Association of State Boating Law Administrators.

(10) "Proctor" means an individual who has been approved by the Department to administer an equivalency exam.

(11) "Proctored equivalency exam" means a comprehensive written examination created by the Department which, if successfully passed, substitutes for the boating safety course.

(12) "Proof of Competency" means a document verifying that an individual has achieved the minimum standards for boating safety education competency as determined by the Department.

(13) "Student" means a person taking a boating safety course.

**595:45-3-4. Course of study and instruction (curriculum)**

(a) In general, A prescribed course of study and instruction, or curriculum, for a boating safety course shall be designed to develop and instill the knowledge, attitudes, habits, and skills necessary for the safe operation of vessels, encompassing:

(1) NASBLA National Boating Education Standards.  
(2) Those provisions of the Oklahoma Boating Safety Regulation Act (63 O.S., § 4200 et seq.) and other laws and administrative rules of this state relating to the operation of vessels;

(3) Acceptance of personal responsibility while operating a vessel; and

(4) Appreciation of the causes, seriousness, and consequences of vessel collisions.

## Permanent Final Adoptions

---

(b) **Course content.** The content of the boating safety course shall include, but not be limited to, the minimum NASBLA standards as they exist at the time the course is instructed.

(c) **Examination.** A final written examination that conforms the NASBLA National Boating Education Standards shall be administered.

### **595:45-3-5. Equivalency examination**

An applicant may elect to take an equivalency examination rather than a boating safety course. The equivalency examination is intended to provide experienced boat operators with the opportunity to meet the minimum standard of boating safety education competency without having to take a boating safety course. The examination shall contain at least 75 questions including a minimum of 15 specific questions about Oklahoma boating laws.

### **595:45-3-6. Minimum Standards for Boating Safety Education Competency**

(a) A person required to possess a boater education card in order to operate a vessel in Oklahoma shall meet the minimum standards for boating safety education competency as set by the Department.

(b) The minimum standards for boating safety education competency required by the Department are:

(1) Successful completion of a boating safety course and a passing score of at least seventy percent (70%) on a written test administered at the conclusion of the course by the instructor of the course or a proctor;

(2) A score of at least seventy percent (70%) on a proctored equivalency exam. Individuals may take the equivalency exam no more than once within any 90-day period;

(3) Possession of a certificate, card, or other official document issued by another state or foreign country that is equivalent to Oklahoma's boater education card as determined by the Department.

(c) Suitable evidence of achieving the minimum standards for boating safety education competency or "proof of competency" documents shall contain the name of the individual applying for the boater education card and other information required by the Department. Proof of competency documents shall be signed or otherwise certified by the issuing organization. Proof of competency documents include:

(1) A certificate of completion issued by the United States Power Squadrons, the United States Coast Guard Auxiliary, the Department, or another approved boating safety course provider; or

(2) A certificate, card, or other official document issued by another state or foreign country that is equivalent to Oklahoma's boater education card.

### **595:45-3-7. Boater Education Card**

(a) **Initial issuance.** To obtain an initial boater education card a person shall provide to the Department:

(1) A completed application on a form provided by the Department. The applicant shall provide the following information on the form: the applicant's name, address, date of birth, and sex. The applicant shall also sign a statement declaring that statements made on the form are true and correct and that all documents submitted with the form are true and correct copies of documents issued to the applicant. Incomplete applications will be returned to the applicant; and

(2) A copy of a proof of competency document. Proof of competency documents shall contain the name of the individual applying for the boater education card. The Department may require the applicant to provide the original document establishing proof of competency, if the copy accompanying the application is illegible or the authenticity of the copy is not certain.

(3) The initial card shall be issued at no charge.

### (b) **Replacement**

(1) A person may apply for a replacement boater education card issued by the Department if:

(A) The card is lost, stolen or destroyed;

(B) Misinformation is printed on the card; or

(C) The person to whom was originally issued has legally change his or her name.

(2) To obtain a replacement boater education card, an applicant must provide the Department with:

(A) A completed application on a form provided by the Department which includes an affidavit signed by the applicant stating the circumstances that led to the replacement of the original boater education card; and

(B) The replacement card shall be issued after payment of a fee of Ten Dollars (\$10), to be paid in a manner determined by the Department and stated on the application form. Monies collected as a result of fees for replacement cards shall be deposited in the Boating Safety Education Fund as established by 63 O.S., § 4236, to be expended for the purposes of the Kyle Williams Boating Safety Education Act.

