UTAH STATE BULLETIN

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Kenneth A. Hansen, Director Nancy L. Lancaster, Editor

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NOTICES OF PROPOSED RULES

A state agency may file a PROPOSED RULE when it determines the need for a new rule, a substantive change to an existing rule, or a repeal of an existing rule. Filings received between <u>November 16, 2001, 12:00 a.m.</u>, and November 30, 2001, 11:59 p.m. are included in this, the December 15, 2001, issue of the *Utah State Bulletin*.

In this publication, each PROPOSED RULE is preceded by a RULE ANALYSIS. This analysis provides summary information about the PROPOSED RULE including the name of a contact person, anticipated cost impact of the rule, and legal cross-references.

Following the RULE ANALYSIS, the text of the PROPOSED RULE is usually printed. New rules or additions made to existing rules are underlined (e.g., <u>example</u>). Deletions made to existing rules are struck out with brackets surrounding them (e.g., <u>[example]</u>). Rules being repealed are completely struck out. A row of dots in the text (· · · · · ·) indicates that unaffected text was removed to conserve space. If a PROPOSED RULE is too long to print, the Division of Administrative Rules will include only the RULE ANALYSIS. A copy of each rule that is too long to print is available from the filing agency or from the Division of Administrative Rules.

The law requires that an agency accept public comment on PROPOSED RULES published in this issue of the *Utah State Bulletin* until at least <u>January 14, 2002</u>. The agency may accept comment beyond this date and will list the last day the agency will accept comment in the RULE ANALYSIS. The agency may also hold public hearings. Additionally, citizens or organizations may request the agency to hold a hearing on a specific PROPOSED RULE. Section 63-46a-5 (1987) requires that a hearing request be received "in writing not more than 15 days after the publication date of the PROPOSED RULE."

From the end of the public comment period through <u>April 14, 2002</u>, the agency may notify the Division of Administrative Rules that it wants to make the PROPOSED RULE effective. The agency sets the effective date. The date may be no fewer than 31 days nor more than 120 days after the publication date of this issue of the *Utah State Bulletin*. Alternatively, the agency may file a Change in Proposed Rule in response to comments received. If the Division of Administrative Rules does not receive a NOTICE OF EFFECTIVE DATE or a CHANGE IN PROPOSED RULE, the Proposed Rule filing lapses and the agency must start the process over.

The public, interest groups, and governmental agencies are invited to review and comment on PROPOSED RULES. Comment may be directed to the contact person identified on the RULE ANALYSIS for each rule.

PROPOSED RULES are governed by *Utah Code* Section 63-46a-4 (2001); and *Utah Administrative Code* Rule R15-2, and Sections R15-4-3, R15-4-4, R15-4-5, R15-4-9, and R15-4-10.

The Proposed Rules Begin on the Following Page.

NOTICES OF PROPOSED RULES DAR File No. 24274

Corrections, Administration **R251-111**

Government Records Access and Management

NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 24274
FILED: 11/27/2001, 10:38

RULE ANALYSIS

Purpose of the rule or reason for the change: This rule has been changed to reflect the Department of Corrections' new address, phone numbers, and a division name change. The changes clarify the process for inmates and other persons to submit requests.

SUMMARY OF THE RULE OR CHANGE: The Department's new address is 14717 S Minuteman Drive, Draper, UT, 84020. New phone numbers for contacting primary records officers are: Institutional Operations Division: 801-576-7452; Adult Probation and Parole Division: 801-545-5905; and the Records Bureau: 801-545-5700. The Field Operations Division is now called the Adult Probation and Parole Division. Inmates are required to use a request form provided by the Department. Other persons are required to submit requests in writing and must include name, mailing address, and daytime telephone number, if available. The rule adds a designee for the Executive Director for receiving appeals.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Sections 63-2-204 and 63-2-904

ANTICIPATED COST OR SAVINGS TO:

★HE STATE BUDGET: These amendments are for clarification and do not create a cost or savings impact to the state budget.

♦OCAL GOVERNMENTS: This filing does not create any direct cost or savings impact to local government because they are not directly affected by the amendment. Nor are they indirectly impacted because the amendment does not create a situation requiring services from local government.

♦ THER PERSONS: The amendments are for clarification and do not impose any additional requirements on other persons, nor generate a cost or savings impact to other persons.

COMPLIANCE COSTS FOR AFFECTED PERSONS: The amendments clarify existing requirements and do not require any additional compliance costs.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: There will be no fiscal impact on businesses.

THE FULL TEXT OF THIS RULE MAY BE INSPECTED, DURING REGULAR BUSINESS HOURS, AT:

CORRECTIONS ADMINISTRATION 14717 S MINUTEMAN DR DRAPER UT 84020-9549, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Ginny L Duncan at the above address, by phone at 801-545-5722, by FAX at 801-545-5523, or by Internet E-mail at gduncan@udc.state.ut.us

Interested persons may present their views on this rule by submitting written comments to the address above no later than $5:00\ PM$ on 01/14/2002.

THIS RULE MAY BECOME EFFECTIVE ON: 01/15/2002

AUTHORIZED BY: Michael P Chabries, Executive Director

R251. Corrections, Administration.

R251-111. Government Records Access and Management. R251-111-1. Authority and Purpose.

- (1) This rule is authorized by the Government Records and Management Act (GRAMA), Sections 63-2-204 and 63-2-904.
- (2) The purpose of this rule is to provide procedures for access to government records of the Department of Corrections.

R251-111-2. Definitions.

- (1) "Director of Records" means the individual whose responsibility is to oversee all GRAMA requests and responses for the Department.
 - (2) "Department" means the Department of Corrections.
- (3) "GRAMA" means Government Records Access and Management Act, Title 63, Chapter 2, Utah Code Annotated.
 - (4) "Individual" means a human being.
- (5) "Person" means any individual, nonprofit or profit corporation, partnership, sole proprietorship, or other type of business organization.
- (6) "Division Primary Records Officer" means the records officer designated by each division director to coordinate and implement GRAMA within their respective divisions.
- (7) "Records Manager" is an assistant to the Director of Records for GRAMA purposes.
- (8) "Records Officer" means any Department member properly designated to process records requests.
 - (9) "Requester" means the person making a request for records.

R251-111-3. Standards and Procedures.

The Department shall:

- (1) provide the public with access to information relating to the Department's conduct of public business;
- (2) provide individuals with access to requested information that the Department has on file about them when required by law;
- (3) prevent disclosure of information about an individual that the Department has in its files to persons who do not have the right to receive this information;
- (4) protect information about Departmental operations that is protected by law from disclosure; and
- (5) provide information to other government entities [on a need to know basis or]as allowed by law.

R251-111-4. Requests for Access.

(1) Requests for access to records shall be directed as follows:

- (a) All records requests by an inmate or offender under the jurisdiction of the Department shall be directed to:
- (i) For all inmates in Utah State Prison Facilities: Institutional Operations Division, Primary Records Officer, Administration Building, P.O. Box 250, Draper, Utah 84020; or
- (ii) For all probationers, parolees and early release inmates: [Field Operations] Adult Probation and Parole Division, Primary Records Officer, Administration, [155 East 6100 South, Suite 300, Murray, Utah 84107-7208] 14717 S. Minuteman Drive, Draper, Utah 84020.
- (b) All records requests by persons to obtain information for a story or report for publication or broadcast to the general public shall be directed to the [Constituent Services Coordinator, 6100 South Fashion Boulevard, Suite 401, Murray, Utah 84107-7378] Public Information Officer, 14717 S. Minuteman Drive, Draper, Utah 84020
- (c) All requests for access to records by persons other than those specified in subparagraphs (i) and (ii) above, shall be directed to the Records Bureau, [155 East 6100 South, Suite 300, Murray, Utah 84107 7208]14717 S. Minuteman Drive, Draper, Utah 84020.
- (2) The time limits dictated by GRAMA Section 63-2-204 for response to requests shall be calculated based on receipt of a valid request at the office specified in this rule.

R251-111-5. Submission Requirements -- Forms.

- (1) All records [R]requests from inmates shall [either] be on a form supplied by the Department. [or in another written document that] Other requests shall be in writing and shall contain[s] [substantially similar information:] name, mailing address, daytime telephone number (if available), and a reasonably specific description of the records requested.
- (2) Evidence of the requester's identity may be required. In accordance with Section 63-2-202(6) the Department shall obtain evidence of the requester's identity before releasing a private, controlled, or protected record.
- (3) Unless the request is made in writing, contains the information listed in R251-111-5 (1) above and satisfactory identification is presented, when required, the Department shall return the request with instructions regarding proper submission.

R251-111-6. Fees.

- (1) Reasonable fees may be charged to cover the Department's actual cost of duplicating a record or compiling a record requested as authorized by GRAMA Section 63-2-203.
 - (2) Information on fees may be obtained by:
 - (a) contacting division Primary Records Officers by calling:
- (i) Institutional Operations Division (801) [576-7440]576-7452.
- (ii) [Field Operations] Adult Probation and Parole Division (801) [264-4305] 545-5905.
- (b) contacting the Records Bureau by calling (801) [264-4316]545-5700.
- (c) making a personal inquiry at the Records Bureau, [155 East 6100 South, Murray, Utah 84107 7208]14717 S Minuteman Drive, Draper, Utah 84020.
- (3) The Department may require prepayment of fees as per statute if the total amount of the fees exceeds or is expected to exceed \$50.00. If the requester has not paid for a previous request, prepayment and payment of any balance not paid for previous requests may be required.

(4) Records requests by inmates at the Utah State Prison must be accompanied by a Money Transfer Form which authorizes a deduction for fees from the inmate's account <u>or a proper request for</u> a waiver of fees.

R251-111-7. Waiver of Fees.

- (1) Fees for duplication and compilation of a record may be waived under certain circumstances described in GRAMA, Section 63-2-203(3).
- (a) Requests for waiver of a fee may be made in the records request and should be supported with substantial justification.
- (b) Inmates requesting a fee waiver because of a claimed indigent status, or other reason, shall state the claim on the request form
- (2) Waiver of fees is permissive and at the discretion of the Department. For the purpose of records requests under GRAMA, waiver of fees for inmates or offenders under the jurisdiction of the Department will not be granted on the sole basis that the requester has been determined impecunious or indigent for another purpose.

R251-111-8. Appeal.

Any person may appeal access determinations to the Department Executive Director, or his designee, under the procedures of GRAMA, Section 63-2-401.

KEY: criminal records, security measures, government records*

[1994]2002

Notice of Continuation March 20, 1997

63-2-904

63-2-204

Education, Administration **R277-432**

Twenty Percent Funding for Class Size Reduction

NOTICE OF PROPOSED RULE

(Repeal)
DAR FILE No.: 24293
FILED: 11/30/2001, 14:04

RULE ANALYSIS

Purpose of the rule or reason for the change: This rule is being repealed because the manner in which funds are distributed for class size reduction is no longer consistent with the rule.

SUMMARY OF THE RULE OR CHANGE: This rule is repealed in its entirety.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Subsection 53A-1-401(3)

ANTICIPATED COST OR SAVINGS TO:

♦ HE STATE BUDGET: There is no anticipated cost or savings to state budget. This formula has not been used for several years and is repealed as part of rules review due to block granting to school districts.

&OCAL GOVERNMENTS: There is no anticipated cost or savings to local government. Funds have not been distributed under this formula for several years.

♦ THER PERSONS: There is no anticipated cost or savings to other persons. Only school districts receive funds for class size reduction under any formula. Individuals are not directly affected.

COMPLIANCE COSTS FOR AFFECTED PERSONS: There are no compliance costs for affected persons. Funds were appropriated by the state to school districts.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: I have reviewed this rule, and I see no fiscal impact on businesses. Steven O. Laing

THE FULL TEXT OF THIS RULE MAY BE INSPECTED, DURING REGULAR BUSINESS HOURS, AT:

EDUCATION
ADMINISTRATION
250 E 500 S
SALT LAKE CITY UT 84111-3272, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Carol Lear at the above address, by phone at 801-538-7835, by FAX at 801-538-7768, or by Internet E-mail at clear@usoe.k12.ut.us

INTERESTED PERSONS MAY PRESENT THEIR VIEWS ON THIS RULE BY SUBMITTING WRITTEN COMMENTS TO THE ADDRESS ABOVE NO LATER THAN 5:00 PM on 01/14/2002.

THIS RULE MAY BECOME EFFECTIVE ON: 01/15/2002

AUTHORIZED BY: Carol Lear, Coordinator School Law and Legislation

R277. Education, Administration.

[R277-432. Twenty Percent Funding for Class Size Reduction. R277-432-1. Definitions.

- A. "Board" means the Utah State Board of Education.
 - B. "USOE" means the Utah State Office of Education.
- C. "Pupil in Average Daily Membership (ADM)" means a full-day equivalent pupil.
- D. "Alternative housing" means additional students housed, as of the prior year October 1 count, by using year-round schooling, extended day scheduling, double session scheduling, portable buildings, contracting out for additional space, busing to other districts, and other approved housing strategies.
- E. "Assessed valuation" means the assessed value of real property owned by a school district certified by the State Tax Commission to the Board each year.
- F. "Derived assessed valuation" means current collections of taxes within the county (no prior year penalties or redemptions) divided by the same year tax rates.
- G. "Need" means the increased number of students in grades

K-6 and the total number of additional students accommodated in grades K-6 by alternative housing.

- H. "Growth" means:
- (1) the increased number of students during the most recent prior year expressed as a percentage compared to the total increased number of students in the state; and
- (2) the percentage increase of students in a district compared to the previous year's total.
- I. "Effort" means:
- (1) the district's prior three year average of total district tax levy; and
- (2) the funds the district used to meet bond and interest payments as a percentage of the money raised during the prior three years from the .0024 tax rate allowable for capital outlay and debt service.
- J. "Ability" means the district's prior three year average derived assessed valuation per ADM.

R277-432-2. Authority and Purpose.

- A. This rule is authorized by Utah Constitution Article X, Section 3 which vests general control and supervision of the public education system in the Board, Section 53A-1-402(1)(f) which directs the Board to develop rules for school productivity, cost effectiveness, and the minimum school program, and Section 53A-17a-124.5(7)(b) which directs the Board to establish uniform class size reporting rules for districts.
- B. The purpose of this rule is to provide eligibility requirements and procedures for distributing state funds appropriated for 20 percent of the class size reduction program.

R277-432-3. Class Size Reduction Program.

- A. The additional appropriation for class size reduction shall be distributed to school districts based upon a formula developed by the Board that takes into account:
- (1) a school district's ability to raise money for growth and accompanying capital facility needs;
- (2) need as reflected by:
- (a) the current number of students in the affected grades in the district who are in alternative housing; and
- (b) growth in the affected grades both within the district and compared to the state as a whole; and
- (3) the school district's past and present efforts to raise money and to construct new or to better utilize existing facilities through scheduling or delivery systems in order to deal with class size.
- B. A district may receive state class size reduction funds under the formula specified in Section 53A-17a-124.5(2)(b) in direct proportion to its weighting on the formula and its proportionate number of students in the state.
- C. The formula consists of factors that include need, effort and ability.
- D. Calculation to determine a district's weighting and the distribution amount for class size reduction shall be made based on a statistical formula provided by the USOE Director of Finance or his designee.
- (1) The statistical formula developed by the Board for the distribution of class size reduction funds to school districts is entitled "Class Size Reduction Funding Formula."
- (2) The formula shall be available for public inspection at the USOE Finance and Statistics Section, 250 East 500 South, S.L.C. Utah.

KEY: educational facilities, education finance September 4, 1996 Notice of Continuation September 4, 2001 Art X Sec 3 53A-1-402(1)(f) 53A-17a-124.5(7)(b) 53A-17a-124.5(2)(b)

Health, Epidemiology and Laboratory Services, Epidemiology **R386-710**

Early Warning Reporting

NOTICE OF PROPOSED RULE

(New Rule) DAR FILE No.: 24297 FILED: 11/30/2001, 18:28

RULE ANALYSIS

Purpose of the rule or reason for the change: Establish legal authority for syndromic surveillance to provide more timely data, not dependent on laboratory testing to improve public health ability to detect a naturally occurring or intentionally caused disease outbreak. The minimum number of facilities will be designated for reporting based on accepted epidemiological standards.

SUMMARY OF THE RULE OR CHANGE: The rule requires reporting by designated urgent care facilities of visits for which diagnostic information suggest the presence of 1 of 10 designated syndromes that indicate the possibility of an outbreak.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Sections 26-1-30 and 26-6-3

ANTICIPATED COST OR SAVINGS TO:

♦ STATE BUDGET: \$110,000 (cost will decrease as technology of collection is improved). A grant from the Federal Center for Disease Control (CDC) will cover the \$110,000 cost to the state.

♦ OCAL GOVERNMENTS: Local cost for Olympic surveillance will be \$300,000. Continuing costs after the Olympics will depend on the technology used to accomplish the surveillance. A grant from the CDC will cover the \$300,000 cost to local governments during the Olympics.

♦ OTHER PERSONS: Designated facilities that choose to report electronically will incur some costs to establish the reporting mechanism. This cost will vary but should not exceed \$20,000. Facilities that choose to allow public health to obtain the information will incur minimal costs, which should be less than \$500.

COMPLIANCE COSTS FOR AFFECTED PERSONS: The cost to local health departments would be approximately \$50,000 each but will be covered by the CDC grant during the Olympics. The cost for designated hospitals and other health care providers

will be \$1,000 each if they choose to report electronically or negligible if they allow public health to gather the data.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: Although the threat of bioterrorism will not begin or end with the 2002 Winter Games, grants from the CDC will pay for heightened surveillance during the games. This rule will authorize state and local health department personnel to work with designated health care providers to gather data to quickly detect any unusual disease occurrences that would suggest a naturally occurring or intentionally-caused disease outbreak. Costs to health care providers will be minimal during the Olympics. After the Olympics, this rule will be revisited and refined to allow regulated entities to comply within available resources. Rod L. Betit

THE FULL TEXT OF THIS RULE MAY BE INSPECTED, DURING REGULAR BUSINESS HOURS, AT:

HEALTH
EPIDEMIOLOGY AND LABORATORY SERVICES,
EPIDEMIOLOGY
CANNON HEALTH BLDG
288 N 1460 W
SALT LAKE CITY UT 84116-3231, or
at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Robert Rolfs at the above address, by phone at 801-538-6386, by FAX at 801-538-6694, or by Internet E-mail at rrolfs@doh.state.ut.us

Interested persons may present their views on this rule by submitting written comments to the address above no later than $5:00\ PM$ on 01/14/2002.

THIS RULE MAY BECOME EFFECTIVE ON: 01/15/2002

AUTHORIZED BY: Rod Betit, Executive Director

R386. Health, Epidemiology and Laboratory Services, Epidemiology

R386-710. Early Warning Reporting. R386-710-1. Purpose and Authority.

This rule establishes a reporting and review system to identify diseases and injurious exposures that are of uncertain origin, including terrorist attacks. It is authorized by Sections 26-1-30, 26-6-3.

R386-710-2. Definitions.

As used in this rule:

(1) "emergency center" means:

(a) a health care facility licensed under the provisions of Title 26, Chapter 21, Utah Code, that operates an emergency department; or

(b) a clinic that provides emergency or urgent health care to an average of 20 or more persons daily.

- (2) "encounter" means an instance of an individual presenting at the emergency center who satisfies the criteria in section R386-710-4.
- (3) "diagnostic information" means an emergency center's record of individuals who present for emergency or urgent treatment, including the reason for the visit, chief complaint, presenting diagnosis, and final diagnosis.

R386-710-3. Reporting Encounters.

- (1) An emergency center operating within the state shall report the preceding day's encounters to the Department by:
- (a) allowing Department representatives or agents to review its diagnostic information to identify encounters; or
- (b) reviewing its diagnostic information and reporting all encounters by 9:00 a.m. the following day.
- (2) The emergency center may remove all identifying patient information from its report, except information sufficient to allow the emergency center to identify the individual to conduct further investigation pursuant to section R386-710-6.

R386-710-4. Encounter Criteria.

Encounter criteria that require a report are diagnostic information that indicate the presence of one of the following syndromes:

- (1) respiratory infection with fever;
- (2) bloody diarrhea;
- (3) gastroenteritis (diarrhea or vomiting) without blood;
- (4) febrile illness with rash;
- (5) meningitis, encephalitis, or unexplained acute encephalopathy or delirium;
 - (6) suspected acute viral hepatitis;
 - (7) illicit drug-related episode;
 - (8) sepsis or unexplained shock;
 - (9) unexplained death with history of fever;
 - (10) botulism-like syndrome;
 - (11) lymphadenitis with fever; and
- (12) other criteria that the Department has reasonably determined to be indicative of disease outbreaks or injurious exposures of uncertain origin.

R386-710-5. Report Contents.

The emergency center's report shall include the following information for each encounter:

- (1) facility name;
- (2) patient identifier that allows linkage with patient record for follow-up investigation if needed;
 - (3) date of visit;
 - (4) time of visit;
 - (5) patient's age
 - (6) patient's sex
 - (7) patient's zip code for patient's residence;
 - (8) syndrome that was detected;
- (9) diagnostic information and, if transmitted electronically, diagnostic codes assigned to the visit; and
 - (10) whether the patient was admitted to hospital.

R386-710-6. Epidemiological Review.

For each encounter, an emergency center shall allow a Department representative or agent to review the emergency center's medical record on the patient to assess whether the patient's illness may indicate a public health threat.

R386-710-7. Penalties.

Pursuant to Section 26-23-6, any person that violates any provision of this rule may be assessed an administrative civil money penalty not to exceed \$2,500 upon an administrative finding of a first violation and up to \$5,000 for a subsequent similar violation within two years. A person may also be subject to penalties imposed by a civil or criminal court, which may not exceed \$5,000 or a class B misdemeanor for the first violation and or a class A misdemeanor for any subsequent similar violation within two years.

KEY: disease reporting

2002 26-1-30 26-6-3

Insurance, Administration **R590-208**

Uniform Application for Certificates of Authority

NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 24292
FILED: 11/30/2001, 13:09

RULE ANALYSIS

PURPOSE OF THE RULE OR REASON FOR THE CHANGE: The purpose of the addition of code reference changes in this rule are to include motor clubs in the requirements of the rule.

SUMMARY OF THE RULE OR CHANGE: This amendment adds in Sections R590-208-3 and R590-208-4 the reference of Title 31A, Chapter 11, Motor Clubs. This will result in the requirement that motor club Certificates of Authority be uniform with Certificates of Authority filed with the Insurance Department by health, property and casualty, life, non-profit health service corporations, and fraternals insurers.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Sections 31A-2-201 and 31A-2-202

ANTICIPATED COST OR SAVINGS TO:

- This change will have no fiscal impact on the department or the general fund. No additional work will be required of department personnel and no additional form or rate filings will be required of insurers. Motor clubs applying for a license in the State of Utah will still be required to complete a Certificate of Authority (C of A) but it will be in a different format than before and the filing cost will be the same as now.
- ♦OCAL GOVERNMENTS: This rule will not affect local government. The rule is regulated by a state government agency to which all fees are paid by its licensees.
- ◆OTHER PERSONS: The change in the rule will create no fiscal impact on motor clubs applying for a license. It will just require that they complete a C of A form uniform with other

insurer C of A forms. The information and filing fee required will be the same as now required.