(3) A replacement card shall be issued at no charge if incorrect information is printed on the card is a result of Department error. An affidavit signed by the applicant clearly stating the errors printed on the card and the misprinted card shall be returned to the Department before a replacement shall be issued.

(c) **Temporary boater education card.** A temporary card may be issued by the Department for a period of thirty (30) days.

(d) **Transferability.** A boater education card is not transferable.

### **595:45-3-8. Prescribed forms**

(a) **Boating safety course provider applications.** Boating safety course provider applications shall be requested from the Department to apply for certification as a boating safety course provider. The application shall require the applicant to provide the following information:

(1) Date of application;

- (2) Name of boating safety course provider organization;
- (3) Complete organization physical address and mailing address;
- (4) Name of administrator;
- (5) Statement of agreement to comply with rules of the Department and laws of the state of Oklahoma;
- (6) Date of NASBLA certification of course content.
- (7) Signature of administrator.
- (8) Other information as required by the Department.

(b) **Boater education card.** A boater education card shall be provided by and issued by the boating safety course provider to each student upon the successful completion of course work (both classroom and examination). The card shall be in a format agreed upon by the Department and the provider, and shall contain the following:

- (1) name of the provider;
- (2) full legal name of student;
- (3) date of completion;
- (4) embossed seal of provider;
- (5) the seal of NASBLA with wording "This course is approved by NASBLA"; and
- (6) other information as required by the Department.

**595:45-3-9. Termination, cancellation, or denial of certification or acceptance**

(a) **Termination by either party.** Certification of a boating safety course provider granted under this Subchapter may be terminated by either the Department or the certified provider by giving written notice to the other party, stating cause or reason for termination.

(b) **Cancellation or denial.**

(1) **Department action against a boating safety course provider or provider applicants.** The Department may:

(A) Cancel the certification of a boating safety course provider for failure to comply with any provisions of state law, federal regulation, or Department rule.

(B) Deny certification to an individual, organization, company, or other entity applying for certification as a boating safety course provider for failure to meet the requirements prescribed by this Subchapter.

(2) **Department action against instructors.** The Department may:

(A) Cancel the acceptance of an instructor for failure to comply with any provisions of state law, federal regulation, or Department rule.

(B) Deny acceptance to an instructor applying for acceptance for failure to meet the requirements prescribed by this Subchapter.

(c) **Reapplication for certification or acceptance.** Any provider or provider applicant whose certification is cancelled or denied, as provided in (b)(1), or any instructor whose acceptance is cancelled or denied, as provided in(b)(2), shall not be eligible to reapply for certification or acceptance for a period of six (6) months from the date of cancellation or denial.

(d) **Minor disqualifications.** Where it is determined that a minor disqualification exists that may readily be rectified by the provider or instructor, the Department may informally notify such party by mail or telephone of such minor disqualification, with a request for compliance within a specified period of time. If such party fails to rectify the disqualification or violation, the Department may proceed with any action described in (b) of this section.

**595:45-3-10. Hearings**

Any party aggrieved under this Subchapter may request a hearing with the Department pursuant to OAC 595:1-3.

*[OAR Docket #07-1307; filed 7-3-07]*

**TITLE 595. DEPARTMENT OF PUBLIC SAFETY  
CHAPTER 60. AUTHORIZATION TO CARRY CONCEALED FIREARMS**

*[OAR Docket #07-1308]*

**RULEMAKING ACTION:**

PERMANENT final adoption.

**RULES:**

- 595:60-1-1. Purpose [NEW]
- 595:60-1-2. Definitions [NEW]
- 595:60-1-3. Scope and Application [NEW]
- 595:60-1-4. Eligibility [NEW]
- 595:60-1-5. Procedure for initial issuance of a concealed carry identification card [NEW]
- 595:50-1-6. Testing by Department [NEW]
- 595:60-1-7. Renewal of the concealed carry identification card [NEW]
- 595:60-1-8. Denial or cancellation of the conceal carry identification card [NEW]
- 595:60-1-9. Use of weapon [NEW]
- 595:60-1-10. Delegation of authority [NEW]
- 595:60-1-11. Administrative hearing [NEW]

**AUTHORITY:**

Commissioner of Public Safety; 47 O.S. §2-108.