COMPLIANCE COSTS FOR AFFECTED PERSONS: The change in the rule will create no fiscal impact on motor clubs applying for a license. It will just require that they complete a C of A form uniform with other insurer C of A forms. The information and filing fee required will be the same as now required.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: The changes to this rule will create no fiscal impact to motor club insurers or any other business. The change just creates uniformity of the C of A applications among most insurers.

THE FULL TEXT OF THIS RULE MAY BE INSPECTED, DURING REGULAR BUSINESS HOURS, AT:

INSURANCE
ADMINISTRATION
Room 3110 STATE OFFICE BLDG
450 N MAIN ST
SALT LAKE CITY UT 84114-1201, or
at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Jilene Whitby at the above address, by phone at 801-538-3803, by FAX at 801-538-3829, or by Internet E-mail at jwhitby@insurance.state.ut.us

INTERESTED PERSONS MAY PRESENT THEIR VIEWS ON THIS RULE BY SUBMITTING WRITTEN COMMENTS TO THE ADDRESS ABOVE NO LATER THAN 5:00 PM on 01/14/2002.

THIS RULE MAY BECOME EFFECTIVE ON: 01/15/2002

AUTHORIZED BY: Jilene Whitby, Information Specialist

R590. Insurance, Administration. R590-208. Uniform Application for Certificates of Authority. R590-208-1. Authority.

This rule is promulgated pursuant to Subsections 31A-2-201(2), 31A-2-201(3)(a), and 31A-2-202(2) wherein the commissioner is empowered to administer and enforce Title 31A; to make administrative rules to implement the provisions of Title 31A; to prescribe forms for information needed to enforce Title 31A and to implement uniformity between states and other jurisdictions as may apply to the admission and organization of insurance companies in

R590-208-2. Purpose.

Utah.

The purpose of this rule is ensure that the commissioner's requirements for domestic, foreign and alien insurer applications to obtain a certificate of authority in Utah shall be consistent with requirements of other states, the information included in the Uniform Certificate of Authority Primary Application, and the Uniform Certificate of Authority Expansion Application of the National Association of Insurance Commissioners.

R590-208-3. Applicability and Scope.

This rule shall apply to all applicants seeking to obtain a certificate of authority for an insurer or an application for an organization permit to organize an insurer under Title 31A, Chapters 5, 7, 8, 9, 10, 11 or 14.

R590-208-4. Uniform Application for Admission as an Insurer.

In order to promote efficiency and uniformity between the Utah Insurance Department, its sister states and other jurisdictions, the commissioner hereby requires the information included in the Uniform Certificate of Authority Primary Application and Uniform Certificate of Authority Expansion Application of the National Association of Insurance Commissioners shall be submitted in accordance with the requirements of Sections 31A-5-204, 31A-7-201, 31A-8-205, 31A-9-205, 31A-10-203, 31A-11-105 and 31A-14-201

To the extent that the above sections require other information that is not required in these uniform applications, an applicant for a certificate of authority and organization permit shall furnish the additional information as a supplement to the information required in the uniform applications.

R590-208-5. Severability.

If a provision of this rule or its application to any person or circumstance is or for any reason held to be invalid, the remainder of the rule and the application of these provisions shall not be affected.

KEY: insurance certificate of authority [June 12, 2001] 2002 31A-2-201 31A-2-202

Labor Commission, Adjudication **R602-2-4**

Attorney Fees

NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 24285
FILED: 11/29/2001, 07:47

RULE ANALYSIS

Purpose of the rule or reason for the change: Section 34A-1-309 authorizes the Commission to regulate attorneys' fees in workers' compensation cases. The Commission has exercised that authority through Section R602-2-4, which establishes a formula for computing fees for plaintiffs' attorneys based on 20% of the first \$15,000 of compensation awarded, 15% of the next \$15,000, and 10% of the remainder, up to a maximum total fee of \$9,100. None of the foregoing dollar amounts have been increased since 1999, even though injured workers' compensation amounts have increased during that time. Consequently, it has been the trend for plaintiffs' attorneys fees to represent a smaller and smaller share of compensation awards. The proposed amendment is intended to return plaintiffs' attorneys' fees to the same relative position as existed in 1999. Equivalent increases are

also provided for workers compensation cases taken through the appellate courts.

SUMMARY OF THE RULE OR CHANGE: The amendment increases the dollar values incorporated in the rule to reflect the increase in Utah's average weekly wage (and therefore disability compensation) since July 1999.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Section 34A-1-309

ANTICIPATED COST OR SAVINGS TO:

♦ THE STATE BUDGET: This amendment does not affect workers' compensation benefits paid by the state as an employer, nor is it expected to have any impact on the state's cost of administering the workers' compensation program.

♦OCAL GOVERNMENTS: This amendment does not affect workers' compensation benefits paid by local governments as employers. It will not, therefore, result in any cost or savings to local government.

◆OTHER PERSONS: This amendment does not increase the proportion of an injured worker's disability compensation that may be paid to the injured worker's attorney as a fee for services rendered in the workers' compensation proceeding, but does increase the maximum dollar amounts for such fees. The Commission cannot quantify the aggregate cost of this proposal to all injured workers. However, the maximum possible impact to any individual injured worker is \$1,352 (\$2,400 in cases appealed to the Utah Court of Appeals).

COMPLIANCE COSTS FOR AFFECTED PERSONS: This proposal allows injured workers to agree to somewhat higher attorneys' fees than are currently allowed. The proposal is not self-implementing, but requires the agreement of the injured worker. In those cases where the injured worker does agree to the higher fee, the amount is to be deducted from the injured worker's disability compensation. The proposal imposes no compliance costs on employers or insurance carriers.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: As noted above, this proposal has no direct fiscal impact on businesses. The possibility of an indirect and intangible effect exists, to the extent that injured workers may be more able to obtain legal representation so as to obtain benefits due them under the Workers' Compensation Act. To that extent, the proposal may result in additional costs to employers or their insurance companies. This impact cannot be quantified and is expected to be slight.

THE FULL TEXT OF THIS RULE MAY BE INSPECTED, DURING REGULAR BUSINESS HOURS, AT:

LABOR COMMISSION ADJUDICATION HEBER M WELLS BLDG 160 E 300 S SALT LAKE CITY UT 84111-2316, or at the Division of Administrative Rules. DIRECT QUESTIONS REGARDING THIS RULE TO:

Joyce Sewell at the above address, by phone at 801-530-6988, by FAX at 801-530-6904, or by Internet E-mail at isewell.icmain@state.ut.us

INTERESTED PERSONS MAY PRESENT THEIR VIEWS ON THIS RULE BY SUBMITTING WRITTEN COMMENTS TO THE ADDRESS ABOVE NO LATER THAN 5:00 PM on 01/14/2002.

THIS RULE MAY BECOME EFFECTIVE ON: 01/15/2002

AUTHORIZED BY: R Lee Ellertson, Commissioner

R602. Labor Commission, Adjudication.

R602-2. Adjudication of Workers' Compensation and Occupational Disease Claims.

R602-2-4. Attorney Fees.

Pursuant to Section 34A-1-309, the Commission adopts the following rule to regulate and fix reasonable fees for attorneys representing applicants before the Commission in all cases wherein such fees are awarded after [April 2, 1999] January 1, 2002.

- A. The concept of a contingency fee is recognized. A retainer in advance of a Commission approved fee is not allowed. Benefits are only deemed generated within the meaning of this rule when they are paid as a result of legal services rendered after an Appointment of Counsel form is signed by the applicant. A copy of this form must be filed with the Commission by the claimant's attorney.
- B. By creating this rule, the commission does not intend that an applicant's attorney be paid a fee where the assistance the attorney renders involves only an incidental expenditure of time. For example, no attorney's fee shall be paid when compensation agreements are merely reviewed, simple documents [such as Protection of Rights forms] are prepared, or an apparent dispute is quickly resolved as a result of oral or written communication.
- C. "Benefits" within the meaning of this rule shall be limited to weekly death or disability compensation and accrued interest thereon paid to or on behalf of an applicant pursuant to the terms of Title 34A. Utah Code Annotated.
- D. An attorney's fee deducted from the benefits generated shall be awarded for all legal services rendered through final Commission action with the following constraints:
- 1. 20% of weekly benefits generated for the first [18,000]20,500, plus 15% of the weekly benefits generated in excess of [18,000]20,500 but not exceeding [36,000]41,000, plus 10% of the weekly benefits generated in excess of [36,000]41,000.
- 2. In no case shall an attorney collect fees calculated on more than the first 312 weeks of any and all combinations of workers' compensation benefits.
- 3. Not withstanding the above, in no case shall the maximum fee exceed [9,100]10,352.
- E. After either successfully prosecuting or defending an appeal following final Commission action, an increased attorney's fee shall be awarded amounting to:
- 1. 25% of the benefits in dispute before the Utah Court of Appeals, plus the amount awarded in part D of this rule, not to exceed [13,300]15,130.
- 2. 30% of the benefits in dispute before the Supreme Court, plus the amount awarded in part D of this rule, plus the amount awarded in part E.1 of this rule, not to exceed \$[17,500]19,900.

- F. An attorney's fee shall be deducted from and paid out of the benefits generated and shall be paid directly to the applicant's attorney upon order of the Commission.
- G. If a controversy over an attorney's fee develops, the Commission shall have the discretion, pursuant to Section 34A-1-309, and this rule, to award fees or otherwise resolve the dispute by Order delineating the Commission's findings along with the evidence and reasons supporting the decision.

KEY: workers' compensation, administrative procedure, hearings, settlement [April 5, 1999]2002
Notice of Continuation November 24, 1997
34A-1-301 et seq.
63-46b-1 et seq.

Labor Commission, Industrial Accidents **R612-1-11**

Burial Expenses

NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 24280
FILED: 11/27/2001, 14:01

RULE ANALYSIS

Purpose of the Rule or Reason for the Change: The proposed rule increases the amount to be paid for burial expenses in workers' compensation cases from \$4,000 to \$7,000.

SUMMARY OF THE RULE OR CHANGE: The proposed rule increases the amount to be paid for burial expenses in workers' compensation cases from \$4,000 to \$7,000.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Sections 34A-3-101 et seq., 34A-1-104 et seq., and 63-46b-1 et seq.

ANTICIPATED COST OR SAVINGS TO:

- ♦ THE STATE BUDGET: The proposed amendment will require no additional administrative costs; any costs to the State as an employer will be limited to possible workers' compensation insurance premium increases, but such increases are expected to be negligible.
- ♦OCAL GOVERNMENTS: Any costs to local government will be limited to an incremental cost of workers' compensation benefits in cases where a local government employee has died as a result of a work-related accident or disease. Such costs will be negligible.
- ♦ THER PERSONS: Families of workers killed by work-related injuries or disease will receive an incremental increase in payments for burial expenses. Employers and their workers' compensation insurance carriers will incur the cost of such additional burial expenses. In total, such costs should amount to approximately \$150,000 per year total for all insurance carriers and employers throughout the state.

COMPLIANCE COSTS FOR AFFECTED PERSONS: The rule imposes no new compliance costs, other than the incremental increase to employers or their insurance carriers of an additional \$3,000 per work place fatality.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: The allowance for burial expenses under the workers' compensation system has not increased for at least 10 years. Although the proposed rule will ultimately result in a very small increase in workers' compensation costs, such increase is necessary to meet the current costs of burial.

THE FULL TEXT OF THIS RULE MAY BE INSPECTED, DURING REGULAR BUSINESS HOURS. AT:

LABOR COMMISSION
INDUSTRIAL ACCIDENTS
HEBER M WELLS BLDG
160 E 300 S
SALT LAKE CITY UT 84111-2316, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO: Joyce Sewell at the above address, by phone at 801-530-6988, by FAX at 801-530-6904, or by Internet E-mail at

jsewell.icmain@state.ut.us

Interested persons may present their views on this rule by submitting written comments to the address above no later than $5:00\ PM$ on 01/14/2002.

THIS RULE MAY BECOME EFFECTIVE ON: 01/15/2002

AUTHORIZED BY: R Lee Ellertson, Commissioner

R612. Labor Commission, Industrial Accidents. R612-1. Workers' Compensation Rules - Procedures. R612-1-11. Burial Expenses.

Pursuant to Section 34A-2-418 if death results from an industrial injury or occupational disease, burial expenses in ordinary cases shall be paid by the employer or insurance carrier up to \$[4,000]7,000. Unusual cases may result in additional payment, either voluntarily by the employer or insurance carrier or through commission order.

KEY: workers' compensation, time, administrative procedure, filing deadlines

[March 20, 2001]2002 Notice of Continuation November 24, 1997 34A-2-101 et seq. 34A-3-101 et seq. 34A-1-104 et seq. 63-46b-1 et seq.

Labor Commission, Industrial Accidents **R612-4-2**

Premium Rates for the Uninsured Employers' Fund and the Employers' Reinsurance Fund

NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 24283
FILED: 11/27/2001, 14:22

RULE ANALYSIS

PURPOSE OF THE RULE OR REASON FOR THE CHANGE: This amendment establishes premium assessment rates for 2002 to fund the Employers' Reinsurance Fund, the Uninsured Employers' Fund, and the Workplace Safety Account.

SUMMARY OF THE RULE OR CHANGE: The proposed amendment: 1) decreases the premium assessment rate for the Uninsured Employers' Fund from 0.50% to 0.25% for the calendar year of 2002; 2) extends the existing premium assessment rate for the Workplace Safety Account (0.25%) through the calendar year of 2002; and 3) increases the premium assessment rate for the Employers' Reinsurance Fund from 7.25% to 9.25% for the calendar year of 2002. These premium assessments are required by statute to meet the operating expenses and minimum fund balances of the Employers' Reinsurance Fund and the Uninsured Employers' Fund and to fund the Labor Commission's Workplace Safety activities. (DAR Note: A corresponding 120-day (emergency) rule that will be effective as of January 1, 2002, is under DAR No. 24282 in this Bulletin.)

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Subsection 59-9-101(2)

ANTICIPATED COST OR SAVINGS TO:

♦ THE STATE BUDGET: Because the proposed amendment increases the net premium assessment rate by 1.75%, the state budget will experience an equivalent increase in its workers' compensation insurance premium costs.

♦ OCAL GOVERNMENTS: Because the proposed amendment increases the net premium assessment rate by 1.75%, local government budgets will experience an equivalent increase in their workers' compensation premium costs.

♦ THER PERSONS: Because the proposed amendment increases the net premium assessment rate by 1.75%, employers will experience an equivalent increase in their workers' compensation premium costs.

COMPLIANCE COSTS FOR AFFECTED PERSONS: The proposed amendment will slightly increase workers' compensation premium expenses for employers, but will not impose any other compliance costs.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: The increase of 1.75% in the premium assessment will slightly increase the cost of workers'

compensation insurance to business, but will maintain the actuarial soundness of the Employers' Reinsurance Fund and the Uninsured Employers Fund.

THE FULL TEXT OF THIS RULE MAY BE INSPECTED, DURING REGULAR BUSINESS HOURS, AT:

LABOR COMMISSION
INDUSTRIAL ACCIDENTS
HEBER M WELLS BLDG
160 E 300 S
SALT LAKE CITY UT 84111-2316, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Joyce Sewell, Sara Jenson, or Alan Hennebold at the above address, by phone at 801-530-6988, 801-530-6880, or 801-530-6937, by FAX at 801-530-6904, 801-530-6804, or 801-530-7685, or by Internet E-mail at jsewell.icmain@state.ut.us, sjenson.icmain@state.ut.us, or ahennebo.icmain@state.ut.us

INTERESTED PERSONS MAY PRESENT THEIR VIEWS ON THIS RULE BY SUBMITTING WRITTEN COMMENTS TO THE ADDRESS ABOVE NO LATER THAN 5:00 PM on 01/14/2002.

THIS RULE MAY BECOME EFFECTIVE ON: 01/15/2002

AUTHORIZED BY: R Lee Ellertson, Commissioner

R612. Labor Commission, Industrial Accidents.

R612-4. Premium Rates.

R612-4-2. Premium Rates for the Uninsured Employers' Fund and the Employers' Reinsurance Fund.

- A. Pursuant to Section 59-9-101(2), the workers' compensation premium rates effective January 1, [2001]2002, as established by the Labor Commission, shall be:
 - 1. [0.50]0.25% for the Uninsured Employers' Fund;
 - 2. [7.25]9.25% for the Employers' Reinsurance Fund;
 - 3. 0.25% for the workplace safety account.
- B. The premium rates are a percentage of the total workers' compensation insurance premium income as detailed in Section 59-9-101(2)(a).

KEY: workers' compensation, rates [December 19, 2000]2002 Notice of Continuation February 8, 2001 59-9-101(2)

Labor Commission, Industrial Accidents **R612-7-3**

Method for Rating

NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 24296
FILED: 11/30/2001, 15:52

RULE ANALYSIS

Purpose of the rule or reason for the change: The proposed rule incorporates the most recent version of the Utah Impairment Guides.

SUMMARY OF THE RULE OR CHANGE: The proposed rule incorporates the "2002 Utah Impairment Guides." The "2002 Utah Impairment Guides." The "2002 Utah Impairment Guides" identifies rating schedules that are to be used from the American Medical Association's (AMA) Guides to the Evaluation of Permanent Impairment, Fifth Edition, and also identifies differences between the Utah guides and the AMA guides. In particular, the Utah guides: 1) adds a schedule to rate rotator cuff tears; 2) adds a schedule to rate for acute arthritic osteochondral lesions; and 3) does not provide additional impairment for pain, as does the AMA guides. It also clarifies how the controversies found within the AMA guides are to be interpreted in Utah.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Sections 34A-1-104 and 34A-2-412

THIS RULE OR CHANGE INCORPORATES BY REFERENCE THE FOLLOWING MATERIAL: Utah's 2002 Impairment Guides, December 2001

ANTICIPATED COST OR SAVINGS TO:

♦ THE STATE BUDGET: The proposed amendment will not require any increase cost of administration to the Labor Commission. The proposed 2002 Utah Impairment Guides will have a neutral impact on the State's costs as an employer.

♦OCAL GOVERNMENTS: The proposed 2002 Utah Impairment Guides will have a neutral impact on local governments in their role as employers. There will be no other fiscal impact to local governments.

♦ OTHER PERSONS: Overall, the proposed 2002 Utah Impairment Guides will have a neutral impact on injured workers, employers, and insurance carriers.

COMPLIANCE COSTS FOR AFFECTED PERSONS: Adoption of the new 2002 Utah Impairment Guides will require affected insurance carriers, physicians and others involved in assessing impairment to buy a copy of the new guide, at \$30 per Guide.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: Adoption of the new Guides will require a modest one time expenditure by the entities or persons involved in the impairment rating process. The affect of the new Guides will be neutral, with no fiscal impact.

THE FULL TEXT OF THIS RULE MAY BE INSPECTED, DURING REGULAR BUSINESS HOURS, AT:

LABOR COMMISSION INDUSTRIAL ACCIDENTS HEBER M WELLS BLDG 160 E 300 S SALT LAKE CITY UT 84111-2316, or at the Division of Administrative Rules. DIRECT QUESTIONS REGARDING THIS RULE TO:

Joyce Sewell at the above address, by phone at 801-530-6988, by FAX at 801-530-6904, or by Internet E-mail at isewell.icmain@state.ut.us

INTERESTED PERSONS MAY PRESENT THEIR VIEWS ON THIS RULE BY SUBMITTING WRITTEN COMMENTS TO THE ADDRESS ABOVE NO LATER THAN 5:00 PM on 01/14/2002.

THIS RULE MAY BECOME EFFECTIVE ON: 01/15/2002

AUTHORIZED BY: R Lee Ellertson, Commissioner

R612. Labor Commission, Industrial Accidents.
R612-7. Impairment Ratings for Industrial Injuries and Diseases.

R612-7-3. Method for Rating.

A. For rating all impairments, which are not expressly listed in Section 34A-2-412, the Commission adopts "Utah's [1997]2002 Impairment Guides" as published by the Commission for all injuries rated on or after January 1, 2002. For those conditions not found in "Utah's [1997]2002 Impairment Guides," the American Medical Association's "Guides to the Evaluation of Permanent Impairment, [Fourth]Fifth Edition" are to be used.

KEY: workers' compensation, impairment ratings [May 2, 1997]2002 Notice of Continuation July 6, 1998 34A-2-412 34A-1-104

Labor Commission, Occupational Safety and Health

R614-1-4

Incorporation of Federal Standards

NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 24281
FILED: 11/27/2001, 14:06

RULE ANALYSIS

Purpose of the Rule or Reason for the Change: This amendment incorporates recent changes in federal Occupational Safety and Health Administration (OSHA) standards, published at 29 CFR 1926, which revised construction industry safety standards for steel erection.

SUMMARY OF THE RULE OR CHANGE: The safety standard incorporated by this amendment modifies the former steel erection standard by identifying the types of construction projects and activities subject to the rule. The standard addresses site layout, site-specific erection plans, and construction sequence. Other revisions include: requirements for hoisting, rigging, and protection from the

hazards of overhead loads; requirements for the structural steel assembly of beams, columns, joists, decking, and systems-engineered metal buildings, including protection of employees from tripping hazards and slippery surfaces on walking/working surfaces; requirements for fall protection for connectors, decking assemblers, and other iron workers; and requirements for training in fall hazards, multiple-lift rigging, connecting, and controlled decking zones.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Section 34A-6-202

THIS RULE OR CHANGE INCORPORATES BY REFERENCE THE FOLLOWING MATERIAL: 66 FR 5195 to and including 5280 (January 18, 2001)

ANTICIPATED COST OR SAVINGS TO:

♦ THE STATE BUDGET: While the proposed amendment modifies and strengthens safety standards for steel erection in the construction industry, the Commission does not anticipate that the amendment will result in any additional costs or savings in administering or enforcing the standard. Regarding impact on State building costs, it is impossible to precisely determine the impact of this amendment. Reasonable estimates indicate the cost will be less than \$25,000. However, more than half of such cost is expected to be offset by savings realized from the prevention of workplace accidents and injuries.

♦OCAL GOVERNMENTS: Regarding impact on local government building costs, it is impossible to precisely determine the impact of this amendment. Reasonable estimates indicate the cost will be less than \$25,000. However, more than half of such cost is expected to be offset by savings realized from the prevention of workplace accidents and injuries.

*OTHER PERSONS: Based on OSHA's economic impact analysis, Utah's private steel erection industry may incur costs of approximately \$560,000 as a result of this amendment. However, more than half of such cost is expected to be offset by savings realized from the prevention of workplace accidents and injuries.

COMPLIANCE COSTS FOR AFFECTED PERSONS: Based on OSHA estimates, the Commission anticipates that full compliance with this standard will result in net annual costs of \$627,000 for all affected persons. This includes expenditures for: slipresistant coatings (38% of total costs); safe design and erection of steel joists (25% of total costs); fall arrest systems (18% of total costs); and anchor bolts necessary for structural stability (14% of total costs). Other control costs include guardrails, record keeping, and training. This standard will reduce the number of accidents and fatalities in the steel erection industry, particularly those accidents caused by falls from elevated levels and by objects such as dislodged structural members and building materials striking workers. In addition to saving lives and improving overall safety, the standard will yield savings from accident-related costs, such as lost output and workers' compensation payments.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: Although total compliance costs are estimated at \$627,000, approximately half of the compliance costs will be recouped from savings from fewer

accidents. This standard will reduce the number of accidents and fatalities in the steel erection industry, particularly those accidents caused by falls from elevated levels and by objects such as dislodged structural members and building materials striking workers. In addition to saving lives and improving overall safety, the standard will yield savings from accident-related costs, such as lost output and workers' compensation payments.

THE FULL TEXT OF THIS RULE MAY BE INSPECTED, DURING REGULAR BUSINESS HOURS. AT:

LABOR COMMISSION OCCUPATIONAL SAFETY AND HEALTH HEBER M WELLS BLDG 160 E 300 S SALT LAKE CITY UT 84111-2316, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

William Adams at the above address, by phone at 801-530-6897, by FAX at 801-530-7606, or by Internet E-mail at icmain.wadams@state.ut.us

INTERESTED PERSONS MAY PRESENT THEIR VIEWS ON THIS RULE BY SUBMITTING WRITTEN COMMENTS TO THE ADDRESS ABOVE NO LATER THAN 5:00 PM on 01/14/2002.

THIS RULE MAY BECOME EFFECTIVE ON: 01/15/2002

AUTHORIZED BY: R Lee Ellertson, Commissioner

R614. Labor Commission, Occupational Safety and Health. **R614-1.** General Provisions.

R614-1-4. Incorporation of Federal Standards.

A. General Industry Standards.

- 1. Sections 29 CFR 1910.21 to 1910.999 and 1910.1000 through the end of part 1910 of the July 1, 2000, edition are incorporated by reference.
- 2. FR Vol. 65, No. 208, Thursday, October 26, 2000, Pages 64281 to and including 64295, "Consultation Agreements: Changes to Consultation Procedures; Final Rule" is incorporated by reference.
- 3. FR Vol. 66, No. 12, Thursday, January 18, 2001, Pages 5318 to and including 5325, "Occupational Exposure to Bloodborne Pathogens; Needlesticks and Sharps Injuries; Final Rule" is incorporated by reference.
- 4. FR Vol. 66, No. 13, Friday, January 19, 2001, Pages 5916 to and including 6135, "Occupational Injury and reporting Requirements; Final Rule" is incorporated by reference.
 - B. Construction Standards.
- 1. Section 29 CFR 1926.20 through the end of part 1926, of the July 1, 2000, edition is incorporated by reference.
- 2. FR Vol. 66, No. 12, Thursday, January 18, 2001, Pages 5195 to and including 5280, "Safety Standards for Steel Erection; Final Rule" is incorporated by reference.

KEY: safety

[February 1, 2001]2002

34A-6

Labor Commission, Safety **R616-2-3**

Safety Codes and Rules for Boilers and Pressure Vessels

NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 24286
FILED: 11/29/2001, 09:03

RULE ANALYSIS

Purpose of the rule or reason for the change: The purpose of the rule change is to adopt the 2001 American Society of Mechanical Engineers (ASME) Code.

SUMMARY OF THE RULE OR CHANGE: The ASME Code is published every three years. It was last published in 1998. Since then two addenda have also been published. The 1998 code along with the 1999 and 2000 addenda have already been incorporated into this rule. The purposed rule amendment incorporates by reference the 2001 ASME Code (the most recent Code publication.) There have been no substantive changes to the code, only clerical corrections.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Section 34A-7-101

THIS RULE OR CHANGE INCORPORATES BY REFERENCE THE FOLLOWING MATERIAL: ASME Sec. I "Power Boilers" date of issue July 1, 2001; ASME Sec. IV "Heating Boilers" date of issue July 1, 2001; and ASME Sec. VIII "Unfired Pressure Vessels" date of issue July 1, 2001

ANTICIPATED COST OR SAVINGS TO:

★ HE STATE BUDGET: There will be an initial cost of \$940 to provide these codes to the Division of Administrative Rules. The Safety Division of the Labor Commission receives its own set of codes free of charge, because of membership in ASME. As an owner/operator of boilers and pressure vessels, the state is not required to have its own copy of the codes. If it chooses to acquire them, the cost will be \$940. The substantive provisions of the code do not require any additional expense for administration or enforcement.

♦OCAL GOVERNMENTS: As an owner or operator of boilers and pressure vessels, local governments are not required to have their own copy of the codes. If they choose to acquire them, the cost will be \$940. The 2001 ASME code makes minimal changes to existing standards. Consequently, the impact of the 2001 code on local government will be minimal.

◆OTHER PERSONS: As owner or operators of boilers and pressure vessels, other persons are not required to have their own copy of the code, however, if they choose to acquire a copy, the cost will be \$940. The 2001 ASME code makes

minimal changes to existing standards. Consequently, the impact of the 2001 code on other persons will be minimal.

COMPLIANCE COSTS FOR AFFECTED PERSONS: The 2001 ASME code will not increase compliance costs for affected persons, i.e., manufactures or owner or operators of boilers and pressure vessels. For those persons acquiring a copy of the code for their business the cost will be \$940.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: The primary purpose of the 2001 code is to refine and clarify the existing standards. The Commission does not anticipate any significant fiscal impact on business.

THE FULL TEXT OF THIS RULE MAY BE INSPECTED, DURING REGULAR BUSINESS HOURS, AT:

LABOR COMMISSION SAFETY HEBER M WELLS BLDG 160 E 300 S SALT LAKE CITY UT 84111-2316, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Alan Hennebold or Larry Patrick at the above address, by phone at 801-530-6937 or 801-530-6872, by FAX at 801-530-7685 or 801-530-6390, or by Internet E-mail at ahennebo.icmain@state.ut.us or icmain.lpatrick@state.ut.us

Interested persons may present their views on this rule by submitting written comments to the address above no later than $5:00\ PM$ on 01/14/2002.

This rule may become effective on: 01/15/2002

AUTHORIZED BY: R Lee Ellertson, Commissioner

R616. Labor Commission, Safety.

R616-2. Boiler and Pressure Vessel Rules.

R616-2-3. Safety Codes and Rules for Boilers and Pressure Vessels.

The following safety codes and rules shall apply to all boilers and pressure vessels in Utah, except those exempted pursuant to Section 34A-7-101, and are incorporated herein by this reference in this rule.

- A. ASME Boiler and Pressure Vessel Code ([1998]2001).
- 1. Section I Rules for Construction of Power Boilers [and the 2000 Addenda,]published July 1, [2000]2001.
- 2. Section IV Rules for Construction of Heating Boilers [and the 2000 Addenda,]published July 1, [2000]2001.
- 3. Section VIII Rules for Construction of Pressure Vessels [and the 1999 Addenda,]published July 1, [1999]2001.
- B. Power Piping ASME B31.1 (1998) and the ASME B31.1b-2000 Addenda, issued September 15, 2000.
- C. Controls and Safety Devices for Automatically Fired Boilers ASME CSD-1-1998 and the ASME CSD-1a-1999 addenda, issued March 10, 2000.

- D. National Board Inspection Code ANSI/NB-23 (1998); the 1999 NBIC Addendum, published December 31, 1999, and the 2000 Addendum, published January 8, 2001.
- E. Standard for the Prevention of Furnace Explosions/Implosions in Single Burner Boilers, NFPA 8501 (1997).
- F. Standard for the Prevention of Furnace Explosions/ Implosions in Multiple Burner Boilers, NFPA 8502 (1995).
- G. Recommended Administrative Boiler and Pressure Vessel Safety Rules and Regulations NB-132 Rev. 4.
- H. Pressure Vessel Inspection Code: Maintenance Inspection, Rating, Repair and Alteration API 510 (1997); the 1998 Addenda, published December 1998, and Addendum 2, published December 2000

KEY: boilers*, certification, safety [June 2, 2000] 2002 Notice of Continuation February 5, 1997 34A-7-101 et seq.

R616-3 Elevator Rules

Elevator Rules

NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 24295
FILED: 11/30/2001, 15:51

RULE ANALYSIS

Purpose of the Rule or Reason for the Change: This amendment establishes minimum standards for piping used in hydraulic elevator installations.

SUMMARY OF THE RULE OR CHANGE: The amendment permits use of "schedule 40" piping in new hydraulic elevators that do not use safety valves. For new hydraulic elevators that do include safety valves, "schedule 40" piping may be used in those parts of installations protected by the safety valve, but "schedule 80" piping must be used in all other parts of the installations.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Section 34A-1-101 et seq.

ANTICIPATED COST OR SAVINGS TO:

♦ THE STATE BUDGET: No additional costs or savings are anticipated to the state budget in the administration of the proposed amendment. To the extent that the state is subject to the amendment's requirements as an owner or operator of new hydraulic elevators, the cost of compliance is estimated at less than \$20 per installation.

- ♦OCAL GOVERNMENTS: To the extent local governments are subject to the amendment's requirements as owners or operators of new hydraulic elevators, the cost of compliance is estimated at less than \$20 per installation.
- ◆OTHER PERSONS: The cost of compliance is estimated at less than \$20 per installation, which cost will either be absorbed by

elevator contractors or passed on to elevator owners or operators.

COMPLIANCE COSTS FOR AFFECTED PERSONS: As noted above, the proposed amendment does not affect existing elevators, but applies only to new hydraulic elevators. The cost of compliance is estimated at less than \$20 per hydraulic elevator installation.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: In the context of the overall costs for purchasing and installing a new hydraulic elevator, the expense associated with the piping standards established by the proposed amendment are minimal. These costs will be further reduced by the improvement in elevator safety and reliability that will result from the amendment.

THE FULL TEXT OF THIS RULE MAY BE INSPECTED, DURING REGULAR BUSINESS HOURS, AT:

LABOR COMMISSION SAFETY HEBER M WELLS BLDG 160 E 300 S SALT LAKE CITY UT 84111-2316, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Larry Patrick at the above address, by phone at 801-530-6872, by FAX at 801-530-6390, or by Internet E-mail at icmain.lpatrick@state.ut.us

Interested persons may present their views on this rule by submitting written comments to the address above no later than $5:00\ PM$ on 01/14/2002.

THIS RULE MAY BECOME EFFECTIVE ON: 01/15/2002

AUTHORIZED BY: R Lee Ellertson, Commissioner

R616. Labor Commission, Safety. R616-3. Elevator Rules. R616-3-1. Authority.

This rule is established pursuant to Section 34A-7-201 for the purpose of the Labor Commission ascertaining, fixing, and enforcing reasonable standards regarding elevators for the protection of life, health, and safety of the general public and employees.

R616-3-2. Definitions.

- A. "ANSI" means the American National Standards Institute, Inc. $\,$
- B. "ASME" means the American Society of Mechanical Engineers.
- C. "Commission" means the Labor Commission created in Section 34A-1-103.
- D. "Division" means the Division of Safety of the Labor Commission.
- E. "Elevator" means a hoisting and lowering mechanism equipped with a car or platform and that moves in guides in a substantially vertical direction.

F. "Escalator" means a stairway, moving walkway, or runway that is power driven, continuous and used to transport one or more individuals.

R616-3-3. Safety Codes for Elevators.

The following safety codes are adopted and incorporated by reference within this rule:

- A. ASME A17.1, Safety Code for Elevators and Escalators, 1996 ed., with 1997 Addenda issued December 31, 1996, 1998 Addenda issued February 19, 1998, 1999 Addenda issued June 30, 1999 and 2000 Addenda issued November 30, 2000. This code is issued every three years with annual addenda. New issues and addenda become mandatory only when a formal change is made to these rules. Elevators are required to comply with the A17.1 code in effect at the time of installation. The latest effective version of A17.1 is the 1996 edition with the 1997 addenda, 1998 addenda, 1999 addenda and 2000 addenda.
- B. ASME A17.3 1996 Safety Code for Existing Elevators and Escalators with 2000 addenda issued February 29, 2000. This code is adopted for regulatory guidance only for elevators classified as remodeled elevators by the Division of Safety.
 - C. ASME A90.1-1992, Safety Standard for Belt Manlifts.
- D. ANSI A10.4-1990, Safety Requirements for Personnel Hoists and Employee Elevators for Construction and Demolition Operations.
 - E. 1997 Uniform Building Code Chapters 11 and 30.
- F. ICC/ANSI A117.1-1998 Accessible and Usable Buildings and Facilities, sections 407 and 408, approved February 13, 1998.
- G. ASME A18.1-1999 Safety Standard For Platform Lifts And Stairway Chairlifts, issued July 26, 1999.

R616-3-4. Inspector Qualification.

A. Any person who performs elevator safety inspections must have a current certification as a Qualified Elevator Inspector from the National Association of Elevator Safety Authorities.

R616-3-5. Modifications and Variances to Codes.

- A. In a case where the Division finds that the enforcement of any code would not materially increase the safety of employees or general public, and would work undue hardships on the owner/user, the Division may allow the owner/user a variance. Variances must be in writing to be effective and can be revoked after reasonable notice is given in writing.
- B. Persons who apply for a variance to a safety code requirement must present the Division with the rationale as to how their elevator installation provides safety equivalent to the applicable safety code.
- C. No errors or omissions in these codes shall be construed as permitting any unsafe or unsanitary condition to exist.
- D. The Commission may, by rule, add or delete from the applicable safety codes for any good and sufficient safety reason.
- E. In the event that adopted safety codes are in conflict with one another, the ASME A17.1, Safety Code for Elevators and Escalators will take precedence. The exception to this is for compliance with the accessibility guidelines of Pub. L. No. 101-336 "The Americans with Disability Act of 1990". In this instance, the Uniform Building Code standards adopted in R616-3-3 for accessibility as applied to elevators take precedence over ASME A17.1.

R616-3-6. Exemptions.

- A. These rules apply to all elevators in Utah with the following exemptions:
- 1. Private residence elevators installed inside a single family dwelling. Common elevators which serve multiple private residences are not exempt from these rules.
 - 2. Elevators in buildings owned by the Federal government.
- B. Owners of elevators exempted in R616-3-5.A. may request a safety inspection by Division of Safety inspectors. Code noncompliance items will be treated as recommendations by the inspector with the owner having the option as to which, if any, are corrected. Owners requesting these inspections will be invoiced at the special inspection rate. If the owner requests a State of Utah Certificate to Operate for the elevator, all of the recommendations must be completed to the satisfaction of the inspector and the owner will be invoiced the appropriate certificate fee.

R616-3-7. Inspection of Elevators, Permit to Operate, Unlawful Operations.

- A. It shall be the responsibility of the Division to make inspections of all elevators when deemed necessary or appropriate.
- B. Elevator inspectors shall examine conditions in regards to the safety of the employees, public, machinery, ventilation, drainage, methods of lighting, and into all other matters connected with the safety of persons using or in close proximity to each elevator, and when necessary give directions providing for the better health and safety of persons in or about the same. The owner/user is required to freely permit entry, inspection, examination and inquiry, and to furnish a guide when necessary.
- C. If the Division finds that an elevator complies with the applicable safety codes and rules, the owner/user shall be issued a Certificate of Inspection and Permit to Operate.
- 1. The Certificate of Inspection and Permit to Operate is valid for 24 months.
- 2. The Certificate of Inspection and Permit to Operate shall be displayed in a conspicuous location near the elevator for the entire validation period. If the certificate is displayed where accessible to the general public, as opposed to being in the elevator machine room, it must be protected under a transparent cover.
- D. If the Division finds an elevator is not being operated in accordance with the safety codes and rules, the owner/user shall be notified in writing of all deficiencies and shall be directed to make specific improvements or changes as are necessary to bring the elevator into compliance.
- E. Pursuant to Section 34A-7-204, if the improvements or changes are not made within a reasonable time, by agreement of the division and the owner, the elevator is being operated unlawfully.
- F. If the owner/user refuses to allow an inspection to be made, the elevator is being operated unlawfully.
- G. If the owner/user refuses to pay the required fee, the elevator is being operated unlawfully.
- H. If the owner/user operates an elevator unlawfully, the Commission may order the elevator operation to cease pursuant to Section 34A-1-104.
- I. If, in the judgment of an elevator inspector, the lives or safety of employees or public are, or may be, endangered should they remain in the danger area, the elevator inspector shall direct that they be immediately withdrawn from the danger area, and the elevator removed from service until repairs have been made and the elevator has been brought into compliance.

R616-3-8. Inclined Wheelchair Lift Headroom Clearance.

- A. Since the incorporated safety standard (ASME A17.1) does not specify the minimum headroom clearance requirements for the installation of an inclined wheelchair lift, the following requirements must be met for inclined wheelchair lifts installed in Utah.
- B. Headroom clearance for inclined wheelchair lifts throughout the range of travel shall be not less than 80 inches (2032 mm) as measured vertically from the leading edge of the platform floor.
- C. For existing facilities only, in the event that it is not technically or economically feasible to provide other means of access for disabled persons, inclined wheelchair lifts may be installed if all of the following conditions are met:
- 1. The appropriate building inspection jurisdiction approves the use of an inclined wheelchair lift for the specific application.
- 2. Headroom clearance throughout the range of travel shall be not less than 60 inches as measured vertically from the leading edge of the platform floor.
- 3. The passenger restriction sign as required by ASME A17.1 Rule 2001.7e shall be amended as follows: "PHYSICALLY DISABLED PERSONS ONLY. NO FREIGHT. HEADROOM CLEARANCE IS LIMITED. USE ONLY IN THE SITTING POSITION".

R616-3-9. Valves in Hydraulic Elevator Operating Fluid Systems.

- A. Due to the potential loss of pressure retaining capability when over torqued, bronze-bodied valves shall not be installed in the hydraulic systems of a hydraulic elevator.
- B. This requirement is in effect for all new installations and remodel installations involving the hydraulic system.
- C. If a bronze-bodied valve installed on an existing elevator begins to leak, that valve shall be replaced by a steel-bodied valve.

R616-3-10. Hydraulic Elevator Piping.

- A. This rule establishes minimum standards for hydraulic fluid piping in hydraulic elevators. The piping specifications referred to in this rule are governed by ASME or ASTM piping specifications (e.g. ASME Specification SA-53 Table X2.4).
- B. Hydraulic elevators not incorporating a safety valve may use schedule 40 piping.
- C. For newly installed hydraulic elevators that do incorporate a safety valve:
- 1. Where piping is protected by the safety valve, schedule 40 piping may be used;
- 2. Where grooved or threaded connections are used in piping that is unprotected by the safety valve, i.e. between the safety valve and the hydraulic jack(s), nominal pipe size (NPS)3 or schedule 80 piping may be used;
- 3. Where piping is unprotected by the safety valve, but welded or bolted flange connections are used, schedule 40 piping may be used.

R616-3-[10]11. Shunt Trips in Elevator Systems.

A. The means (shunt trip) to automatically disconnect the main line power supply to the elevator discussed in Rule 102.2(c)(3) of A17.1 is not required for hydraulic elevators with a rise of 50 feet or less.

R616-3-[11]12. Hoistway Vents.

A. With regard to hoistway vents, the Division will assure that elevators meet Rule 100.4 of ASME A17.1 and the minimum area of

the vent required by the Uniform Building Code. Requirements for the operation of the vent are defined by the local jurisdiction's fire marshall or building inspector.

R616-3-[12]13. Hand Line Control Elevators.

- A. Operation of a hand line control elevator is not permitted.
- B. Owners of hand line control elevators are required to render the elevator electrically and mechanically incapable of operation.

R616-3-[13]14. Remodeled Elevators.

A. When an elevator is classified as a remodeled (modernized) elevator by the Division, the components of the elevator involved in the modernization must comply with the standards of the latest version of A17.1 and A17.3 in effect at the time the remodeling of the elevator commences.

R616-3-[14]15. Fees.

- A. Fees to be charged as provided by Section 34A-1-106 and 63-38-3.2 shall be adopted by the Labor Commission and approved by the Legislature pursuant to Section 63-38-3(2).
- B. The fee for the initial certification permit shall be invoiced to and paid by the company or firm installing the elevator.
- C. The renewal certification permit shall be invoiced to and paid by the owner/user.
- D. Any request for a special inspection shall be invoiced to and paid by the person/company requesting the inspection, at the hourly rate plus mileage and expenses.

R616-3-[15]16. Notification of Installation, Revision or Remodeling.

A. Before any elevator covered by this rule is installed or a major revision or remodeling begins on the elevator, the Division must be advised at least one week in advance of such installation, revision, or remodeling unless emergency dictates otherwise.

R616-3-[16]17. Initial Agency Action.

Issuance or denial of a Certificate of Inspection and Permit to Operate by the Division, and orders or directives to make changes or improvements by the elevator inspector are informal adjudicative actions commenced by the agency per Section 63-46b-3.

R616-3-[17]18. Presiding Officer.

The elevator inspector is the presiding officer referred to in Section 63-46b-3. If an informal hearing is requested pursuant to R616-3-18, the Commission shall appoint the presiding officer for that hearing.

R616-3-[18]19. Request for Informal Hearing.

Within 30 days of issuance, any aggrieved person may request an informal hearing regarding the reasonableness of a permit issuance or denial or an order to make changes or improvements. The request for hearing shall contain all information required by Sections 63-46b-3(a) and 63-46b-3(b).

R616-3-[49]20. Classification of Proceeding for Purpose of Utah Administrative Procedures Act.

Any hearing held pursuant to R616-3-18 shall be informal and pursuant to the procedural requirements of Section 63-46b-5 and any agency review of the order issued after the hearing shall be per Section 63-46b-13. An informal hearing may be converted to a formal hearing pursuant to Subsection 63-46b-4(3).

KEY: elevators*, certification, safety [March 20, 2001]2002 Notice of Continuation February 5, 1997 34A-1-101 et seq.

Natural Resources, Wildlife Resources **R657-38**

Dedicated Hunter Program

NOTICE OF PROPOSED RULE

(Amendment) DAR FILE No.: 24289 FILED: 11/30/2001, 08:39

RULE ANALYSIS

Purpose of the rule or reason for the change: This rule is being amended pursuant to Wildlife Board meetings conducted for taking public input and reviewing the division's Dedicated Hunter Program.