**DATES:**

**Comment Periods:**

February 15, 2007, through March 28, 2007

**Public Hearing:**

No hearing was scheduled or requested.

**Adoption:**

March 30, 2007

**Submitted to Governor:**

March 30, 2007

**Submitted to House:**

March 30, 2007

**Submitted to Senate:**

March 30, 2007

**Gubernatorial approval:**

May 4, 2007

**Legislative approval:**

Failure of the Legislature to disapprove the rules resulted in approval on May 24, 2007.

**Final Adoption:**

May 24, 2007

**Effective:**

August 15, 2007

**SUPERSEDED EMERGENCY ACTIONS:**

n/a

**INCORPORATIONS BY REFERENCE:**

N/A

# Permanent Final Adoptions

## ANALYSIS:

Creation of this chapter implements the provisions of HR 218, the Law Enforcement Officer Safety Act of 2004, Public Law 108-277.

The proposed actions are creation of new rules.

The circumstance which created the need for these rules is the passage and approval of HR 218, the Law Enforcement Officer Safety Act of 2004, Public Law 108-277.

The intended effect of this rule is to allow the Department of Public Safety to perform its duties as required or authorized by law.

## CONTACT PERSON:

David W. Beatty, Administrative Rules Liaison, Department of Public Safety, 3600 N. M.L. King Ave., P.O. Box 11415, Oklahoma City, OK 73136-0415. Phone: (405) 425-2024. Email: [dbeatty@dps.state.ok.us](mailto:dbeatty@dps.state.ok.us).

**PURSUANT TO THE ACTIONS DESCRIBED HEREIN, THE FOLLOWING RULES ARE CONSIDERED FINALLY ADOPTED AS SET FORTH IN 75 O.S., SECTION 308.1(A), WITH AN EFFECTIVE DATE OF AUGUST 15, 2007:**

### 595:60-1-1. Purpose

The purpose of this chapter is to regulate the authorization for retired law enforcement officers of the Oklahoma Highway Patrol Division, including the former Lake Patrol Division and the former Capitol Patrol Division, of the Department of Public Safety to carry concealed firearms pursuant to the "Law Enforcement Officers Safety Act of 2004", also known variously as:

- (1) H.R. 218;
- (2) Public Law No. 108-277; and
- (3) 18 U.S.C., Section 926C.

### 595:60-1-2. Definitions

"Concealed carry identification card" means a photographic identification issued by the Department that indicates that the retiree has, not less recently than one year before the date the individual is carrying the concealed firearm, been tested or otherwise found by the Department to meet the standards established by the Department for training and qualification for active law enforcement officers to carry a firearm of the same type as the concealed firearm.

"Department" means the Department of Public Safety.

"Retiree" means a retired law enforcement officer of the Oklahoma Highway Patrol Division, including the former Lake Patrol Division and the former Capitol Patrol Division, of the Department of Public Safety.

### 595:60-1-3. Scope and Application

This Chapter applies only to retirees of the Department.

### 595:60-1-4. Eligibility

Each retiree wishing to apply for a concealed carry identification card shall meet the following criteria:

- (1) have retired in good standing from service with the Department as a law enforcement officer, other than for reasons of mental instability;

(2) before such retirement, was authorized by law to engage in or supervise the prevention, detection, investigation, or prosecution of, or the incarceration of any person for, any violation of law, and had statutory powers of arrest;

(3) have a retirement status of:

(A) before retirement, was regularly employed as a law enforcement officer with the Department for an aggregate of 15 years or more; or

(B) retired from service with the Department, after completing any applicable probationary period of such service, due to a service-connected disability, as determined by such agency;

(4) has a nonforfeitable right to benefits under the Oklahoma Law Enforcement Retirement System;

(5) during the most recent 12-month period, has met the standards of the Department for training and qualification for an active law enforcement officer to carry firearms;

(6) is not under the influence of alcohol or another intoxicating or hallucinatory drug or substance; and

(7) is not prohibited by federal law from receiving a firearm because the applicant:

(A) is under indictment for, or has been convicted in any court of, a crime punishable by imprisonment for a term exceeding one year;

(B) is a fugitive from justice;

(C) is an unlawful user of or addicted to any controlled substance, as defined in 21 U.S.C., Section 802;

(D) has been adjudicated as a mental defective or has been committed to any mental institution;

(E) who, being an alien:

(i) is illegally or unlawfully in the United States; or

(ii) except as provided in subsection 18 U.S.C., Section 922(y)(2), has been admitted to the United States under a nonimmigrant visa, as defined in 8 U.S.C., Section 1101(a)(26);

(F) has been discharged from the Armed Forces under dishonorable conditions

(G) who, having been a citizen of the United States, has renounced his citizenship;

(H) is subject to a court order that restrains such person from harassing, stalking, or threatening an intimate partner of such person or child of such intimate partner or person, or engaging in other conduct that would place an intimate partner in reasonable fear of bodily injury to the partner or child, except that this paragraph shall only apply to a court order that

(i) was issued after a hearing of which such person received actual notice, and at which such person had the opportunity to participate; and

(ii) either:

(I) includes a finding that such person represents a credible threat to the physical safety of such intimate partner or child; or

(II) by its terms explicitly prohibits the use, attempted use, or threatened use of physical force against such intimate partner or child that would reasonably be expected to cause bodily injury; or

(I) has been convicted in any court of a misdemeanor crime of domestic violence.

**595:60-1-5. Procedure for initial issuance of a concealed carry identification card**

(a) An application for a concealed carry identification card may be obtained by a retiree from the Oklahoma Highway Patrol Troop Headquarters of the district in which the retiree lives.

(b) The retiree shall complete the application which shall include an attestation that the retiree complies with and meets all the criteria in OAC 595:60-1-4.

(c) Upon completion of the application, the retiree shall:

(1) submit the application to the Troop Commander at the Headquarters of the district in which the applicant lives, and

(2) schedule a time to firearm test his or her ability to meet the standards of the Department for training and qualification for an active law enforcement officer to carry firearms.

(d) The retiree shall be required to pass the firearm test with a minimum score of seventy percent (70%) in order to be eligible to be issued a concealed carry identification card and carry a concealed weapon under the provisions of this Chapter.

(e) Upon the retiree submitting the completed application and successfully passing the firearm test, and upon approval of the application by the Department, the Department shall issue an identification card to the retiree which indicates that the retiree has been tested and found to meet the standards established by the Department for training and qualification for active law enforcement officers to carry a concealed firearm. The identification card shall expire no later than one year from the date the retiree successfully passed the firearm test.

(f) For the initial issuance of a concealed carry identification card, the approved retiree shall be required to appear at the Driver License Services Division, Department of Public Safety, 3600 North M.L. King Ave, Oklahoma City, to have his or her photograph taken and to have the card created and issued, at no charge to the retiree.

**595:50-1-6. Testing by Department**

(a) Current standards of the Department for training and qualification for an active law enforcement officer to carry firearms may be obtained from:

(1) the Troop Headquarters of the district in which the retiree lives, or

(2) from the worldwide web at <http://www.dps.state.ok.us>

(b) For each retiree who makes application under this Chapter, the Department shall test the retiree's ability to meet the standards of the Department for training and qualification for an active law enforcement officer to carry firearms.

(c) The retiree shall be required to pass the firearm test with a minimum score of seventy percent (70%) in order to be eligible to carry a concealed weapon under the provisions of this Chapter.

**595:60-1-7. Renewal of the concealed carry identification card**

(a) A previously approved retiree who desires to renew his or her concealed carry identification card shall follow the same application and testing procedures as prescribed in OAC 595:50-1-5 and 50-1-6.

(b) For the renewal issuance of a concealed carry identification card, the card shall be mailed at no charge to the retiree by the Department, using the picture on file with the Department.

**595:60-1-8. Denial or cancellation of the concealed carry identification card**

(a) Conceal carry identification cards are issued at the discretion of the Department pursuant to the Law Enforcement Officers Safety Act of 2004.

(b) An application for a conceal carry identification card may be denied for cause by the Department.

(c) A conceal carry identification card may be cancelled for cause by the Department. The retiree shall be notified by the Department of the cancellation, and the retiree shall immediately surrender the card either by mailing the card to the Department or hand delivering the card to the Troop Commander at the Troop Headquarters of the district in which the retiree lives.

**595:60-1-9. Use of weapon**

The issuance of a concealed carry identification card pursuant to federal law and this Chapter is intended solely for self-defense by an approved retiree and does not convey any law enforcement authority to an approved retiree.