SUMMARY OF THE RULE OR CHANGE: Provisions of this rule are being added to define the Dedicated Hunter Permit, and the Limited Entry Dedicated Hunter Permit. The term "Education Course" is being eliminated and replaced by "Wildlife Conservation Course," and clarification is made to the term "Wildlife Project" by using the term "Wildlife Conservation Project." Provisions are being amended to clarify deadlines for obtaining a Dedicated Hunter Permit, and qualifying for a Limited Entry Dedicated Hunter Permit. Clarification is also being made in regard to attendance of the Wildlife Conservation Courses, and Regional Advisory Council meetings, and completing service hour requirements. Provisions are being amended to clarify procedures and requirements in obtaining other permits and surrendering the Dedicated Hunter Permit if a participant obtains a premium limited entry, limited entry, limited entry landowner or conservation buck deer permit, or a Limited Entry Dedicated Hunter Permit. The "Contractual Obligations" provisions are being deleted and provisions are being added in regard to attendance of the Wildlife Conservation Courses, and Regional Advisory Council meetings, and completing service hour requirements. Other changes are being made for consistency and clarity.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Sections 23-14-18 and 23-14-19

ANTICIPATED COST OR SAVINGS TO:

♦ THE STATE BUDGET: This amendment clarifies the standards, procedures, and requirements applicable to participants in the Dedicated Hunter Program. Therefore, the Division of Wildlife Resources (DWR) determines that these amendments do not create a cost or savings impact to the state budget or the DWR's budget.

♦ OCAL GOVERNMENTS: None--this filing does not create any direct cost or savings impact to local governments because they are not directly affected by the rule. Nor are local

governments indirectly impacted because the rule does not create a situation requiring services from local governments. *OTHER PERSONS: The amendments provide standards, procedures, and requirements applicable to participants in the Dedicated Hunter Program, therefore, the amendments do not impose any additional requirements on other persons, nor generate a cost or savings impact to other persons.

COMPLIANCE COSTS FOR AFFECTED PERSONS: These amendments are for clarification and providing standards, requirements and procedures for participants in the Dedicated Hunter Program. DWR determines that there are no additional compliance costs associated with this amendment.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: The amendments to this rule do not create an impact on businesses.

THE FULL TEXT OF THIS RULE MAY BE INSPECTED, DURING REGULAR BUSINESS HOURS, AT:

NATURAL RESOURCES
WILDLIFE RESOURCES
1594 W NORTH TEMPLE
SALT LAKE CITY UT 84116-3154, or
at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Debbie Sundell at the above address, by phone at 801-538-4707, by FAX at 801-538-4745, or by Internet E-mail at dsundell.nrdwr@state.ut.us

Interested persons may present their views on this rule by submitting written comments to the address above no later than $5:00\ PM$ on 01/14/2002.

THIS RULE MAY BECOME EFFECTIVE ON: 01/15/2002

AUTHORIZED BY: John Kimball, Director

R657. Natural Resources, Wildlife Resources. R657-38. Dedicated Hunter Program. R657-38-1. Purpose and Authority.

(1) Under the authority of Section 23-14-18, this rule provides the standards and requirements for <u>qualified deer hunters to participate in the Dedicated Hunter Program by</u> obtaining a certificate of registration [-te:].

[(a) maximize](2) The Dedicated Hunter Program provides the opportunity for participants to:

- (a) increase the opportunity for recreational general deer hunting, while the division regulates harvest:[;]
- (b) increase [public-]participation in wildlife management [programs and]decisions;
- (c) increase participation in wildlife conservation projects that are beneficial to wildlife conservation and the division; and
- [(e) provide courses in hunter ethics or wildlife management principles.](d) attend wildlife conservation courses about hunter ethics and the division's wildlife conservation philosophies and strategies.

R657-38-2. Definitions.

- (1) Terms used in this rule are defined in Section 23-13-2.
- (2) In addition
- (a) ["Education course" means a course of instruction provided by the division in hunter ethics or wildlife management principles.]"Dedicated Hunter Permit" means a general buck deer permit issued to a dedicated hunter participant in the Dedicated Hunter Program, which authorizes the participant to hunt general archery, general season and general muzzleloader in the region specified on the permit.
- (b) "Hunt area" means an area prescribed by the Wildlife Board where general archery, general season or general muzzleloader deer hunting is open to permit holders for taking deer.
- (c) "Limited Entry Dedicated Hunter Permit" means a limited entry deer permit or limited entry elk permit, for use in an area selected by the Division, which shall be offered through the Dedicated Hunter Program Drawing.
- <u>(d)</u> "Participant" means a person who has obtained and signed a certificate of registration for the Dedicated Hunter Program.
- [(d)](e) "Program" means the Dedicated Hunter Program, a program administered by the division as provided in this rule.
- (f) "Wildlife conservation course" means a course of instruction provided by the division on hunter ethics and wildlife conservation philosophies and strategies.
- (g) "Wildlife conservation[(e) "Wildlife-] project" means a project designed by the division, or any other individual or entity and pre-approved by the division, that provides wildlife habitat protection or enhancement on public or private lands, improves hunting or fishing access, or other conservation projects or activities that benefit wildlife or directly benefits the division.
- [(f)](h) "Wildlife [Project] conservation project manager" means an employee of the division, or person approved by the division, responsible for supervising a wildlife conservation project and maintaining and reporting records of service hours to the division.

R657-38-3. Certificate of Registration Required.

- (1) A person may not participate in the [dedicated hunter] program if that person has been convicted of or entered a plea in abeyance to any of the following classes of violations of Title 23, Wildlife Resources Code, or any rule or proclamation of the Wildlife Board, or is currently on wildlife license [revocation:]suspension:
 - (a) [a-]felony;
 - (b) [a-]Class A misdemeanor in the last five years; or
- (c) three or more Class B or Class C misdemeanors in the past five years.
- (2)(a) To participate in the program a person must sign and obtain a certificate of registration from the division.
- (b) No more than ten thousand certificates of registration for the program may be in effect at any given time.
- (c) Each participant must provide proof of having attended [an education]a wildlife conservation course before the division may issue the certificate of registration for the program.
- (d) A certificate of registration to participate in the program may not be issued to any person after April 1 annually.
- (3) Each certificate of registration is valid for [a-]three[-year period] consecutive general deer hunting seasons.
- (4)(a) Any person who is 14 years of age or older may obtain a certificate of registration. A person 13 years of age may obtain a certificate of registration if the date of that person's 14th birthday is

- before the end of the calendar year in which the certificate of registration is issued.
- (b) Any person who is 17 years of age or younger before the beginning date of the annual <u>general</u> archery deer hunt shall pay the youth participant fees.
- (c) Any person who is 18 years of age or older on or before the beginning date of the annual <u>general</u> archery deer hunt shall pay the adult participant fees.
- (5) A certificate of registration authorizes the participant an opportunity to receive annually a [dedicated hunter permit] Dedicated Hunter Permit to hunt during the general archery, general season and general muzzleloader deer hunts. The [dedicated hunter permit] Dedicated Hunter Permit may be used during the dates and within the hunt area boundaries established by the Wildlife Board
- (6)(a) Except as provided in Subsection R657-38-[7(8)]8(7), a participant entering the program may take two deer within three years of enrollment, but[-
- (7) A participant may take] only one deer in any one year[, except as provided in Subsection R657-38-7(8).].
- [(8)](b) The harvest of an antlerless deer using a Dedicated Hunter Permit, as authorized under specific hunt choice areas during the general archery deer hunt, shall be considered a program harvest.
- _____(7) The certificate of registration must be signed by the participant and a division representative. The certificate of registration is not valid without the required signatures.
- [(9)](8) The participant and holder of the certificate of registration must have a valid [dedicated hunter permit]Dedicated Hunter Permit in possession while hunting.
- [(10)](9) Certificates of registration are not transferable and [expire three years from the date of issuance.]shall expire at the end of a participant's third general deer hunting season.
- [(11)](10) Certificates of registration will not be issued to any person who has previously obtained a certificate of registration if that person [has]failed to provide the [service]program requirements or fees until prior program requirements are met or fees are paid.
- (11)(a) The program requirements set forth in Sections R657-38-5, R657-38-6, and R657-38-7 may be waived annually if the participant provides proof of leaving the state for a minimum period of one year during the enrollment period for the Dedicated Hunter Certificate of Registration to serve in the armed forces of the United States, or for religious or educational purposes.
- (b) If the participant requests that the annual requirements be waived in accordance with Subsection (a), and the request is granted, the participant shall not receive a Dedicated Hunter Permit for the year in which the program requirements were waived.
- (c) A refund for the Dedicated Hunter Certificate of Registration may not be issued pursuant to Section 23-19-38.

R657-38-4. Dedicated Hunter [General-]Permits.

- (1) Participants may hunt during the general archery, general season and general muzzleloader deer hunts within the hunt area and during the season dates prescribed in the proclamation of the Wildlife Board for taking big game.
- (2)(a) Participants must designate a regional hunt choice [on]upon joining the program.
- [(3)(a) The division shall, prior to January 1 annually, send a form to each participant.
- (b) The participant shall fill out this form indicating the participant's regional general buck deer hunt choice.

- (e) The form must be returned to the dedicated hunter staff in the Salt Lake Division office and must be received prior to January 15 annually.
- (d) If the form is not received by the dedicated hunter staff in the Salt Lake Division office prior to January 15 annually, the participant must obtain a dedicated hunter permit from a division office beginning on the date general deer permits are made available over the counter to the general public.
- (e) Dedicated hunter permits issued to participants over-the-counter shall be for open regions only.
- (f) Participants must submit written notification of any changes to their](b) The regional hunt choice [to the dedicated hunter program staff in the Salt Lake Division office by April 1 annually.]shall remain in effect unless otherwise changed in writing by the participant on the annual harvest questionnaire.
- [(4)](3) Participants must notify the [dedicated hunter program staff in the Salt Lake Division office]division of any change of mailing address in order to receive a [permit]Dedicated Hunter Permit by mail.
- [(5)(a)](4)(a) Lifetime license holders may participate in the [dedicated hunter] program.
- (b) Upon signing the certificate of registration, the lifetime license holder agrees to forego any rights to receive a <u>buck deer permit for the general archery</u>, general season or general muzzleloader [permit]deer hunts as provided in Section 23-19-17.5.
- (c) A refund or credit is not issued for the general archery, general season or general muzzleloader permit.
- (5)(a) A participant may exchange or surrender a Dedicated Hunter Permit in accordance with Rule R657-42.
- ____(b)[(6)] A participant may not exchange or surrender [dedicated hunter permits]a Dedicated Hunter Permit for any other buck deer [permits once the dedicated hunter permit is issued and any of the specified general deer hunts have begun.]permit once the Dedicated Hunter Permit is issued and the general archery deer hunt has begun.
- (6)(a) Dedicated hunter permits may be issued through the mail no sooner than July 1 of each year, and only upon proof that all annual program requirements have been completed by the participant.
- (b)(i) Participants completing annual program requirements later than two weeks prior to the beginning of the general archery deer hunt must obtain their Dedicated Hunter Permit over-the-counter from any division office.
- (ii) Over-the-counter dedicated hunter permits shall not be issued sooner than two weeks prior to the beginning of the general archery deer hunt, and only upon proof that all annual program requirements have been completed by the participant.

R657-38-5. [Education] Wildlife Conservation Course.

- (1)(a) The division shall provide an annual [education course.] wildlife conservation course.
- [(b) The participant must attend two education courses during the three-year period as provided in Subsection R657-38-9(1)(b).
- (c) Completion of an education course is mandatory prior to [(b) Prior to becoming a participant or obtaining a certificate of registration for the program, a person must complete one wildlife conservation course.[-]
- [(2)(a) The education](2) The wildlife conservation course shall explain the program in detail to give a prospective participant a reasonable understanding of the program as well as hunter ethics [or wildlife management principles.], the division's Regional Advisory

- Council and Wildlife Board processes, and wildlife conservation philosophies and strategies.
- [(3) Education](3) Wildlife conservation courses are scheduled by [regional-]division offices.
- (4)[—Proof of having completed the education course is](a) Proof of completion of the wildlife conservation course shall be provided to the prospective participant upon completion of the [education]wildlife conservation course.
- <u>(b)</u> Certificates of registration [are]shall not <u>be</u> issued without verification of <u>the participant</u> having completed the [education]wildlife conservation course.
- (c) The division shall keep a record of all participants who attend the wildlife conservation course.

R657-38-6. Wildlife Conservation Projects.

- (1)(a) Each participant in the program shall:
- (i) provide no fewer than <u>an average of</u> eight hours of service[, by August 1 annually, <u>]</u> annually, by working on a wildlife <u>conservation</u> project or other division approved program or activity; or
 - (ii) pay a fee of \$18.75 for each hour not completed.
- (b) Residents may not substitute more than 16 of the 24 total required service hours. Nonresidents may substitute all of the 24 total required service hours.
- (c) The division may, upon request, approve a person who is physically unable to provide service by working on a wildlife <u>conservation</u> project to provide other forms of service.
- (2) Wildlife <u>conservation</u> projects shall be designed by the division, or any other individual or entity and <u>shall be pre-approved</u> by the division.
- (3)(a) Wildlife <u>conservation</u> projects may occur anytime during the year as determined by the division.
- (b) The division shall publicize the dates, times, locations and description of approved <u>wildlife conservation</u> projects and activities at [regional offices.] <u>division offices.</u>
- [(4)(a) Participants who do not complete annual wildlife project hours by August 1 shall not be sent a dedicated hunter permit through the mail.](4)(a) Prior to being issued an annual Dedicated Hunter Permit, participants must complete eight hours credit on approved wildlife conservation projects in the first year of enrollment, and thereafter the participant must average an additional eight hours credit in each of the two succeeding years.
- [(b) A dedicated hunter permit may be issued by a regional division office after service hours are completed or paid for.](b) Service hours completed in any given year in excess of the annual requirement may be carried over to the following years, however excess service hours shall not be carried over to any year outside of the three-year enrollment period.
- (c) Dedicated hunter permits issued to participants who fail to make the [August 1 deadline annually shall be for open regions only.]deadline, two weeks prior to the opening date of the general archery deer hunt annually, shall be issued only as an over-the-counter transaction at division offices.
- (5) Proof of the number of hours worked shall be provided to the participant.
- (6)(a) If a participant fails to fulfill the <u>annual wildlife</u> <u>conservation project</u> service requirement [for]in any year of participation, <u>as required under Subsection (4)</u>, the participant [will]shall not be issued a [dedicated hunter permit]Dedicated <u>Hunter Permit</u> for that year.

- (b) The participant may obtain a [permit]Dedicated Hunter Permit for subsequent years upon completion of the [service]wildlife conservation project program requirements due or payment of the fee in lieu thereof.
- (7) The wildlife <u>conservation</u> project manager shall keep a [receipt]record of all participants who attend the wildlife <u>conservation</u> project and the number of hours worked.[—A copy of the receipt shall be returned by the participant for record keeping purposes.]

R657-38-7. Regional Advisory Council.

- (1) Each participant in the program is required to attend one regional advisory council meeting in its entirety prior to obtaining a permit during the second year of the program.
- (2) Proof of attendance shall be provided by the division to the participant.
- (3) The division shall keep a record of all participants who attend a regional advisory council meeting.

[R657-38-7]<u>R657-38-8</u>. Obtaining Other Permits.

- (1)(a) Participants may apply for or obtain premium limited entry, limited entry, cooperative wildlife management unit, <u>limited entry</u> landowner or [area_]conservation buck deer permits as provided in Rule R657-5 and the proclamation of the Wildlife Board for taking big game.
- (b) <u>Participants may apply for or obtain a Dedicated Hunter Limited Entry Permit as provided under Section R657-38-10.</u>
- (c) If the participant obtains a premium limited entry, limited entry, cooperative wildlife management unit, limited entry landowner, conservation, Dedicated Hunter Limited Entry buck deer permit, the Dedicated Hunter Permit becomes invalid and the participant must surrender the Dedicated Hunter Permit prior to the opening day of the general archery deer hunt. A refund may not be issued pursuant to Section 23-19-38.
- (d) If the participant obtains a limited entry archery, limited entry any weapon, limited entry muzzleloader, limited entry landowner or conservation buck deer permit, or a Dedicated Hunter Limited Entry Permit, the participant, upon completion of annual program requirements, may use the permit only in the prescribed area during the season dates listed on the permit.
- (e) Participants who obtain a cooperative wildlife management unit permit may hunt only within those areas identified on the permit and only during the dates determined by the cooperative wildlife management unit landowner or operator.
- (2)(a) Participants may not apply for or obtain general deer permits through the big game drawing as provided in Rule R657-5 and the proclamation of the Wildlife Board for taking big game.
- [(2)(a) If the participant obtains premium limited entry, limited entry, landowner or conservation buck deer permit, the participant must surrender their dedicated hunter permit prior to the opening day of the general archery deer season.](b) In the initial sign-up year for the program, if the participant previously applied for a general buck deer permit through the big game drawing, a participant must withdraw that permit application prior to the application withdrawal date as published in the proclamation of the Wildlife Board for taking big game.
- [(b)](i) The general buck deer permit fee may be refunded by the division in May, but the handling fee shall not be refunded.
- (ii) If the participant fails to [surrender the dedicated hunter permit prior to the opening day]withdraw the general buck deer application and the permit is drawn, the general deer permit obtained

- through the drawing becomes invalid and must be surrendered prior to the beginning date of the general archery deer [season, any other deer permits obtained by the participant shall be deemed invalid.]hunt. A refund may not be issued pursuant to Section 23-19-38.
- [(3) If the participant obtains a any weapon limited entry, landowner or area conservation general season buck deer permit, the participant may use the permit in the prescribed area:
- (a) provided the participant surrenders any dedicated hunter permit prior to the opening day of the general archery deer season;
- (b) during the season dates listed on the permit; and
- (c) during the dates prescribed for archery and muzzleloader hunts for the specific unit.](3) Participants may not apply for or obtain general landowner buck deer permits as provided under Rule R657-43.
- (4) The division may exclude multiple season opportunities on specific units due to extenuating circumstances on that specific unit.
- (5)[-If the participant is successful in drawing a limited entry archery or muzzleloader buck deer permit, the participant may use the permit in the prescribed area during the season dates listed on the permit.
 - (6) The permit must be on the person while hunting.
- [(7)](6)(a) Obtaining a <u>premium limited entry</u>, limited entry, cooperative wildlife management unit, <u>limited entry</u> landowner or [area-]conservation buck deer permit does not authorize a participant to take an additional deer.
- [(8) Participants who obtain a](b) Any deer harvested by a participant using a premium limited entry, limited entry, cooperative wildlife management unit [permit may hunt on the cooperative wildlife management unit only during the dates determined by the landowner/operator, provided the participant surrenders any dedicated hunter permit prior to the opening day of the general archery buck deer season.] limited entry landowner, or conservation buck deer permit shall be considered a program harvest.
- [(9)(a)](<u>7)(a)</u> Participants may apply for or obtain antlerless deer permits as provided in Rule R657-5 and the Antlerless Addendum to the proclamation of the Wildlife Board for taking big game.
- (b) Antlerless permits do not count against the number of [tags]permits issued pursuant to this program.
- (c) Antlerless harvest as provided in Rule R657-5 and the Antlerless Addendum to the proclamation of the Wildlife Board for taking big game shall not be considered a program harvest.

R657-38-9[R657-38-8]. Reporting Requirements.

- (1) [Each participant must annually report to the division:
- (a) whether a deer was taken; and
- (b) any other information requested by the division.
- (2) The report must be received by the dedicated hunter program staff in the Salt Lake Division office annually by January 15.
- (3) Any dedicated hunter buck deer permit and]The division shall provide an annual harvest questionnaire to each participant.
- (2)(a) A participant must complete, sign and return the harvest questionnaire to the division by January 15 annually.
- (b) A participant may specify a change to their regional hunt choice for a Dedicated Hunter Permit on the harvest questionnaire, however, if no change is specified, the regional hunt choice selected initially or in the prior year shall be assigned.
- (c) A participant must identify on the harvest questionnaire whether a deer was harvested and the sex of the deer.

- (3)(a) Any Dedicated Hunter Permit and attached tag that is not used to tag a deer must be received with the [report by the dedicated hunter program staff in the Salt Lake Division office. If the unused tag is not received with the report, the permit]harvest questionnaire by a division office.
- (b) Any Dedicated Hunter Permit and attached tag that is not submitted with the harvest questionnaire shall be considered [to have been filled.]filled.
- [(4) The division shall make report forms available to participants.](4) A Dedicated Hunter Permit shall not be issued until the previous year's completed harvest questionnaire is received by the division.

[R657-38-9. Contractual Obligations.

- (1) In addition to incorporating the provisions of this rule, the eertificate of registration shall expressly state the terms of the program including the following:
- (a) The participant shall agree to perform the required service hours working for the division or other organizations as approved by the division. The hours shall be completed during the times prescribed by the division. If the participant is unable to perform the required service hours, a fee of \$18.75 shall be paid for each hour not completed. Residents may not substitute more than 16 of the 24 total required service hours. Nonresidents may substitute all of the 24 total required service hours. The service hours shall be performed or a fee paid even in the event the certificate of registration is revoked or the participant withdraws from the program. The participant shall also agree to pay court costs and attorney fees associated with collecting any unpaid balance;
- (b) The participant shall agree to attend two education courses during the three-year period, one of which must be completed before the division may issue the certificate of registration for the program, and the second education course must be completed during the second or third year, and prior to obtaining a permit to hunt deer in the third year of participation;
- (e) The participant shall agree to attend at least one regional advisory council meeting prior to obtaining a permit in the second year of participation; and
- (d) The participant shall agree not to purchase or obtain, or attempt to purchase or obtain, any buck deer permit in Utah, except as allowed under the provisions of this rule until after the expiration date of the certificate of registration.
- (2) In addition to the terms provided in Subsection (1), the division may require the participant to agree to other provisions consistent with this rule for the administration of this program.

|R657-38-10. <u>Limited Entry</u> Dedicated Hunter Program Drawing.

- (1) Any unfilled [dedicated hunter permit may be entered into a drawing.]Dedicated Hunter Permit returned to the Division by January 15 annually, may qualify the participant to be entered into the Dedicated Hunter Program Drawing provided:
 - (a) the participant is currently enrolled in the program; and
- (b) the participant has met all program requirements by July 1 for the current year in which the Limited Entry Dedicated Hunter Permit is valid.
- (2) One limited entry deer permit and one limited entry elk permit shall be offered through the drawing for each 250 permits [entered.]received by the Division in accordance with Subsection (1).

- [(3) The results of the drawing shall be published](3) The drawing results may be posted at division offices and on the division Internet address on the date published in the Bucks, Bulls and Once-In-A-Lifetime Proclamation[-
- (4)(a) The division shall make the date and time of the drawing available to the public.
 - (b) Successful participants are notified by mail.
- (5)(a) The limited entry deer permits may be used within the boundaries of the limited entry deer hunt area and during the dates specified in the proclamation] of the Wildlife Board for taking big game.
 - (4)(a) Successful participants shall be notified by mail.
- (b) If the successful participant designated to receive a Limited Entry Dedicated Hunter Permit already possesses a Utah permit for the same species of animal that year, or is otherwise ineligible or unable to participate in the hunt and utilize the Limited Entry Dedicated Hunter Permit, the available Limited Entry Dedicated Hunter Permit may be issued to the next participant, who would have drawn the permit, in accordance with Rule R657-42.
- (5)(a) The successful participant designated to receive a Limited Entry Dedicated Hunter Permit must select one of the following legal weapon choices and hunting season for the Limited Entry Dedicated Hunter Permit:
 - (i) limited entry archery;
 - (ii) limited entry any weapon; or
 - (iii) limited entry muzzleloader.
- (b) The Limited Entry Dedicated Hunter[(b) The limited entry elk] permits may be used within the <u>specified</u> boundaries of the limited entry hunt area and during the dates specified in the proclamation of the Wildlife Board for taking big game.
- (6)(a) [Successful participants shall incur the appropriate waiting period for the species drawn as provided]Bonus points shall not be awarded or utilized when applying for or obtaining Limited Entry Dedicated Hunter permits.
- (b) Any participant who obtains a Limited Entry Dedicated Hunter Permit is not subject to the waiting periods set forth in Rule R657-5 and the proclamation of the Wildlife Board for taking big game.
- [——(b) Successful participants will not forfeit any bonus points as a result of drawing a permit through the dedicated hunter drawing.]

R657-38-11. [Revocation] Certificate of Registration Suspension.

- $[\underbrace{(1)\ A\ permit}](1)\ A\ Dedicated\ Hunter\ Permit}\ and\ tag\ may\ not$ be issued to any participant who:
- (a) does not perform the [annual service requirement;]program requirements; or
- [(b) does not attend a regional advisory council meeting pursuant to Subsection R657-38-9(1)(b); or
- (e)](b) violates the terms of [the certificate of registration.]this rule or the Dedicated Hunter Certificate of Registration.
- (2) The division may revoke or suspend a certificate of registration as provided in Section 23-19-9.
- [——(3) Dedicated hunters are subject to all rules and proclamations of the Wildlife Board.]

KEY: wildlife, hunting, recreation, [ethics] wildlife conservation [January 16, 2001] 2002

Notice of Continuation November 30, 2000 23-14-18

NOTICES OF PROPOSED RULES DAR File No. 24284

Tax Commission, Auditing R865-9I-17

Periodic Deposit of Withheld Taxes Pursuant to Utah Code Ann. Section 59-10-407

NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 24284
FILED: 11/28/2001, 15:32

RULE ANALYSIS

Purpose of the rule or reason for the change: Section 59-10-406 allows the commission to change the time or period for making reports and payments if the change will facilitate payment of the tax by the employer. Section 59-10-407 requires an employer to file and pay taxes on a monthly basis if the employer's average tax payment is above the amount set in rule by the commission.

SUMMARY OF THE RULE OR CHANGE: Proposed amendment indicates conditions under which an employer may elect to file withholding tax returns and pay withholding taxes on an annual basis. The proposed amendment also makes technical changes to the provision requiring monthly filing and payment of withholding taxes.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Sections 59-10-406 and 59-10-407

ANTICIPATED COST OR SAVINGS TO:

The state budget: None--the proposed amendment allowing annual filing and payments will ease the compliance burden for employers meeting the conditions for annual filing and payment. The technical changes to the monthly filing requirement have no impact on taxpayers.

♦OCAL GOVERNMENTS: None--the proposed amendment allowing annual filing and payments will ease the compliance burden for employers meeting the conditions for annual filing and payment. The technical changes to the monthly filing requirement have no impact on taxpayers.

♦ THER PERSONS: None--the proposed amendment allowing annual filing and payments will ease the compliance burden for employers meeting the conditions for annual filing and payment. The technical changes to the monthly filing requirement have no impact on taxpayers.

COMPLIANCE COSTS FOR AFFECTED PERSONS: None--the proposed amendment allowing annual filing and payment will ease the compliance burden for employers meeting the conditions for annual filing and payment. The technical changes to the monthly filing requirement have no impact on taxpayers.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: There will be no fiscal impact on businesses. The amendment does allow more flexibility in filing and paying withholding taxes in certain situations.

THE FULL TEXT OF THIS RULE MAY BE INSPECTED, DURING REGULAR BUSINESS HOURS. AT:

TAX COMMISSION
AUDITING
210 N 1950 W
SALT LAKE CITY UT 84134, or
at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Cheryl Lee at the above address, by phone at 801-297-3900, by FAX at 801-297-3919, or by Internet E-mail at clee@tax.state.ut.us

Interested persons may present their views on this rule by submitting written comments to the address above no later than $5:00\ PM$ on 01/14/2002.

THIS RULE MAY BECOME EFFECTIVE ON: 01/15/2002

AUTHORIZED BY: Pam Hendrickson, Commissioner

R865. Tax Commission, Auditing.

R865-9I. Income Tax.

R865-9I-17. [Periodic Deposit of Withheld Taxes] Time for Filing Withholding Tax Returns and Payment of Withholding Taxes Pursuant to Utah Code Ann. [Section] Sections 59-10-406 and 59-10-407.

A. This rule provides exceptions to the statutory requirement that an employer shall file withholding tax returns and pay withholding taxes quarterly.

[A.]B. [Notwithstanding the specific provisions contained in Utah Code Ann. Section 59-10-407, the Tax Commission may use any other time or period that will facilitate the collection and payment of the tax by the employer as provided in Utah Code Ann. Section 59-10-406.]An employer may elect to file withholding tax returns and pay withholding taxes on an annual basis for a calendar year in which the employer:

- 1. files a federal Schedule H; or
- 2. withholds less than \$1,000.
- C. The annual withholding return and payment under B. are due by January 31 of the year succeeding the year for which the payment and return apply.
- [B-]D. [Employers]An employer withholding an average of \$1,000 or more per month shall file [monthly]withholding tax returns and pay withholding taxes on [Form TC-96M (Monthly Income Tax Withholding Report), in accordance with instructions provided by the Tax Commission]a monthly basis.
- E. The monthly withholding return and payment under D. are due as prescribed in Section 59-10-407.
- [—C. The monthly withholding tax return and payment of the tax is due on the last day of the month following the close of the monthly reporting period. Failure to file monthly returns and provide payment of the tax due as prescribed shall result in penalties and interest being assessed in accordance with Utah Code Ann. Sections 59 1 401 and 59 1 402.]
- [— D. Annual returns, in a form the Tax Commission prescribes, shall be filed in accordance with Utah Code Ann. Section 59-10-406(3).]

KEY: historic preservation, income tax, tax returns, enterprise zones

[September 5, 2001]<u>2002</u> Notice of Continuation May 22, 1997 59-10-406 59-10-407

Transportation, Motor Carrier **R909-19**

Safety Regulations for Tow Truck
Operations - Tow Truck Requirements
for Equipment, Operation and
Certification

NOTICE OF PROPOSED RULE

(Amendment) DAR FILE No.: 24287 FILED: 11/29/2001, 14:41

RULE ANALYSIS

PURPOSE OF THE RULE OR REASON FOR THE CHANGE: To extend automatic certification until April 1, 2002; clarify that the automatic certification does not waive other requirements of state and federal law; and state that the carrier may only charge the rates set in rule plus the administrative impound fee authorized by Section 41-6-102.5.

SUMMARY OF THE RULE OR CHANGE: The rule extends automatic certification until April 1, 2002; clarifies that the automatic certification does not waive other requirements of state and federal law; and states that the carrier may only charge the rates set in rule plus the administrative impound fee authorized by Section 41-6-102.5.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Title 72, Chapter 9, Part 6

ANTICIPATED COST OR SAVINGS TO:

- ♣ HE STATE BUDGET: This amendment does not affect the state budget either with added costs or with savings.
- ♦OCAL GOVERNMENTS: The rule amendment does not affect local government.
- ◆OTHER PERSONS: The rule amendment does not add costs or make savings for other persons; however, it does clarify that carriers may only charge the rates imposed by rule (a requirement already in statute). Therefore, if a carrier has been charging illegal rates, those rates will have to change, which will result in a savings to the consumer.

COMPLIANCE COSTS FOR AFFECTED PERSONS: No anticipated compliance costs from the rule amendment, except as may be required to remove illegal rates.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: There is no fiscal impact on business.

THE FULL TEXT OF THIS RULE MAY BE INSPECTED, DURING REGULAR BUSINESS HOURS, AT:

TRANSPORTATION
MOTOR CARRIER
CALVIN L RAMPTON COMPLEX
4501 S 2700 W
SALT LAKE CITY UT 84119-5998, or
at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

James Beadles at the above address, by phone at 801-965-4168, by FAX at 801-965-4796, or by Internet E-mail at jbeadles@dot.state.ut.us

Interested persons may present their views on this rule by submitting written comments to the address above no later than $5:00\ PM$ on 01/14/2002.

THIS RULE MAY BECOME EFFECTIVE ON: 01/15/2002

AUTHORIZED BY: John R Njord, Executive Director

R909. Transportation, Motor Carrier.

R909-19. Safety Regulations for Tow Truck Operations - Tow Truck Requirements for Equipment, Operation and Certification. R909-19-1. Authority.

This rule is enacted under the authority of Sections 72-9-601, 72-9-601, 72-9-602, 72-9-603, 72-9-604, 53-1-106, 41-6-102, Utah Code.

R909-19-2. Applicability.

- (1) All tow trucks motor carriers and employees must comply and observe all rules, regulations, traffic laws and guidelines as prescribed by State Law and 49 CFR Part 350 399, hereby incorporated by reference in accordance with Sections 41-6-101, 41-6-102, 41-6-104, 72-9-301, 72-9-303, 72-601, 72-9-602, 72-9-603, 72-9-604, 72-9-701, 72-9-702, 72-9-703, and 72-9-703, Utah Code.
- (2) Until the certification program is established all Tow Truck Motor Carriers, equipment and driver's will be deemed certified until April 1, 2002. After that date,[November 15, 2001. After November 15, 2001.] all Tow Truck Motor Carriers, equipment and drivers will need to receive training and certification.[-as outlined in the Utah Regulations for Towing Operation and Certification Manual.]

R909-19-3. Definitions.

- (1) "Abandoned Vehicle" means a vehicle that is left unattended on a highway for a period in excess of 48 hours; or on any public or private property for a period in excess of seven days without express or implied consent or the owner or person in lawful possession or control of the property.
- (2) "Consent Tow" means tow truck service that was ordered by a peace officer, or a person acting on behalf of a law enforcement agency, or a highway authority, as defined in Section 72-1-102, after performing any tow truck service that is done at the vehicle, vessel, or outboard motor owner's knowledge.
 - (3) "Division" means the Motor Carrier Division
 - (4) "Department" means the Utah Department of Transportation.
- (5) "Driveaway-Towaway Operation" means any operation in which a motor vehicle constitutes the commodity being transported.

- (6) "Gross combination weight rating (GCWR)" means the value specified by the manufacturer as the loaded weight of a combination (articulated) motor vehicle. In the absence of a value specified by the manufacturer, GVCR will be determined by adding the GVWR of the power unit and the total weight of the towed unit and any load thereon.
- (7) "Gross vehicle weight rating (GVWR)" means the value specified by the manufacturer as the loaded weight of a single motor vehicle.
 - (8) "Non Consent Tow " means:
- (a) tow truck service as ordered by a peace officer, or a person acting on behalf of a law enforcement agency, or a highway authority as defined in Section 72-1-102, or
- (b) any tow truck service performed without the vehicle, vessel, or outboard motor owner's knowledge or permission, and may include tow truck services that are performed on private property.
- (9) "Non-consent Private Impoundment" means towing services performed without the prior consent of the owner of the vehicle or the person authorized by the owner to operate the vehicle from private property.
- [(9)](10) "Non-Consent Police Generated Tow" means tow truck service that was ordered by a peace officer, or a person acting on behalf of a law enforcement agency, or a highway authority, as defined in Section 72-1-102, after performing a tow truck service that is performed without the vehicle, vessel, or outboard motor owner's knowledge or permission.
- [(10)](11) "Personal Property" means articles associated with a person, as property having more or less intimate relation to person, Including clothing, tools, home/family/vocation items, etc. Items that are considered to be the original manufactured equipment, and/or attached property to the vehicle, including tires, rims, vehicle-stereos, speakers, or CD changers are not considered personal property and will remain in the vehicle.
- [(11)](12) "Rollback/Auto Carrier" means a vehicle constructed, designed, altered, or equipped primarily for the purpose of removing damaged, disabled, abandoned, seized, or impounded vehicles from the highway or other place by means of a tilt bed or roll-back deck.
- [(12)](13) "Tow Truck" means a motor vehicle constructed, designed, altered, or equipped primarily for the purpose of towing or removing damages, disabled, abandoned, seized, or impounded vehicles from highway or other place my means of a crane, hoist, tow bar, tow line, dolly tilt bed, or other similar means of vehicle transfer without its own power or control.
- [(13)](14) "Tow Truck Certification" means a program to authorize and approve tow truck motor carrier owners and operators, and is the process by which the Department, acting under Section 72-9-602, Utah Code, shall verify compliance with the State and Federal Motor Carriers Safety Regulations, including terms and conditions as outlined in the permit and materials incorporated into the permit either by attachment or reference. [Utah Regulations for Towing Operation and Certification Manual.] This process includes certification for tow truck motor carriers, tow truck owners, drivers, and related equipment. Certificates will be issued for the following categories:
- (a) "Basic Certification" means training applicable to standard tow truck motor carrier operations where the towed vehicle weighs 10,000 lbs or less[-as outlined in the Utah Regulations for Towing Operation and Certification Manual].
- (b) "Commercial Certification" means training applicable to tow truck motor carrier operations where the towed vehicle weighs 10,001 lbs or more[as outlined in the Utah Regulations for Towing Operation and Certification Manual].

- (c) "Hazardous Material Certification" means training applicable to tow truck motor carrier operations where the towed vehicle is of any size and is used in the transportation of materials found to be hazardous for the purposes of the Hazardous Materials Transportation Act and which require the motor vehicle to be placarded under the Hazardous Materials Regulations, 49 CFR Part 172, subpart F.
- (d) "Hazardous Material Certification Cargo Tank Special Endorsement" means special endorsement training applicable to towing operations limited to the recovery of cargo tanks. Cargo Tank Special Endorsements training and certification requirements are outlined specifically in the Utah Regulations for Towing Operation and Certification Manual.
- [(14)](15) "Tow Truck Motor Carrier" means a for-hire tow truck motor carrier or a private tow truck motor carrier, and includes a tow truck motor carrier's agents, officers and representatives as well as employees responsible for hiring, supervising, training, assigning, or dispatching of drivers and employees concerned with the installation, inspection, and maintenance of equipment and/or accessories.
- [(15)](16) "Tow Truck Service" means the transportation upon the public streets and highways of the State of damaged, disabled, or abandoned vehicles together with personal effects and/or cargo. The terms wrecker service, tow car service, and garage tow truck service are synonymous and shall be considered as "tow truck service."
- (a) "Class A Tow Truck" means a tow truck, rollback/auto carrier with a minimum manufacturer's GVWR of 10,000 lbs.
- (b) "Class B Light Duty Tow Truck" means a tow truck with a minimum manufacturer's GVWR equal to 10,001 lbs or less than 18,000 lbs
- (c) "Class C Medium Duty Tow Truck" means a tow truck with a minimum manufacturer's GVWR equal to 18,001 lbs or less than 26,001 lbs.
- (d) "Class D Heavy Duty Tow Truck" means a tow truck with a minimum manufacturer's GVWR of 26,001 lbs or greater.
- [(16)](17) "Tow Truck Motor-Carrier Steering Committee" means a committee established by the Administrator of the Motor Carrier Division and will include enforcement personnel, industry representatives and, Transportation Commissioner(s) or other persons as deemed necessary.

$R909\mbox{-}19\mbox{-}4.$ Duties - Enforcement - Compliance Audits, Inspections and Right of Entry.

The Department shall administer and in cooperation with the Department of Public Safety, Utah Highway Patrol Division as specified under Section 53-8-105, Utah Code, shall administer and enforce state and federal laws related to the operation of tow truck motor carriers within the state. In addition, a tow truck motor carrier shall submit its lands, property, buildings, equipment for inspection and examination and shall submit its accounts, books, records, or other documents for inspection and copying to verify compliance as authorized by Section 72-9-301.

R909-19-5. Insurance.

All tow trucks will be required to carry at least \$750,000 of insurance minimum liability plus the MCS-90 endorsement for environmental restoration as required in 49 CFR Part 387 - Minimum Levels of Financial Responsibility for Motor Carriers. Evidence of required insurance will be maintained at the principal place of business and made available to the Department and/or investigator upon request and prior to tow truck carrier certification. [-as outlined in the Utah Regulations for Towing Operation and Certification Manual.]

R909-19-6. Penalties and Fines.

Any tow truck motor carrier that fails or neglects to comply with State or Federal Motor Carrier Safety Regulations or any part of this rule or conditions set forth in the <u>permit or materials incorporated into the permit either by attachment or reference[Utah Regulations for Towing Operation and Certification Manual] or <u>Departmental</u> order [by the Department-] is subject to a civil penalty as authorized by Section 72-9-701, and 72-9-703 and may be acceptable as sufficient cause for the Department to revoke tow truck motor carrier, driver, and/or vehicle certification.</u>

R909-19-7. Cease and Desist Orders - Registration Sanctions.

- (1) The Department may issue a cease and desist order to any tow truck motor carrier that fails or neglects to comply with State and Federal Motor Carrier Safety Regulations or any part of this rule or conditions set forth in the permit or materials incorporated into the permit either by attachment or reference[Utah Regulations for Towing Operation and Certification Manual] or Departmental order [by the Department] as authorized by Section 72-9-303.
- (2) The Department shall notify the Motor Vehicle Division of the State Tax Commission upon having reasonable grounds to believe that a tow truck motor carrier is in violation of this rule as authorized by Section 72-9-303(2).

R909-19-8. Towing Notice Requirements.

(1) A tow truck motor carrier after performing a tow truck service, that was not ordered by a peace officer, or a person acting on behalf of a law enforcement agency or a highway authority, as defined in R909-19-3, without the vehicle, vessel, or outboard motor owner's knowledge shall immediately upon arriving at the place of storage or impound of the vehicle contact by radio or phone, the law enforcement agency having jurisdiction over the area where the vehicle, vessel, or outboard motor was picked up and notify the agency as per requirements set forth in 72-9-603(1).

Pursuant to the requirement to "immediately" ... "contact the law enforcement agency having jurisdiction" as required by Section 72-9-603, Utah Code, a tow-truck motor-carrier operator shall:

- (a) Report the removal immediately upon arriving at the place of storage or impound of the vehicle, if removal was completed during posted office hours.
- (b) Report the removal within 2 hours of the next business day if the removal occurred after normal posted office hours.
- (c) For purposes of Section 72-9-603, the "contact" to the law enforcement agency shall be considered accomplished if made as per Section R909-19-9.
- (d) If this reporting is not completed within the time frame, the Tow Truck Motor Carrier or Operator will not be allowed to collect any fees or begin charging storage fees as authorized under Section 72-9-603. Notification and reporting requirements will be completed in electronic form on a website (website) as identified in the Utah Regulations for Towing Operation and Certification Manual).
- (2) Any Tow Truck Motor Carrier or its agents who violates notification requirements as outlined or uses a restriction devise or means of disabling the vehicle may be assessed civil penalties determined by the Department as authorized under Section 72-9-603

R909-19-9. Requirement for Tow Truck Motor Carriers to input required information for Government and Public Notification.

All Tow Truck Motor Carriers must follow notification procedures as required by 72-9-603 and input required information in

electronic form (website)[-as identified in the Utah Regulations for Towing Operation and Certification Manual].

R909-19-10. Certification.

- (1) The Department shall inspect, investigate/audit, and certify tow truck motor carriers, tow trucks, and tow truck drivers at least every two years to ensure compliance as required by Sections 41-6-102.5, 41-6-102.7, Utah Code, and 49 CFR Parts 350 399, 170-180 where applicable.
- (2) The Department will charge a biennial fee as authorized by Section 72-9-602(1) to cover costs associated with the inspection, investigation/compliance review, and certification.

R909-19-11. Certification Fees.

Each separate Tow Truck Motor Carrier is responsible for the cost of vehicle inspections, compliance audits and certification as authorized by this rule. Cost-estimates associated with vehicle inspections, investigation/compliance review and certification are available from the Division[outlined in the Utah Regulations for Towing Operation and Certification Manual].

R909-19-12. Certification from a Qualified Training Facility.

- (1) The Department will accept training or equivalent certification from a qualified professional training facility that meets the minimum requirements[—as—outlined in the Utah Regulations for Towing Operation and Certification Manual]. Training segments that meet minimum requirements can be applied toward a tow truck motor carrier certification, vehicle certification, or driver certification as outlined in the Utah Regulations for Towing Operation and Certification Manual. Until April 1, 2002, however, as stated in R909-19-2, Tow Truck Carriers, equipment, and drivers are considered certified.
- (2) From April 1, 2002 through March 31, 2003, the [The] Department will only accept training or equivalent certification from a facility that the Division considers qualified to offer professional training [qualified professional training facility as identified in the Utah Regulations for Towing Operation and Certification Manual within the first year of the implementation of the program]. After April 1, 2003[such time], all Tow Truck Motor Carriers operating within the state must be certified in accordance with rules to be issued by the Division[as outlined by the Utah Regulations for Towing Operation and Certification Manual].
- (3) The automatic certification granted in this rule does not waive any of the requirements set forth in Title 72, Chapter 9, Part 6, Transportation Code, Tow Truck Provisions, or other rules, regulations, federal or state statutes regarding motor carrier safety. Similarly, nothing in this rule is intended to limit the Division's or the Department's power to inspect, investigate, or take action against a Tow Truck Carrier for failure to comply with any of those laws.

R909-19-13. Maximum Towing Rates. Public Non-Consent Tows.