**595:60-1-10. Delegation of authority**

(a) Each Troop Commanders is hereby delegated the authority to grant or deny concealed carry identification cards to retirees living his or her district pursuant to the impartial administration of this Chapter.

(b) The Chief of the Patrol is hereby delegated the authority to cancel for cause a concealed carry identification card pursuant to the impartial administration of this Chapter.

**595:60-1-11. Administrative hearing**

Any party aggrieved under this Subchapter may request, within fifteen (15) days of the incident being grieved, a hearing with the Department pursuant to OAC 595:1-3.

*[OAR Docket #07-1308; filed 7-3-07]*



# Executive Orders

As required by 75 O.S., Sections 255 and 256, Executive Orders issued by the Governor of Oklahoma are published in both the *Oklahoma Register* and the *Oklahoma Administrative Code*. Executive Orders are codified in Title 1 of the *Oklahoma Administrative Code*.

Pursuant to 75 O.S., Section 256(B)(3), "Executive Orders of previous gubernatorial administrations shall terminate ninety (90) calendar days following the inauguration of the next Governor unless otherwise terminated or continued during that time by Executive Order."

## TITLE 1. EXECUTIVE ORDERS

**1:2006-4a.**

### AMENDED EXECUTIVE ORDER 2006-04

I, Brad Henry, Governor of the State of Oklahoma, by the authority vested in the Office of the Governor by the Constitution and Statutes of the State of Oklahoma, in order to take advantage of the federal government providing the State with the opportunity to receive funds for programs which provide early intervention services to infants and toddlers with disabilities and their families through the Individuals With Disabilities Education Act do hereby order:

The Oklahoma State Department of Education shall be the lead agency for the State of Oklahoma for administration of Part C of the federal Individuals With Disabilities Education Act.

There is hereby created within the Oklahoma Commission on Children and Youth the Interagency Coordinating Council for Early Childhood Intervention (Council) composed of at least fifteen members, but not more than twenty-five members appointed by the Governor.

The Council shall be composed of:

A. State officials that shall include incumbents or designees of the following named offices, or their successors in office or function:

1. State Superintendent of Public Instruction
2. Commissioner of the State Department of Health
3. Director of the Department of Human Services
4. Commissioner of the Department of Mental Health and Substance Abuse Services
5. Chief Executive Officer of the Oklahoma Health Care Authority
6. Insurance Commissioner

B. The following members shall be appointed at the discretion and pleasure of the Governor:

1. at least one (1) parent of infants or toddlers with disabilities or children with disabilities aged three (3) through six (6), inclusive;
2. at least three (3) public or private providers of early intervention services;

3. at least one representative from the State legislature; and
4. at least one person involved in personnel preparation.
5. at least one representative from a Head Start agency or program in the State.

C. Other members may be appointed, at the discretion and pleasure of the Governor, representing each of the appropriate agencies involved in the provision of or payment for early intervention services to infants and toddlers with disabilities and their families.

Members listed in Sections B and C above shall be appointed by and serve at the pleasure of the Governor for a three-year term beginning January 1, 2006. Of the initial members appointed, one-third shall be appointed for an initial term of one (1) year, one-third shall be appointed for an initial term of two (2) years, and one-third shall be appointed for an initial term of three (3) years. Members may be reappointed and shall continue to serve until a new appointment is made.

The Interagency Coordinating Council for Early Childhood Intervention shall be administered by the Oklahoma Commission on Children and Youth and shall advise and assist the State Department of Education in planning, coordinating and overseeing services pursuant to this Executive Order and shall perform such other functions as required of it pursuant to Public Law 99-457, as amended by Individuals with Disabilities Education Improvement Act of 2004- Public Law 108-446.

The Department of Education, Department of Health, Department of Human Services, Department of Mental Health, and the Commission on Children and Youth shall continue to provide all services within their respective constitutional and statutory responsibilities to children eligible for services pursuant to Part C of the federal Individuals With Disabilities Education Act.

A. These departments and agencies shall keep the Department of Education and the Interagency Coordinating Council for Early Childhood Intervention timely and fully informed on programs serving eligible children and their families.

B. State and local interagency agreements shall delineate responsibility for local and regional procedural safeguards, provision of service, and related issues.