- (1) \$110 per hour for the use of Class A and B Tow Truck Service;
- (a) An additional 15% per hour may be charged if the towed vehicle is used in the transportation of materials found to be hazardous for the purposes of the Hazardous Materials Transportation Act and which require the motor vehicle to be placarded under the Hazardous Materials Regulations, 49 CFR Part 172, subpart F and the tow truck operator is hazardous material certified as outlined in the Utah Regulations for Towing Operations and Certification Manual.
 - (2) \$200 per hour for the use of a Class C Tow Truck Service;

- (a) An additional 15% per hour may be charged if the towed vehicle is used in the transport transportation of materials found to be hazardous for the purposes of the Hazardous Materials Transportation Act and which require the motor vehicle to be placarded under the Hazardous Materials Regulations, 49 CFR Part 172, subpart F and the tow truck operator is hazardous material certified as outlined in the Utah Regulations for Towing Operations and Certification Manual.
 - (3) \$250 per hour for the use of a Class D Tow Truck Service
- (a) An additional 15% per hour may be charged if the towed vehicle is used in the transport transportation of materials found to be hazardous for the purposes of the Hazardous Materials Transportation Act and which require the motor vehicle to be placarded under the Hazardous Materials Regulations, 49 CFR Part 172, subpart F and the tow truck operator is hazardous material certified as outlined in the Utah Regulations for Towing Operations and Certification Manual.
- (4) \$400 per hour for the use of any tow truck service in the recovery of a hazardous material cargo tank vehicles of any size and is used in the transportation of materials found to be hazardous for the purposes of the Hazardous Materials Transportation Act and which require the motor vehicle to be placarded under the Hazardous Materials Regulations, 49 CFR Part 172, subpart F and the tow truck operator is hazardous material certified[<u>as outlined in the Utah Regulations for Towing Operations and Certification Manual</u>].
- (5) Pursuant to Utah Code Ann. Section 72-9-603(3), it is illegal for a Tow Truck Carrier to require the owner of an impounded vehicle to pay any money other than the appropriate amount listed in this rule, plus the administrative impound fee set forth in Utah Code Ann. Section 41-6-102.5, if applicable. Any Tow Truck Carrier or Private Impound Yard charging more than the maximum approved rates will be assessed civil penalties determined by the Department, as authorized under Section 72-9-303[\$45 Maximum rate for non-consent impoundment of vehicles towed from private property/parking lots].

Rates. Rates.

- (1) Tow Truck Motor Carriers and/or Private Impound Yards may charge up to \$110 maximum rate for private impoundment of vehicles.
- (2) Tow Truck Motor Carriers and/or Private Impound Yards may apply for a Special Function Permit that allows a maximum rate of up to \$150 during special functions as defined in the Utah Regulations for Towing Operations & Certification Manual.
- (3) Applications must be submitted two weeks prior to the event and approved by the Motor Carrier Division.
- (a) Applications can be obtained by calling the Motor Carrier Division at (801) 965-4951.
- (4) The \$150 rate can only be charged during approved time frames for special functions.
- (5) Pursuant to Utah Code Ann. Section 72-9-603(3), it is illegal for a Tow Truck Carrier or Private Impound Yard to require the owner of an impounded vehicle to pay any money other than the appropriate amount listed in this rule, plus the administrative impound fee set forth in Utah Code Ann. Section 41-6-102.5, if applicable. Any Tow Truck Carrier or Private Impound Yard charging more than the maximum approved rates will be assessed civil penalties determined by the Department as authorized under Section 72-9-603.

R909-19-[14]15. Maximum Storage Rates. Public/Private Non-Consent Tows.

- (1) \$15 Maximum per day, per unit, for outside storage of cars, pickups, and smaller vehicles;
- (2) \$20 Maximum per day, per unit may be charged for inside storage of cars; pickups and smaller vehicles only at the owner's request.
- (3) \$35 Maximum per day, per unit for outside storage of semi tractors or trailers;
- (4) \$70 Maximum per day, per unit may be charged for inside storage of semi tractors or trailers only at the owner's request.
- (5) \$100 Maximum per day, per unit for outside storage of vehicles used in the transportation of materials found to be hazardous for the purposes of the Hazardous Materials Transportation Act and which require the motor vehicle to be placarded under the Hazardous Materials Regulations, 49 CFR Part 172, subpart F.
- (6) \$150 Maximum per day, per unit may be charged for inside storage of vehicles used in the transportation of materials found to be hazardous for the purposes of the Hazardous Materials Transportation Act and which require the motor vehicle to be placarded under the Hazardous Materials Regulations, 49 CFR Part 172, subpart F, only at the owner's request.
- (7) Pursuant to Utah Code Ann. Section 72-9-603(3), it is illegal for a Tow Truck Carrier or Private Impound Yard to require the owner of an impounded vehicle to pay any money other than the appropriate amount listed in this rule, plus the administrative impound fee set forth in Utah Code Ann. Section 41-6-102.5, if applicable. Any Tow Truck Carrier or Private Impound Yard charging more than the maximum approved rates will be assessed civil penalties determined by the Department as authorized under Section 72-9-603.

R909-19-[15]16. Towing and Storage Rates. Public Consent Tows.

Because contracted-for services are not regulated by the Department, towing[Towing] rates for public consent tows are the responsibility of the consumer and the tow truck motor carrier[-as contracted for services rendered and are not regulated by the Department]. Those rates are not set by this rule.

R909-19-[16]17. Rates and Storage Posting Requirements.

Pursuant to Section 72-9-603(6), a tow truck motor carrier or impound yard shall clearly and conspicuously post and disclose all its current non-consent fees and rates for towing and storage of a vehicle, including any other fees or charges the carrier may impose before allowing a consumer to get his or her vehicle out of an impound yard.

R909-19-[17]18. Federal Motor Carrier Safety Requirements.

All tow truck motor carriers that meet the definition of a commercial motor carrier shall comply with all State and Federal Motor Carrier Safety Regulations and all other legal requirements[as outlined in the Utah Regulations for Towing Operations and Certification Manual].

R909-19-[18]19. Consumer Protection Information.

Pursuant to Section 72-9-602, the Department shall make consumer protection information available to the public that may use a tow truck motor carrier. To obtain such information, the public can call the Motor Carrier Division at (801) 965-4261.

R909-19-[49]20. Establishment of Tow Truck Steering Committee and Work Group.

- (1) The Administrator for the Motor Carrier Division will establish a Tow Truck Steering Committee and Work Group to provide advisory information and input.
- (2) The Work Group will meet on a quarterly basis or as needed to review policies and procedures.

R909-19-[20]21. Annual Review of Rates, Fees and Certification Process.

- (1) The Tow Truck Steering Committee will meet on the 1st Tuesday in August on an annual basis to review rates, fees, tow truck motor carrier procedures and the certification process[-as outline in the Utah Regulations for Towing Operations and Certification Manual].
- (2) An annual report will be issued by the committee and will be made available at the department's main office, and on the [i]Internet.

R909-19-22. Ability to Petition for Review.

Any Tow Truck Carrier who believes the Department or the Division has acted wrongfully in denying or suspending certification or in imposing a cease-and-desist order may petition the Department for review of that action. The review shall be initiated and processed pursuant to the rules and procedures set forth in Utah

Admin. Code R907-1 as an informal appeal under the Utah Administrative Procedures Act, title 63, Chapter 46b, Utah Code Annotated.

KEY: safety regulation, truck, towing, certification [October 2,]2001 41-6-101 41-6-102 41-6-104 53-1-106 53-8-105 63-38-3.2 72-9-601 72-9-602 72-9-603 72-9-604 72-9-301 72-9-303 72-9-701 72-9-702 72-9-703

End of the Notices of Proposed Rules Section

Notices of Changes in Proposed Rules Begin on the Following Page

NOTICES OF CHANGES IN PROPOSED RULES

After an agency has published a PROPOSED RULE in the *Utah State Bulletin*, it may receive public comment that requires the PROPOSED RULE to be altered before it goes into effect. A CHANGE IN PROPOSED RULE allows an agency to respond to comments it receives.

As with a Proposed Rule, a Change in Proposed Rule is preceded by a Rule analysis. This analysis provides summary information about the Change in Proposed Rule including the name of a contact person, anticipated cost impact of the rule, and legal cross-references.

Following the RULE ANALYSIS, the text of the CHANGE IN PROPOSED RULE is usually printed. The text shows only those changes made since the PROPOSED RULE was published in an earlier edition of the *Utah State Bulletin*. Additions made to the rule appear underlined (e.g., <u>example</u>). Deletions made to the rule appear struck out with brackets surrounding them (e.g., <u>[example]</u>). A row of dots in the text (·····) indicates that unaffected text was removed to conserve space. If a CHANGE IN PROPOSED RULE is too long to print, the Division of Administrative Rules will include only the RULE ANALYSIS. A copy of rules that are too long to print is available from the agency or from the Division of Administrative Rules.

While a Change in Proposed Rule does not have a formal comment period, there is a 30-day waiting period during which interested parties may submit comments. The 30-day waiting period for Changes in Proposed Rules published in this issue of the *Utah State Bulletin* ends <u>January 14, 2002</u>. At its option, the agency may hold public hearings.

From the end of the waiting period through <u>April 14, 2002</u>, the agency may notify the Division of Administrative Rules that it wants to make the Change in Proposed Rule effective. When an agency submits a Notice of Effective Date for a Change in Proposed Rule, the Proposed Rule as amended by the Change in Proposed Rule becomes the effective rule. The agency sets the effective date. The date may be no fewer than 30 days nor more than 120 days after the publication date of this issue of the *Utah State Bulletin*. Alternatively, the agency may file another Change in Proposed Rule in response to additional comments received. If the Division of Administrative Rules does not receive a Notice of Effective Date or another Change in Proposed Rule, the Change in Proposed Rule filing, along with its associated Proposed Rule, lapses and the agency must start the process over.

CHANGES IN PROPOSED RULES are governed by *Utah Code* Section 63-46a-6 (2001); and *Utah Administrative Code* Rule R15-2, and Sections R15-4-3, R15-4-5, R15-4-7, and R15-4-9.

The Changes in Proposed Rules Begin on the Following Page.

Environmental Quality, Water Quality **R317-6**

Ground Water Quality Protection

NOTICE OF CHANGE IN PROPOSED RULE

DAR File No.: 23986 Filed: 11/30/2001, 14:24

RULE ANALYSIS

Purpose of the rule or reason for the change: Based on public comments received during rulemaking, the Water Quality Board has determined that additional discussions with stakeholders would be useful before proceeding with the majority of changes proposed in the original rule filing.

SUMMARY OF THE RULE OR CHANGE: This change in proposed rule (CPR) rescinds the amendments proposed in the original rule filing with the exception of those portions of the proposed rule which relate to the permit by rule criteria found in Subsection R317-6-6(6.2)(A), pertaining to concentrated animal operations (CAFOs). No written or verbal objections were received on this portion of the rule. Additionally, this portion of the rule was developed with significant stakeholder discussion from the agricultural community. (DAR Note: This change in proposed rule has been filed to make additional changes to a proposed amendment that was published in the September 1, 2001, issue of the Utah State Bulletin, on page 5. Underlining in the rule below indicates text that has been added since the publication of the proposed rule mentioned above; strike-out indicates text that has been deleted. You must view the change in proposed rule and the proposed amendment together to understand all of the changes that will be enforceable should the agency make this rule effective.)

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Section 19-5-104

ANTICIPATED COST OR SAVINGS TO:

★THE STATE BUDGET: No specific costs were identified in the original rule filing. Because this CPR rescinds language in the original filing, no changes in the cost analysis are anticipated.

★OCAL GOVERNMENTS: No specific costs were identified in the original rule filing. Because this CPR rescinds language in the original filing, no changes in the cost analysis are anticipated.

★OTHER PERSONS: No specific costs were identified in the original rule filing. Because this CPR rescinds language in the original filing, no changes in the cost analysis are anticipated.

COMPLIANCE COSTS FOR AFFECTED PERSONS: No specific costs were identified in the original rule filing. Because this CPR rescinds language in the original filing, no changes in the cost analysis are anticipated.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: No specific costs were identified in the original rule filing. Because this CPR rescinds language in the original filing, no changes in the cost analysis are anticipated.

THE FULL TEXT OF THIS RULE MAY BE INSPECTED, DURING REGULAR BUSINESS HOURS. AT:

ENVIRONMENTAL QUALITY
WATER QUALITY
CANNON HEALTH BLDG
288 N 1460 W
SALT LAKE CITY UT 84116-3231, or
at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Dave Wham at the above address, by phone at 801-538-6052, by FAX at 801-538-6016, or by Internet E-mail at dwham@deq.state.ut.us

INTERESTED PERSONS MAY PRESENT THEIR VIEWS ON THIS RULE BY SUBMITTING WRITTEN COMMENTS TO THE ADDRESS ABOVE NO LATER THAN 5:00 PM on 01/14/2002.

THIS RULE MAY BECOME EFFECTIVE ON: 01/15/2002

AUTHORIZED BY: Dianne R Nielson, Executive Director

R317. Environmental Quality, Water Quality. R317-6. Ground Water Quality Protection. R317-6-1. Definitions.

- 1.1 "Aquifer" means a geologic formation, group of geologic formations or part of a geologic formation that contains sufficiently saturated permeable material to yield usable quantities of water to wells and springs.
- 1.2 "Background Concentration" means the [arithmetic mean for the-]concentration of a pollutant in ground water upgradient or lateral hydraulically equivalent point from a facility, practice or activity [or at a compliance monitoring point and]which has not been affected by that facility, practice or activity.
- 1.3 "Best Available Technology" means the application of design, equipment, work practice, operation standard or combination thereof at a facility to effect the maximum reduction of a pollutant achievable by available processes and methods taking into account energy, public health, environmental and economic impacts and other costs.
- 1.4 "Best Available Technology Standard" means a performance standard or pollutant concentration achievable through the application of best available technology.
 - 1.5 "Board" means the Utah Water Quality Board.
- 1.6 "Class TDS Limit" means the upper boundary of the TDS range for an applicable class as specified in Section R317-6-3.
- 1.7 "Community Drinking Water System" means a public drinking water system which serves at least fifteen service connections used by year-round residents or regularly serves at least twenty-five year-round residents.
- 1.8 "Comparable Quality (Source)" means a potential alternative source or sources of water supply which has the same general quality as the ground water source.
- 1.9 "Comparable Quantity (Source)" means a potential alternative source of water supply capable of reliably supplying water in quantities sufficient to meet the year-round needs of the users served by the ground water source.

- 1.10 "Compliance Monitoring Point" means a well, seep, spring, or other sampling point used to determine compliance with applicable permit limits.
- 1.11 "Contaminant" means any physical, chemical, biological or radiological substance or matter in water.
- 1.12 "Conventional Treatment" means normal and usual treatment of water for distribution in public drinking water supply systems including flocculation, sedimentation, filtration, disinfection and storage.
- 1.13 "Discharge" means the release of a pollutant directly or indirectly into subsurface waters of the state.
- 1.14 "Existing Facility" means a facility or activity that was in operation or under construction after August 14, 1989 and before February 10, 1990.
- 1.15 "Economically Infeasible" means, in the context of a public drinking water source, the cost to the typical water user for replacement water would exceed the community's ability to pay.
- 1.16 "Executive Secretary" means the Executive Secretary of the Utah Water Quality Board.
- 1.17 "Facility" means any building, structure, processing, handling, or storage facility, equipment or activity; or contiguous group of buildings, structures, or processing, handling or storage facilities, equipment, or activities or combination thereof.
- 1.18 "Gradient" means the change in total water pressure head per unit of distance.
- 1.19 "Ground Water" means subsurface water in the zone of saturation including perched ground water.
- 1.20 "Ground Water Quality Standards" means numerical contaminant concentration levels adopted by the Board in or under R317-6-2 for the protection of the subsurface waters of the State.
- 1.21 "Infiltration" means the movement of water from the land surface into the pores of rock, soil or sediment.
- 1.22 "Institutional Constraints" means legal or other restrictions that preclude replacement water delivery and which cannot be alleviated through administrative procedures or market transactions.
- 1.23 "Lateral Hydraulically Equivalent Point" means a point located hydraulically equal to a facility and in the same ground water with similar geochemistry such that the ground water at that point has not been affected by the facility.
- 1.24 "Limit of Detection" means the concentration of a chemical below which it can not be detected using currently accepted sampling and analytical techniques for drinking water as determined by the U.S. Environmental Protection Agency.
- 1.25 "New Facility" means a facility for which construction or modification is initiated after February 9, 1990.
- 1.26 "Permit Limit" means a ground water pollutant concentration limitation specified in a Ground Water Discharge Permit and may include protection levels, class TDS limits, ground water quality standards, alternate concentration limits, permit-specific ground water quality standards, or limits stipulated in the application and use of best available technology. For facilities permitted by rule under R317-6-6.2, a permit limit is a ground water pollutant concentration limitation specified in R317-6-6.2.B.
- 1.27 "Person" means any individual, corporation, partnership, association, company or body politic, including any agency or instrumentality of the federal, state, or local government.
- 1.28 "Point of Discharge" means the area within outermost location at which effluent or leachate has been stored, applied, disposed of, or discharged; for a diked facility, the outermost edge of the dikes.

- 1.29 "Pollutant" means dredged spoil, solid waste, incinerator residue, sewage, sewage sludge, garbage, munitions, trash, chemical wastes, biological materials, radioactive materials, heat, wrecked or discarded equipment, rock, sand, cellar dirt and industrial, municipal and agricultural waste discharged into waters of the state.
- 1.30 "Pollution" means such contamination, or other alteration of the physical, chemical, or biological properties of any waters of the State, or such discharge of any liquid, gaseous, or solid substance into any waters of the state as will create a nuisance or render such waters harmful or detrimental or injurious to public health, safety, or welfare, or to domestic, commercial, industrial, agricultural, recreational, or other legitimate beneficial uses, or to livestock, wild animals, birds, fish or other aquatic life.
- 1.31 "Protection Level" means the ground water pollutant concentration levels specified in R317-6-4.
- 1.32 "Substantial Treatment" means treatment of water utilizing specialized treatment methods including ion exchange, reverse osmosis, electrodialysis and other methods needed to upgrade water quality to meet standards for public water systems.
- 1.33 "Technology Performance Monitoring" means the evaluation of a permitted facility to determine compliance with best available technology standards.
- 1.34 "Total Dissolved Solids (TDS)" means the quantity of dissolved material in a sample of water which is determined by weighing the solid residue obtained by evaporating a measured volume of a filtered sample to dryness; or for many waters that contain more than 1000 mg/l, the sum of the chemical constituents.
- 1.35 "Radius of Influence" means the radial distance from the center of a well bore to the point where there is no lowering of the water table or potentiometric surface because of pumping of the well; the edge of the cone of depression.
- 1.36 "Upgradient" means a point located hydraulically above a facility such that the ground water at that point has not been impacted by discharges from the facility.
- 1.37 "Vadose Zone" means the zone of aeration including soil and capillary water. The zone is bound above by the land surface and below by the water table.
 - 1.38 "Waste" see "Pollutant."
- 1.39 "Water Table" means the top of the saturated zone of a body of unconfined ground water at which the pressure is equal to that of the atmosphere.
- 1.40 "Water Table Aquifer" means an aquifer extending downward from the water table to the first confining bed.
- 1.41 "Waters of the State" means all streams, lakes, ponds, marshes, water courses, waterways, wells, springs, irrigation systems, drainage systems, and all other bodies or accumulations of water, surface and underground, natural or artificial, public or private, which are contained within, flow through, or border upon this state or any portion thereof; except bodies of water confined to and retained within the limits of private property, and which do not develop into or constitute a nuisance or a public health hazard, or a menace to fish and wildlife, shall not be considered to be "waters of the state" under this definition.
- 1.42 "Zone of Influence" means the area contained by the outer edge of the drawdown cone of a water well.

R317-6-2. Ground Water Quality Standards.

2.1 The following Ground Water Quality Standards as listed in Table I are adopted for protection of ground water quality.

0.005

	T	ABLE 1	
GROUND	WATER	QUALITY	STANDARDS

Parameter

Milligrams per liter (mg/l) unless noted otherwise and based on analysis of filtered sample except for Mercury and organic compounds

PHYSICAL CHARACTERISTICS

Color (units)	15.0
Corrosivity (characteristic)	noncorrosive
Odor (threshold number)	3.0
pH (units)	6.5-8.5

INORGANIC CHEMICALS

[Asbestos (fibers/l greater than 10 um length)	7.0+06]
Cyanide (free)	0.2
Fluoride	4.0
Nitrate (as N)	10.0
Nitrite (as N)	1.0
Total Nitrate/Nitrite (as N)	10.0
Sulfate	250]

METALS

Arsenic	0.05
[Antimony	0.006]
Barium	2.0
[Beryllium	0.004]
Cadmium	0.005
Chromium	0.1
Copper	1.3
Lead	0.015
Mercury	0.002
Selenium	0.05
Silver	0.1
[Thallium	0.002]
Zinc	5.0

ORGANIC CHEMICALS Pesticides and PCBs Alachlor

Aldicarb	0.00 <u>3</u> [7]
Aldicarb sulfone	0.00 <u>2</u> [7]
Aldicarb sulfoxide	0.00 <u>4</u> [7]
Atrazine	0.003
Carbofuran	0.04
Chlordane	0.002
[Dalapon (sodium salt)	0.2]
Dibromochloropropane[(DBCP)]	0.0002
2, 4-D[Dinoseb]	0. <u>07</u> [007]
Diquat	0.02
Dichlorophenoxyacetic acid (2, 4-) (2,4D)	0.07
Endothall	0.1
Endrin	0.002
Ethylene Dibromide [(EDB)]	0.00005
Heptachlor	0.0004
Heptachlor epoxide	0.0002
[Glyphosate	0.7]
Lindane	0.0002
Methoxychlor	0.04
[Oxamyl(Vydate)	0.2]
Polychlorinated Biphenyls	0.0005
Pentachlorophenol	0.001
[Picloram	0.5]
Toxaphene	0.003
[Simazine	0.004]

Benzene

[Benzo(a)pyrene (PAH)	0.0002
Carbon tetrachloride	0.005
1, 2 - Dichloroethane[Dichloromethane]	0.005
1, 1 - [Di(2-ethylhexyl)adipate	-0.4
Di (2-ethylhexyl)phthalate	0.006
Dioxin(2,3,7,8-TCDD)	0.0000003
Dichloroethane (1,2-)	0.005]
Dichloroethylene [(1,1-)]	0.007
1, 1, 1-Trichloroethane [Dichloropropane (1,2-)]	0. <u>200</u> [005]
para - Dichlorobenzene	0.075
o-Dichlorobenzene	0.6
cis-1,2 dichloroethylene	0.07
trans-1,2 dichloroethylene	0.1
1,2 Dichloropropane	0.005
Ethylbenzene	0.7
[Hexachlorobenzene	0.001
[Hexachlorocyclopentadiene	0.05]
Monochlorobenzene	0.1
Styrene	0.1
Tetrachloroethylene	0.005
Toluene	1
[Trichlorobenzene (1,2,4-)	0.07
Trichloroethane (1,1,1-)	0.200
Trichloroethane (1,1,2-)	0.005]
Trichloroethylene	0.005
Vinyl chloride	0.002
Xylenes (Total)	10

OTHER ORGANIC CHEMICALS

OTHER ORGANIC CHEMICALS	
Trihalomethanes[Bromodichloromethane (THM)	0.08
Bromoform (THM-Tribromomethane)	0.08
Chloroform (THM-Trichloromethane)	0.08
Dibromochloromomethane (THM)	0.08
Total Trihalomethanes (TTHM)	0.08
Bromate]	0. <u>1</u> [01]
[Chloramine	4.0
Chlorine	4.0
Chlorine Dioxide	0.8
Chlorite	1.0
Dichloroacetic acid	0.06
Monochloroacetic acid	0.06
Epichlorohydrin	Zero
Acrylamide	Zero]
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RADIONUCLIDES

0.002

0.05

0.0002

The following are the maximum contaminant levels for Radium-226 and Radium-228, and gross alpha particle radioactivity, beta particle radioactivity, and photon radioactivity[-and uranium concentration]:

Combined Radium-226 and Radium-228 5pCi/l

Gross alpha particle activity,
including Radium-226 but
excluding Radon and Uranium 15pCi/l

[Uranium 0.030 mg/l-]

Beta particle and photon radioactivity

The average annual concentration from man-made radionuclides of beta particle and photon radioactivity from man-made radionuclides shall not produce an annual dose equivalent to the total body or any internal organ greater than four millirem/year.