## Executive Orders

---

The Council shall meet at such times and places as it deems appropriate. Members shall serve without compensation. Council members employed by a state agency shall be reimbursed travel expenses related to their service on the Council as authorized by state law by their respective state agency. Legislative members of the Council shall be reimbursed by their respective houses for necessary travel expenses incurred in the performance of their duties as authorized by state law. Remaining Council members shall also be reimbursed travel expenses related to their service on the Council by the Oklahoma Commission on Children and Youth as authorized by state law. No member of the Council shall profit, directly or indirectly, from any transaction with the Council. The Council may reimburse members for reasonable and necessary expenses for attending council meetings and performing council duties pursuant to 20 U.S.C. § 1441.

This executive order shall be forwarded to the Oklahoma Commission on Children and Youth who shall cause the provisions of this order to be implemented by all appropriate agencies of state government. This Executive Order shall immediately supersede Executive Order 1996-03.

In Witness Whereof, I have hereunto set my hand and cause the Great Seal of the State of Oklahoma to be affixed at Oklahoma City, Oklahoma, this 7th day of July, 2007.

BY THE GOVERNOR OF THE  
STATE OF OKLAHOMA

Brad Henry

ATTEST:  
M. Susan Savage  
Secretary of State

*[OAR Docket #07-1315; filed 7-11-07]*

---

**1:2007-27.**

### EXECUTIVE ORDER 2007-27

I, Brad Henry, Governor of the State of Oklahoma, hereby direct the appropriate steps be taken to fly all American and Oklahoma flags on State property at half-staff from 8:00 a.m. until 5:00 p.m. on Thursday, July 5, 2007, to honor former Speaker of the Oklahoma House of Representatives Clint Livingston, a lifetime Oklahoma resident, who died on Sunday, July 1, 2007 at the age of 89.

Livingston was born in Burneyville, Oklahoma, and spent his entire life as an Oklahoma resident. He grew up in the Love County area. Livingston served in the Oklahoma House of Representatives for eight years. He was elected Speaker of the House in 1959 and 1960. He served his constituents with honor and distinction.

This executive order shall be forwarded to the Director of Central Services who shall cause the provisions of this order to be implemented by all appropriate agencies of state government.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Oklahoma to be affixed at Oklahoma City, Oklahoma, this 3rd day of July, 2007.

BY THE GOVERNOR OF THE  
STATE OF OKLAHOMA

Brad Henry

ATTEST:  
M. Susan Savage  
Secretary of State

*[OAR Docket #07-1309; filed 7-3-07]*

---

**1:2007-28.**

### EXECUTIVE ORDER 2007-28

I, Brad Henry, Governor of the State of Oklahoma, hereby direct the appropriate steps be taken to fly all American and Oklahoma flags on State property at half-staff from 8:00 a.m. until 5:00 p.m. on Tuesday, July 10, 2007, to honor Charles Nesbitt, an Oklahoma resident, who died on Thursday, July 5, 2007 at age 85.

Nesbitt served as the Oklahoma Attorney General from 1962 to 1967. He served as Oklahoma Corporation Commissioner from 1968 to 1974. Additionally, Nesbitt was state energy secretary from 1991 to 1995. Throughout his career, he served the people and the State of Oklahoma with honor and distinction.

This executive order shall be forwarded to the Director of Central Services who shall cause the provisions of this order to be implemented by all appropriate agencies of state government.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Oklahoma to be affixed at Oklahoma City, Oklahoma, this 9 day of July, 2007.

BY THE GOVERNOR OF THE  
STATE OF OKLAHOMA

Brad henry

ATTEST:  
M. Susan Savage  
Secretary of State

*[OAR Docket #07-1314; filed 7-9-07]*

---

**1:2007-29.**

**EXECUTIVE ORDER 2007-29**

I, Brad Henry, Governor of the State of Oklahoma, in honor and tribute to the memory of Lady Bird Johnson, the widow of former President Lyndon Baines Johnson, hereby direct the appropriate steps be taken to fly all American and Oklahoma flags on State property at half-staff on Saturday, July 14, 2007 through Sunday, July 15, 2007.

This executive order shall be forwarded to the Director of Central Services who shall cause the provisions of this order to be implemented by all appropriate agencies of state government.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Oklahoma to be affixed at Oklahoma City, Oklahoma, this 13<sup>th</sup> day of July, 2007.

BY THE GOVERNOR OF THE  
STATE OF OKLAHOMA

Brad Henry

ATTEST:  
M. Susan Savage  
Secretary of State

*[OAR Docket #07-1318; filed 7-13-07]*

---