Except for the radionuclides listed below, the concentration of man-made radionuclides causing four millirem total body or organ dose equivalents shall be calculated on the basis of a two liter per day drinking water intake using the 168 hour data listed in "Maximum Permissible Body Burden and Maximum Permissible Concentration Exposure", NBS Handbook 69 as amended August 1962, U.S. Department of Commerce. If two or more radionuclides are present, the sum of their annual dose equivalent to the total body or to any organ shall not exceed four millirem/year.

Average annual concentrations assumed to produce a total body or organ dose of four millirem/year:

2, 4, 5-TP (Silvex)

[1,2-Dibromo-3-chloropropane (DBCP)

Radionuclide	Critical Organ	pCi per liter
Tritium	Total Body	20,000
Strontium-90	Bone Marrow	8

2.2 A permit specific ground water quality standard for any pollutant not specified in Table 1 may be established by the Executive Secretary at a level that will protect public health and the environment. This permit limit may be based on U.S. Environmental Protection Agency maximum contaminant level goals, health advisories, risk based contaminant levels, standards established by other regulatory agencies and other relevant information.

R317-6-3. Ground Water Classes.

3.1 GENERAL

The following ground water classes are established: Class IA - Pristine Ground Water; Class IB - Irreplaceable Ground Water; Class IC - Ecologically Important Ground Water; Class II - Drinking Water Quality Ground Water; Class III - Limited Use Ground Water; Class IV - Saline Ground Water.

3.2 CLASS IA - PRISTINE GROUND WATER

Class IA ground water has the following characteristics:

- A. Total dissolved solids of less than 500 mg/l.
- B. No contaminant concentrations that exceed the ground water quality standards listed in Table 1.

3.3 CLASS IB - IRREPLACEABLE GROUND WATER

Class IB ground water is a source of water for a community public drinking water system for which no reliable supply of comparable quality and quantity is available because of economic or institutional constraints.

3.4 CLASS IC - ECOLOGICALLY IMPORTANT GROUND WATER

Class IC ground water is a source of ground water discharge important to the continued existence of wildlife habitat.

3.5 CLASS II - DRINKING WATER QUALITY GROUND WATER

Class II ground water has the following characteristics:

- A. Total dissolved solids greater than 500 mg/l and less than 3000 mg/l.
- B. No contaminant concentrations that exceed ground water quality standards in Table 1.
 - 3.6 CLASS III LIMITED USE GROUND WATER

Class III ground water has one or both of the following characteristics:

- A. Total dissolved solids greater than 3000 mg/l and less than 10,000 mg/l, or;
- B. One or more contaminants that exceed the ground water quality standards listed in Table 1.
 - 3.7 CLASS IV SALINE GROUND WATER

Class IV ground water has total dissolved solids greater than $10,\!000$ mg/l.

R317-6-4. Ground Water Class Protection Levels.

4.1 GENERAL

- A. Protection levels are ground water pollutant concentration limits, set by ground water class, for the operation of facilities that discharge or would probably discharge to ground water.
- B. For the physical characteristics (color, corrosivity, odor, and pH) and radionuclides listed in Table 1, the values listed are the protection levels for all ground water classes.

4.2 CLASS IA PROTECTION LEVELS

- A. Class IA ground water will be protected to the maximum extent feasible from degradation due to facilities that discharge or would probably discharge to ground water.
 - B. The following protection levels will apply:
- 1. Total dissolved solids[-concentration] may not exceed the lesser of 1.1 times the background <u>value</u>[concentration] or 500 mg/l.
- 2. When a contaminant is not present in a detectable amount as a background concentration, the concentration of the pollutant may not exceed the greater of 0.1 times the ground water quality standard value, or the limit of detection.
- 3. When a contaminant is present in a detectable amount as a background concentration, the concentration of the pollutant may not exceed the greater of 1.1 times the background concentration or 0.1 times the ground water quality standard; however, in no case will the concentration of a pollutant be allowed to exceed the ground water quality standard.

4.3 CLASS IB PROTECTION LEVELS

- A. Class IB ground water will be protected as an irreplaceable source of drinking water.
 - B. The following protection levels will apply:
- 1. [The-]Total dissolved solids[-concentration] may not exceed the lesser of 1.1 times the background <u>value</u>[concentration] or 2000 mg/l.
- 2. When a contaminant is not present in a detectable amount as a background concentration, the concentration of the pollutant may not exceed the greater of 0.1 times the ground water quality standard, or the limit of detection.
- 3. When a contaminant is present in a detectable amount as a background concentration, the concentration of the pollutant may not exceed the greater of 1.1 times the background concentration or 0.1 times the ground water quality standard; however, in no case will the concentration of a pollutant be allowed to exceed the ground water quality standard.

4.4 CLASS IC PROTECTION LEVELS

Class IC ground water will be protected as a source of water for potentially affected wildlife habitat. Limits on increases of total dissolved solids and organic and inorganic chemical compounds will be determined in order to meet applicable surface water standards.

4.5 CLASS II PROTECTION LEVELS

- A. Class II ground water will be protected for use as drinking water or other similar beneficial use with conventional treatment prior to use.
 - B. The following protection levels will apply:
- [The] Total dissolved solids[concentration] may not exceed
 times the background value[concentration].
- 2. When a contaminant is not present in a detectable amount as a background concentration, the concentration of the pollutant may not exceed the greater of 0.25 times the ground water quality standard, or the limit of detection.
- 3. When a contaminant is present in a detectable amount as a background concentration, the concentration of the pollutant may not exceed the greater of 1.25 times the background concentration or 0.25 times the ground water quality standard; however, in no case will the concentration of a pollutant be allowed to exceed the ground water quality standard.

4.6 CLASS III PROTECTION LEVELS

A. Class III ground water will be protected as a potential source of drinking water, after substantial treatment, and as a source of water for industry and agriculture.

- B. The following protection levels will apply:
- 1. [The]Total dissolved solids[-concentration] may not exceed 1.25 times the background concentration level.
- 2. When a contaminant is not present in a detectable amount as a background concentration, the concentration of the pollutant may not exceed the greater of 0.5 times the ground water quality standard, or the limit of detection.
- 3. When a contaminant is present in a detectable amount as a background concentration, the concentration of the pollutant may not exceed the greater of 1.5 times the background concentration or 0.5 times the ground water quality standard; however, in no case will the concentration of a pollutant be allowed to exceed the ground water quality standard. If the background concentration exceeds the ground water quality standard no increase will be allowed.

4.7 CLASS IV PROTECTION LEVELS

Protection levels for Class IV ground water will be established to protect human health and the environment.

R317-6-5. Ground Water Classification for Aquifers.

5.1 GENERAL

- A. When sufficient information is available, entire aquifers or parts thereof may be classified by the Board according to the quality of ground water contained therein and commensurate protection levels will be applied.
- B. Ground water sources furnishing water to community drinking water systems with ground water meeting Class IA criteria are classified as Class IA.
- 5.2 CLASSIFICATION AND RECLASSIFICATION PROCEDURE
 - A. The Board may initiate classification or reclassification.
- B. Any person may petition the Board for classification and reclassification.
- C. Boundaries for class areas will be delineated so as to enclose distinct ground water classes as nearly as known facts permit. Boundaries will be based on hydrogeologic properties, existing ground water quality and for Class IB and IC, current use. Parts of an aquifer may be classified differently.
- D. The petitioner requesting reclassification will provide sufficient information to determine if reclassification is in the best interest of the beneficial users.
 - E. A petition for classification or reclassification shall include:
 - 1. factual data supporting the proposed classification;
- 2. a description of the proposed ground waters to be classified or reclassified;
 - 3. potential contamination sources;
 - 4. ground water flow direction;
 - 5. current beneficial uses of the ground water; and
- location of all water wells in the area to be classified or reclassified.
- F. One or more public hearings will be held to receive comment on classification and reclassification proposals.
- G. The Board will determine the disposition of all petitions for classification and reclassification, except as provided in R317-6-5.2.H.
- H. Ground water proximate to a facility for which an application for a ground water discharge permit has been made may be classified by the Executive Secretary for purposes of making permitting decisions.

R317-6-6. Implementation.

6.1 DUTY TO APPLY FOR A GROUND WATER DISCHARGE PERMIT

- A. No person may construct, install, or operate any new facility or modify an existing or new facility, not permitted by rule under R317-6-6.2, which discharges or would probably result in a discharge of pollutants that may move directly or indirectly into ground water, including, but not limited to land application of wastes; waste storage pits; waste storage piles; landfills and dumps; large feedlots; mining, milling and metallurgical operations, including heap leach facilities; and pits, ponds, and lagoons whether lined or not, without a ground water discharge permit from the Executive Secretary. A ground water discharge permit application should be submitted at least 180 days before the permit is needed.
- B. All persons who constructed, modified, installed, or operated any existing facility, not permitted by rule under R317-6-6.2, which discharges or would probably result in a discharge of pollutants that may move directly or indirectly into ground water, including, but not limited to: land application of wastes; waste storage pits; waste storage piles; landfills and dumps; large feedlots; mining, milling and metallurgical operations, including heap leach facilities; and pits, ponds, and lagoons whether lined or not, must have submitted a notification of the nature and location of the discharge to the Executive Secretary before February 10, 1990 and must submit an application for a ground water discharge permit within one year after receipt of written notice from the Executive Secretary that a ground water discharge permit is required.

6.2 GROUND WATER DISCHARGE PERMIT BY RULE

- A. Except as provided in R317-6-6.2.C, the following facilities are considered to be permitted by rule and are not required to obtain a discharge permit under R317-6-6.1 or comply with R317-6-6.3 through R317-6-6.7, R317-6-6.9 through R317-6-6.11, R317-6-6.13, R317-6-6.16, R317-6-6.17 and R317-6-6.18:
- 1. facilities with effluent or leachate which has been demonstrated to the satisfaction of the Executive Secretary to conform and will not deviate from the applicable class TDS limits, ground water quality standards, protection levels or other permit limits and which does not contain any contaminant that may present a threat to human health, the environment or its potential beneficial uses of the ground water. The Executive Secretary may require samples to be analyzed for the presence of contaminants before the effluent or leachate discharges directly or indirectly into ground water. If the discharge is by seepage through natural or altered natural materials, the Executive Secretary may require samples of the solution be analyzed for the presence of pollutants before or after seepage:
- 2. water used for watering of lawns, gardens, or shrubs or for irrigation for the revegetation of a disturbed land area except for the direct land application of wastewater;
- 3. application of agricultural chemicals including fertilizers, herbicides and pesticides including but not limited to, insecticides fungicides, rodenticides and fumigants when used in accordance with current scientifically based manufacturer's recommendations for the crop, soil, and climate and in accordance with state and federal statutes, regulations, permits, and orders adopted to avoid ground water pollution;
- water used for irrigated agriculture except for the direct land application of wastewater from municipal, industrial or mining facilities;

- 5. flood control systems including detention basins, catch basins and wetland treatment facilities used for collecting or conveying storm water runoff;
- 6. natural ground water seeping or flowing into conventional mine workings which re-enters the ground by natural gravity flow prior to pumping or transporting out of the mine and without being used in any mining or metallurgical process;
- 7. leachate which results entirely from the direct natural infiltration of precipitation through undisturbed materials;
- 8. wells and facilities regulated under the underground injection control (UIC) program;
- 9. land application of livestock wastes, within expected crop nitrogen uptake:
- 10. individual subsurface wastewater disposal systems approved by local health departments or large subsurface wastewater disposal systems approved by the Board;
- 11. produced water pits, and other oil field waste treatment, storage, and disposal facilities regulated by the Division of Oil, Gas, and Mining in accordance with Section 40-6-5(3)(d) and R649-9, Disposal of Produced Water;
- 12. reserve pits regulated by the Division of Oil, Gas and Mining in accordance with Section 40-6-5(3)(a) and R649-3-7, Drilling and Operating Practices;
- 13. storage tanks installed or operated under regulations adopted by the Utah Solid and Hazardous Waste Control Board;
- 14. coal mining operations or facilities regulated under the Coal Mining and Reclamation Act by the Utah Division of Oil, Gas, and Mining (DOGM). The submission of an application for ground water discharge permit under R317-6-6.2.C may be required only if the Executive Secretary, after consideration of recommendations, if any, by DOGM, determines that the discharge violates applicable ground water quality standards, applicable Class TDS limits, or is interfering with a reasonable foreseeable beneficial use of the ground water. DOGM is not required to establish any administrative or regulatory requirements which are in addition to the rules of DOGM for coal mining operations or facilities to implement these ground water regulations;
- 15. hazardous waste or solid waste management units managed or undergoing corrective action under R315-1 through R315-14;
- 16. solid waste landfills permitted under the requirements of R315-303;
- 17. animal feeding operations, as defined in UAC R317-8-3.5(2) that use liquid waste handling systems, which are not located within Zone 1 (100 feet) for wells in a confined aquifer or Zone 2 (250 day time of travel) for wells and springs in unconfined aquifers, in accordance with the Public Drinking Water Regulations UAC R309-113, and which meet either of the following criteria:
- a) operations constructed prior to the effective date of this rule which incorporated liquid waste handling systems and which are either less than 4 million gallons capacity or serve fewer than 1000 animal units, or
- b. operations with fewer than the following numbers of confined animals:
 - i. 1,500 slaughter and feeder cattle,
 - ii. 1,050 mature dairy cattle, whether milked or dry cows,
- iii. 3,750 swine each weighing over 25 kilograms (approximately 55 pounds),
- iv. 18,750 swine each weighing 25 kilograms or less (approximately 55 pounds),
 - v. 750 horses,
 - vi. 15,000 sheep or lambs,

- vii. 82,500 turkeys,
- viii. 150,000 laying hens or broilers that use continuous overflow watering but dry handle wastes,
 - ix. 45,000 hens or broilers,
 - x. 7,500 ducks, or
 - xi. 1,500 animal units
- 18. animal feeding operations, as defined in UAC R317-8-3.5(2), which do not utilize liquid waste handling systems;
- 19. mining, processing or milling facilities handling less than 10 tons per day of metallic and/or nonmetallic ore and waste rock, not to exceed 2500 tons/year in aggregate unless the processing or milling uses chemical leaching;
 - 20. pipelines and above-ground storage tanks;
- 21. drilling operations for metallic minerals, nonmetallic minerals, water, hydrocarbons, or geothermal energy sources when done in conformance with applicable regulations of the Utah Division of Oil, Gas, and Mining or the Utah Division of Water Rights;
- 22. land application of municipal sewage sludge for beneficial use, at or below the agronomic rate and in compliance with the requirements of 40 CFR 503, July 1, 1993[2000] edition;
- 23. land application of municipal sewage sludge for minereclamation at a rate higher than the agronomic rate and in compliance with 40 CFR 503, July 1, 1993[2000] edition;
- 24. municipal wastewater treatment lagoons receiving no wastewater from a significant industrial discharger as defined in R317-8-8.2(12); and
- 25. facilities and modifications thereto which the Executive Secretary determines after a review of the application will have a de minimis actual or potential effect on ground water quality.
- B. No facility permitted by rule under R317-6-6.2.A may cause ground water to exceed ground water quality standards or the applicable class TDS limits in R317-6-3.1 to R317-6-3.7. If the background concentration for affected ground water exceeds the ground water quality standard, the facility may not cause an increase over background. This section, R317-6-6.2B. does not apply to facilities undergoing corrective action under R317-6-6.15A.3.
- C. The submission of an application for a ground water discharge permit may be required by the Executive Secretary for any discharge permitted by rule under R317-6-6.2 if it is determined that the discharge may be causing or is likely to cause increases above the ground water quality standards or applicable class TDS limits under R317-6-3 or otherwise is interfering or may interfere with probable future beneficial use of the ground water.
- 6.3 APPLICATION REQUIREMENTS FOR A GROUND WATER DISCHARGE PERMIT

Unless otherwise determined by the Executive Secretary, the application for a permit to discharge wastes or pollutants to ground water shall include the following complete information:

- A. The name and address of the applicant and the name and address of the owner of the facility if different than the applicant. A corporate application must be signed by an officer of the corporation. The name and address of the contact, if different than above, and telephone numbers for all listed names shall be included.
- B. The legal location of the facility by county, quarter-quarter section, township, and range.
- C. The name of the facility and the type of facility, including the expected facility life.
- D. A plat map showing all water wells, including the status and use of each well, topography, springs, water bodies, drainages, and man-made structures within a one-mile radius of the discharge. The

plat map must also show the location and depth of existing or proposed wells to be used for monitoring ground water quality.

- E. Geologic, hydrologic, and agricultural description of the geographic area within a one-mile radius of the point of discharge, including soil types, aquifers, ground water flow direction, ground water quality, aquifer material, and well logs.
- F. The type, source, and chemical, physical, radiological, and toxic characteristics of the effluent or leachate to be discharged; the average and maximum daily amount of effluent or leachate discharged (gpd), the discharge rate (gpm), and the expected concentrations of any pollutant (mg/l) in each discharge or combination of discharges. If more than one discharge point is used, information for each point must be given separately.
- G. Information which shows that the discharge can be controlled and will not migrate into or adversely affect the quality of any other waters of the state, including the applicable surface water quality standards, that the discharge is compatible with the receiving ground water, and that the discharge will comply with the applicable class TDS limits, ground water quality standards, class protection levels or an alternate concentration limit proposed by the facility.
- H. For areas where the ground water has not been classified by the Board, information on the quality of the receiving ground water sufficient to determine the applicable protection levels.
- I. <u>The[A]</u> proposed[<u>Sampling and Analysis</u>] monitoring plan, which[<u>-conforms to EPA Guidance for Quality Assurance Project Plans, EPA QA/G-5 (EPA/600/R-98/018,February 1998) and</u>] includes a description, where appropriate, of the following:
- 1. ground water monitoring to determine ground water flow direction and gradient, background quality at the site, and the quality of ground water at the compliance monitoring point;
 - 2. installation, use and maintenance of monitoring devices;
- description of the compliance monitoring area defined by the compliance monitoring points including the dimensions and hydrologic and geologic data used to determine the dimensions;
 - 4. monitoring of the vadose zone;
- 5. measures to prevent ground water contamination after the cessation of operation, including post-operational monitoring;
- 6. monitoring well construction and ground water sampling which conform to A Guide to the Selection of Materials for where applicable to the Handbook of Suggested Practices for Design and Installation of Ground-Water Monitoring Well Construction and Wells (EPA/600/4-89/034, March 1991), ASTM Standards on Ground Water and Vadose Investigations (1996), Practical Guide for Ground Water Sampling (EPA/600/2-85/104), ([September 1983[5]) and RCRA Ground Water Monitoring Technical Enforcement Guidance Manual (1986), unless otherwise specified by the Executive Secretary;
- 7. description and justification of parameters to be monitored $[\frac{1}{2}]$
- [-8. quality assurance and control provisions for monitoring data.]
- J. The plans and specifications relating to construction, modification, and operation of discharge systems.
- K. The description of the ground water most likely to be affected by the discharge, including water quality information of the receiving ground water prior to discharge, a description of the aquifer in which the ground water occurs, the depth to the ground water, the saturated thickness, flow direction, porosity, hydraulic conductivity, and flow systems characteristics.
- L. The compliance sampling plan which in addition to the information specified in above item I includes, where appropriate,

- provisions for sampling of effluent and for flow monitoring in order to determine the volume and chemistry of the discharge onto or below the surface of the ground and a plan for sampling compliance monitoring points and appropriate nearby water wells. Sampling and analytical methods proposed in the application must conform with the most appropriate methods specified in the following references unless otherwise specified[approved] by the Executive Secretary:
- 1. Standard Methods for the Examination of Water and Wastewater, eighteenth[Twentieth] edition, 1992[8]; Library of Congress catalogue number: ISBN: 0-87553-207-1[0-87553-235-7]
- 2. E.P.A. Methods, Methods for Chemical Analysis of Water and Wastes, 1983; Stock Number EPA-600/4-79-020.
- 3. Techniques of Water Resource Investigations of the U.S. Geological Survey, (1982[1998]); Book 5, Chapter A3[9].
- 4. Monitoring requirements in 40 CFR parts 141 and 142, 1991[2000] ed., Primary Drinking Water Regulations and 40 CFR parts 264 and 270, 1991[2000] ed.
- 5. National Handbook of Recommended Methods for Water-Data Acquisition, GSA-GS edition; Book 85 AD-2777, U.S. Government Printing Office Stock Number 024-001-03489-1.
- 6. Manual of Analytical Methods for the Analysis of Pesticide Residues in Humans and Environmental Samples, 1980; Stock Number EPA-600/8-80-038, U.S. Environmental Protection Agency.
- M. A description of the flooding potential of the discharge site, including the 100-year flood plain, and any applicable flood protection measures.
- N. Contingency plan for regaining and maintaining compliance with the permit limits and for reestablishing best available technology as defined in the permit.
- O. Methods and procedures for inspections of the facility operations and for detecting failure of the system.
- P. For any existing facility, a corrective action plan or identification of other response measures to be taken to remedy any violation of applicable ground water quality standards, class TDS limits or permit limit established under R317-6-6.4E. which has resulted from discharges occurring prior to issuance of a ground water discharge permit.
 - Q. Other information required by the Executive Secretary.
 - R. A closure and post closure management plan.
 - 6.4 ISSUANCE OF DISCHARGE PERMIT
- A. The Executive Secretary may issue a ground water discharge permit for a new facility if the Executive Secretary determines, after reviewing the information provided under R317-6-6.3, that:
- 1. the applicant demonstrates that the applicable class TDS limits, ground water quality standards[3] protection levels, and permit limits established under R317-6-6.4E will be met;
- 2. the monitoring plan, sampling and reporting requirements are adequate to determine compliance with applicable requirements;
- 3. the applicant is using best available technology to minimize the discharge of any pollutant; and
- 4. there is no impairment of present and future beneficial uses of the ground water.
- B. The Board may approve an alternate concentration limit for a new facility if:
- 1. The applicant submits a petition for an alternate concentration limit showing the extent to which the discharge will exceed the applicable class TDS limits, ground water standards or applicable protection levels and demonstrates that:

- a. the facility is to be located in an area of Class III ground water;
- b. the discharge plan incorporates the use of best available technology;
- c. the alternate concentration limit is justified based on substantial overriding social and economic benefits; and,
- d. the discharge would pose no threat to human health and the environment.
- 2. One or more public hearings have been held by the Board in nearby communities to solicit comment.
- C. The Executive Secretary may issue a ground water discharge permit for an existing facility provided:
- 1. the applicant demonstrates that the applicable class TDS limits, ground water quality standards and protection levels will be met.
- 2. the monitoring plan, sampling and reporting requirements are adequate to determine compliance with applicable requirements;
- the applicant utilizes treatment and discharge minimization technology commensurate with plant process design capability and similar or equivalent to that utilized by facilities that produce similar products or services with similar production process technology; and,
- 4. there is no current or anticipated impairment of present and future beneficial uses of the ground water.
- D. The Board may approve an alternate concentration limit for a pollutant in ground water at an existing facility or facility permitted by rule under R317-6-6.2 if the applicant for a ground water discharge permit shows the extent the discharge exceeds the applicable class TDS limits, ground water quality standards and applicable protection levels that correspond to the otherwise applicable ground water quality standards and demonstrates that:
- 1. steps are being taken to correct the source of contamination, including a program and timetable for completion;
- 2. the pollution poses no threat to human health and the environment; and
- 3. the alternate concentration limit is justified based on overriding social and economic benefits.
- E. An alternate concentration limit, once adopted by the Board under R317-6-6.4B or R317-6-6.4D, shall be the pertinent permit limit.
- F. A facility permitted under this provision shall meet applicable class TDS limits, ground water quality standards, protection levels and permit limits.
- G. The Board may modify a permit for a new facility to reflect standards adopted as part of corrective action.
- $6.5\,$ NOTICE OF INTENT TO ISSUE A GROUND WATER DISCHARGE PERMIT

The Executive Secretary shall publish a notice of intent to approve in a newspaper in the affected area and shall allow 30 days in which interested persons may comment to the Board. Final action will be taken by the Executive Secretary following the 30-day comment period.

6.6 PERMIT TERM

- A. The ground water discharge permit term will run for 5 years from the date of issuance. Permits may be renewed for 5-year periods or extended for a period to be determined by the Executive Secretary but not to exceed 5 years.
- B. In the event that new ground water quality standards are adopted by the Board, permits may be reopened to extend the terms of the permit or to include pollutants covered by new standards. The

holder of a permit may apply for a variance under the conditions outlined in R317-6-6.4.D.

6.7 GROUND WATER DISCHARGE PERMIT RENEWAL

The permittee for a facility with a ground water discharge permit must apply for a renewal or extension for a ground water discharge permit at least 180 days prior to the expiration of the existing permit. If a permit expires before an application for renewal or extension is acted upon by the Executive Secretary, the permit will continue in effect until it is renewed, extended or denied.

6.8 TERMINATION OF A GROUND WATER DISCHARGE PERMIT BY THE EXECUTIVE SECRETARY

A ground water discharge permit may be terminated or a renewal denied by the Executive Secretary if one of the following applies:

- A. noncompliance by the permittee with any condition of the permit where the permittee has failed to take appropriate action in a timely manner to remedy the permit violation;
- B. the permittee's failure in the application or during the permit approval process to disclose fully all significant relevant facts at any time:
- C. a determination that the permitted facility endangers human health or the environment and can only be regulated to acceptable levels by plan modification or termination; or

D.the permittee requests termination of the permit.

6.9 PERMIT COMPLIANCE MONITORING

A. Ground Water Monitoring

The Executive Secretary may include in a ground water discharge permit requirements for ground water monitoring, and may specify compliance monitoring points where the applicable class TDS limits, ground water quality standards, protection levels or other permit limits are to be met.

The Executive Secretary will determine the location of the compliance monitoring point based upon the hydrology, type of pollutants, and other factors that may affect the ground water quality. The distance to the compliance monitoring points must be as close as practicable to the point of discharge. The compliance monitoring point shall not be beyond the property boundaries of the permitted facility without written agreement of the affected property owners and approval by the Executive Secretary.

B. Performance Monitoring

The Executive Secretary may include in a ground water discharge permit requirements for monitoring performance of best available technology standards.

6.10 BACKGROUND WATER QUALITY DETERMINATION

- A. Background water quality contaminant concentrations shall be determined and specified in the ground water discharge permit. The determination of background concentration shall take into account any degradation.
- B. Background water quality contaminant concentrations may be determined from existing information or from data collected by the permit applicant. Existing information shall be used, if the permit applicant demonstrates that the quality of the information and its means of collection are adequate to determine background water quality. If existing information is not adequate to determine background water quality, the permit applicant shall submit a plan to determine background water quality to the Executive Secretary for approval prior to data collection. One or more up-gradient, lateral hydraulically equivalent point, or other monitoring wells as approved by the Executive Secretary may be required for each potential discharge site.

- C. After a permit has been issued, permittee shall continue to monitor background water quality contaminant concentrations in order to determine natural fluctuations in concentrations. Applicable up-gradient, and on-site ground water monitoring data shall be included in the ground water quality permit monitoring report.
- 6.11 NOTICE OF COMMENCEMENT AND DISCONTINUANCE OF GROUND WATER DISCHARGE OPERATIONS
- A. The permittee shall notify the Division of Water Quality immediately upon commencement of the ground water discharge and submit a written notice within 30 days of the commencement of the discharge.
- B. The permittee shall notify the Division of Water Quality of the date and reason for discontinuance of ground water discharge within 30 days.

6.12 SUBMISSION OF DATA

A. Laboratory Analyses

All laboratory analysis of samples collected to determine compliance with these regulations shall be performed in accordance with standard procedures by the Utah Division of Laboratory Services or by a laboratory certified by the Utah Department of Health.

B. Field Analyses

All field analyses to determine compliance with these regulations shall be conducted in accordance with standard procedures specified in R317-6-6.3.L.

C. Periodic Submission of Monitoring Reports

Results obtained pursuant to any monitoring requirements in the discharge permit and the methods used to obtain these results shall be periodically reported to the Executive Secretary according to the schedule specified in the ground water discharge permit.

6.13 REPORTING OF MECHANICAL PROBLEMS OR DISCHARGE SYSTEM FAILURES

The permittee shall notify the Executive Secretary within 24 hours of the discovery of any mechanical or discharge system failures that could affect the chemical characteristics or volume of the discharge. A written statement confirming the oral report shall be submitted to the Executive Secretary within five days of the failure.

6.14 CORRECTION OF ADVERSE EFFECTS REQUIRED

- A. If monitoring or testing indicates that the permit conditions may be or are being violated by ground water discharge operations or the facility is otherwise in an out-of-compliance status, the permittee shall promptly make corrections to the system to correct all violations of the discharge permit.
- B. The permittee, operator, or owner may be required to take corrective action as described in R317-6-6.15 if a pollutant concentration has exceeded a permit limit.

6.15 CORRECTIVE ACTION

It is the intent of the Board that the provisions of these regulations should be considered when making decisions under any state or federal superfund action; however, the protection levels are not intended to be considered as applicable, relevant or appropriate clean-up standards under such other regulatory programs.

A. Application of R317-6-6.15

1. Generally - R317-6-6.15 shall apply to any person who discharges pollutants into ground water in violation of Section 19-5-107, or who places or causes to be placed any wastes in a location where there is probable cause to believe they will cause pollution of ground water in violation of Section 19-5-107.

- 2. Corrective Action shall include, except as otherwise provided in R317-6-6.15, preparation of a Contamination Investigation and preparation and implementation of a Corrective Action Plan.
- 3. The procedural provisions of R-317-6-6.15 shall not apply to any facility where a corrective or remedial action for ground water contamination, that the Executive Secretary determines meets the substantive standards of this rule, has been initiated under any other state or federal program. Corrective or remedial action undertaken under the programs specified in Table 2 are considered to meet the substantive standards of this rule unless otherwise determined by the Executive Secretary.

TABLE 2

PROGRAM

Leaking Underground Storage Tank, Sections 19-6-401, et seq.

Federal Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. Sections 9601, et seq.

Hazardous Waste Mitigation Act, Sections 19-6-301 et seq. Utah Solid and Hazardous Waste Act, Sections 19-6-101 et seq.

B. Notification and Interim Action

- 1. Notification A person who spills or discharges any oil or other substance which may cause pollution of ground waters in violation of Section 19-5-107 shall notify the Executive Secretary within 24 hours of the spill or discharge. A written notification shall be submitted to the Executive Secretary within five days after the spill or discharge.
- 2. Interim Actions A person is encouraged to take immediate, interim action without following the steps outlined in R317-6-6.15 if such action is required to control a source of pollutants. Interim action is also encouraged if required to protect public safety, public health and welfare and the environment, or to prevent further contamination that would result in costlier clean-up. Such interim actions should include source abatement and control, neutralization, or other actions as appropriate. A person that has taken these actions shall remain subject to R317-6-6.15 after the interim actions are completed unless he demonstrates that:
- a. no pollutants have been discharged into ground water in violation of 19-5-107; and
- b. no wastes remain in a location where there is probable cause to believe they will cause pollution of ground water in violation of 19-5-107.
- C. Contamination Investigation and Corrective Action Plan General
- 1. The Executive Secretary may require a person that is subject to R317-6-6.15 to submit for the Executive Secretary's approval a Contamination Investigation and Corrective Action Plan, and may require implementation of an approved Corrective Action Plan. A person subject to this rule who has been notified that the Executive Secretary is exercising his or her authority under R317-6-6.15 to require submission of a Contamination Investigation and Corrective Action Plan, shall, within 30 days of that notification, submit to the Executive Secretary a proposed schedule for those submissions, which may include different deadlines for different elements of the Investigation and Plan. The Executive Secretary may accept, reject, or modify the proposed schedule.
- 2. The Contamination Investigation or the Corrective Action Plan may, in order to meet the requirements of this Part, incorporate

by reference information already provided to the Executive Secretary in the Contingency Plan or other document.

- 3. The requirements for a Contamination Investigation and a Corrective Action Plan specified in R317-6-6.15.D are comprehensive. The requirements are intended to be applied with flexibility, and persons subject to this rule are encouraged to contact the Executive Secretary's staff to assure its efficient application on a site-specific basis.
- 4. The Executive Secretary may waive any or all Contamination Investigation and Corrective Action Plan requirements where the person subject to this rule demonstrates that the information that would otherwise be required is not necessary to the Executive Secretary's evaluation of the Contamination Investigation or Corrective Action Plan. Requests for waiver shall be submitted to the Executive Secretary as part of the Contamination Investigation or Corrective Action Plan, or may be submitted in advance of those reports.
- D. Contamination Investigation and Corrective Action Plan Requirements
- 1. Contamination Investigation The contamination investigation shall include a characterization of pollution, a characterization of the facility, a data report, and, if the Corrective Action Plan proposes standards under R317-6-6.15.F.2. or Alternate Corrective Action Concentration Limits higher than the ground water quality standards, an endangerment assessment.
- a. The characterization of pollution shall include a description of:
- (1) The amount, form, concentration, toxicity, environmental fate and transport, and other significant characteristics of substances present, for both ground water contaminants and any contributing surficial contaminants;
- (2) The areal and vertical extent of the contaminant concentration, distribution and chemical make-up; and
- (3) The extent to which contaminant substances have migrated and are expected to migrate.
- b. The characterization of the facility shall include descriptions
- (1) Contaminant substance mixtures present and media of occurrence:
- (2) Hydrogeologic conditions underlying and, upgradient and downgradient of the facility;
 - (3) Surface waters in the area;
- (4) Climatologic and meteorologic conditions in the area of the facility; and
- (5) Type, location and description of possible sources of the pollution at the facility;
- (6) Groundwater withdrawals, pumpage rates, and usage within a 2-mile radius.
 - c. The report of data used and data gaps shall include:
- (1) Data packages including quality assurance and quality control reports;
 - (2) A description of the data used in the report; and
- (3) A description of any data gaps encountered, how those gaps affect the analysis and any plans to fill those gaps.
- d. The endangerment assessment shall include descriptions of any risk evaluation necessary to support a proposal for a standard under R317-6-6.15.F.2 or for an Alternate Corrective Action Concentration Limit.
- e. The Contamination Investigation shall include such other information as the Executive Secretary requires.

2. Proposed Corrective Action Plan

The proposed Corrective Action Plan shall include an explanation of the construction and operation of the proposed Corrective Action, addressing the factors to be considered by the Executive Secretary as specified in R317-6-6.15.E. and shall include such other information as the Executive Secretary requires. It shall also include a proposed schedule for completion.

E. Approval of the Corrective Action Plan

After public notice in a newspaper in the affected area and a 30-day period for opportunity for public review and comment, the Executive Secretary shall issue an order approving, disapproving, or modifying the proposed Corrective Action Plan. The Executive Secretary shall consider the following factors and criteria in making that decision:

1. Completeness and Accuracy of Corrective Action Plan.

The Executive Secretary shall consider the completeness and accuracy of the Corrective Action Plan and of the information upon which it relies.

- 2. Action Protective of Public Health and the Environment
- a. The Corrective Action shall be protective of the public health and the environment.
- b. Impacts as a result of any off-site activities shall be considered under this criterion (e.g., the transport and disposition of contaminated materials at an off-site facility).
 - 3. Action Meets Concentration Limits

The Corrective Action shall meet Corrective Action Concentration Limits specified in R317-6-6.15.F, except as provided in R317-6-6.15.G.

- 4. Action Produces a Permanent Effect
- a. The Corrective Action shall produce a permanent effect.
- b. If the Corrective Action Plan provides that any potential sources of pollutants are to be controlled in place, any cap or other method of source control shall be designed so that the discharge from the source following corrective action achieves ground water quality standards or, if approved by the Board, alternate corrective action concentration limits (ACACLs). For purposes of this paragraph, sources of pollutants are controlled "in place" even though they are moved within the facility boundaries provided that they are not moved to areas with unaffected ground water.
 - 5. Action May Use Other Additional Measures

The Executive Secretary may consider whether additional measures should be included in the Plan to better assure that the criteria and factors specified in R317-6-6.15.E are met. Such measures may include:

- a. Requiring long-term ground water or other monitoring;
- b. Providing environmental hazard notices or other security measures;
- c. Capping of sources of ground water contamination to avoid infiltration of precipitation;
- d. Requiring long-term operation and maintenance of all portions of the Corrective Action; and
- e. Periodic review to determine whether the Corrective Action is protective of public health and the environment.
 - F. Corrective Action Concentration Limits
 - 1. Contaminants with specified levels

Corrective Actions shall achieve ground water quality standards or, where applicable, alternate corrective action concentration limits (ACACLs).

2. Contaminants without specified levels

For contaminants for which no ground water quality standard has been established, the proposed Corrective Action Plan shall include proposed Corrective Action Concentration Limits. These levels shall be approved, disapproved or modified by the Executive Secretary after considering U.S. Environmental Protection Agency maximum contaminant level goals, health advisories, risk-based contaminant levels or standards established by other regulatory agencies and other relevant information.

G. Alternate Corrective Action Concentration Limits

An Alternate Corrective Action Concentration Limit that is higher or lower than the Corrective Action Concentration Limits specified in R317-6-6.15.F may be required as provided in the following:

1. Higher Alternate Corrective Action Concentration Limits

A person submitting a proposed Corrective Action Plan may request approval by the Board of an Alternate Corrective Action Concentration Limit higher than the Corrective Action Concentration Limit specified in R317-6-6.15.F. The proposed limit shall be protective of human health, and the environment, and shall utilize best available technology. The Corrective Action Plan shall include the following information in support of this request:

- a. The potential for release and migration of any contaminant substances or treatment residuals that might remain after Corrective Action in concentrations higher than Corrective Action Concentration Limits;
- b. An evaluation of residual risks, in terms of amounts and concentrations of contaminant substances remaining following implementation of the Corrective Action options evaluated, including consideration of the persistence, toxicity, mobility, and propensity to bioaccumulate such contaminants substances and their constituents; and
- c. Any other information necessary to determine whether the conditions of R317-6-6.15.G have been met.
 - 2. Lower Alternate Corrective Action Concentration Limits

The Board may require use of an Alternate Corrective Action Concentration Limit that is lower than the Corrective Action Concentration Limit specified in R317-6-6.15.F if necessary to protect human health or the environment. Any person requesting that the Board consider requiring a lower Alternate Corrective Action Concentration Limit shall provide supporting information as described in R317-6-6.15.G.3.

3. Protective of human health and the environment

The Alternate Corrective Action Concentration Limit must be protective of human health and the environment. In making this determination, the Board may consider:

- a. Information presented in the Contamination Investigation;
- b. Other relevant cleanup or health standards, criteria, or guidance;
 - c. Relevant and reasonably available scientific information;
- d. Any additional information relevant to the protectiveness of a Corrective Action; and
- e. The impact of additional proposed measures, such as those described in R317-6-6.15.E.5.
 - 4. Good cause

An Alternate Corrective Action Concentration Limit shall not be granted without good cause.

- a. The Board may consider the factors specified in R317-6-6.15.E in determining whether there is good cause.
- b. The Board may also consider whether the proposed remedy is cost-effective in determining whether there is good cause. Costs that may be considered include but are not limited to:
 - (1) Capital costs;
 - (2) Operation and maintenance costs;

- (3) Costs of periodic reviews, where required;
- (4) Net present value of capital and operation and maintenance costs;
 - (5) Potential future remedial action costs; and
 - (6) Loss of resource value.
 - 5. Conservative

An Alternate Corrective Action Concentration Limit that is higher than the Corrective Action Concentration Limits specified in R317-6-6.15.F must be conservative. The Board may consider the concentration level that can be achieved using best available technology if attainment of the Corrective Action Concentration Limit is not technologically achievable.

- 6. Relation to background and existing conditions
- a. The Board may consider the relationship between the Corrective Action Concentration Limits and background concentration limits in considering whether an Alternate Corrective Action Concentration Limit is appropriate.
- b. No Alternate Corrective Action Concentration Limit higher than existing ground water contamination levels or ground water contamination levels projected to result from existing conditions will be granted.

6.16 OUT-OF-COMPLIANCE STATUS

A. Accelerated Monitoring for Probable Out-of-Compliance Status

If the <u>concentration</u>[value of a single analysis] of a pollutant[concentration] in any compliance monitoring sample exceeds an applicable permit limit, the facility shall:

- 1. Notify the Executive Secretary in writing within 30 days of receipt of data;
- 2. <u>Initiate[Immediately initiate]</u> monthly sampling[<u>ifthe value exceeds both the background concentration of the pollutant by two standard deviations and an applicable permit limit]</u>, unless the Executive Secretary determines that other periodic sampling is appropriate, for a period of two months or until the compliance status of the facility can be determined.
 - B. Violation of Permit Limits

Out-of-compliance status exists when:

- 1. [The value for] two consecutive samples from a compliance monitoring point exceed[s]:
 - a. one or more permit limits; and
- b. the mean ground water pollutant[background] concentration for that pollutant by two standard deviations (the standard deviation and mean being calculated using values for the ground water pollutant at that compliance monitoring point); or
- 2. the concentration value of any pollutant in two or more consecutive samples is statistically significantly higher than the applicable permit limit. The statistical significance shall be determined using the statistical methods described in Statistical Methods for Evaluating Ground Water Monitoring Data from Hazardous Waste Facilities, Vol. 53, No. 196 of the Federal Register, Oct. 11, 1988[and supplemental guidance in Guidance For Data Quality Assessment (EPA/600/R 96/084 January 1998)].
- C. Failure to Maintain Best Available Technology Required by Permit
 - 1. Permittee to Provide Information

In the event that the permittee fails to maintain best available technology or otherwise fails to meet best available technology standards as required by the permit, the permittee shall submit to the Executive Secretary a notification and description of the failure according to R317-6-6.13. Notification shall be given orally within 24 hours of the permittee's discovery of the failure of best available

technology, and shall be followed up by written notification, including the information necessary to make a determination under R317-6-6.16.C.2, within five days of the permittee's discovery of the failure of best available technology.

2. Executive Secretary

The Executive Secretary shall use the information provided under R317-6-6.16.C.1 and any additional information provided by the permittee to determine whether to initiate a compliance action against the permittee for violation of permit conditions. The Executive Secretary shall not initiate a compliance action if the Executive Secretary determines that the permittee has met the standards for an affirmative defense, as specified in R317-6-6.16.C.3.

3. Affirmative Defense

In the event a compliance action is initiated against the permittee for violation of permit conditions relating to best available technology, the permittee may affirmatively defend against that action by demonstrating the following:

- a. The permittee submitted notification according to R317-6-6.13:
- b. The failure was not intentional or caused by the permittee's negligence, either in action or in failure to act;
- c. The permittee has taken adequate measures to meet permit conditions in a timely manner or has submitted to the Executive Secretary, for the Executive Secretary's approval, an adequate plan and schedule for meeting permit conditions; and
 - d. The provisions of 19-5-107 have not been violated.
- 6.17 PROCEDURE WHEN A FACILITY IS OUT-OF-COMPLIANCE
 - A. If a facility is out of compliance the following is required:
- 1. The permittee shall notify the Executive Secretary of the out of compliance status within 24 hours after detection of that status, followed by a written notice within 5 days of the detection.
- 2. The permittee shall initiate monthly sampling, unless the Executive Secretary determines that other periodic sampling is appropriate, until the facility is brought into compliance.
- 3. The permittee shall prepare and submit within 30 days to the Executive Secretary a plan and time schedule for assessment of the source, extent and potential dispersion of the contamination, and an evaluation of potential remedial action to restore and maintain ground water quality and insure that permit limits will not be exceeded at the compliance monitoring point and best available technology will be reestablished.
- 4. The Executive Secretary may require immediate implementation of the contingency plan submitted with the original ground water discharge permit in order to regain and maintain

compliance with the permit limit standards at the compliance monitoring point or to reestablish best available technology as defined in the permit.

- 5. Where it is infeasible to re-establish BAT as defined in the permit, the permittee may propose an alternative BAT for approval by the Executive Secretary.
 - 6.18 GROUND WATER DISCHARGE PERMIT TRANSFER
- A. The permittee shall give written notice to the Executive Secretary of any transfer of the ground water discharge permit, within 30 days of the transfer.
- B. The notice shall include a written agreement between the existing and new permittee establishing a specific date for transfer of permit responsibility, coverage and liability.

6.19 ENFORCEMENT

These rules are subject to enforcement under Section 19-5-115 of the Utah Water Quality Act.

6.20 HEARING AND APPEALS

- A. Any person may request a hearing before the Board who:
- 1. is denied a permit by rule by the Executive Secretary under R317-6-6.2;
- 2. objects to a discharge limit established by the Executive Secretary;
- 3. objects to conditions or limitations proposed or established by the Executive Secretary in the ground water discharge permit; or
- 4. objects to monitoring, sampling, information, or other requests or requirements made by the Executive Secretary;
- 5. objects to denial by the Executive Secretary of a proposed Corrective Action Plan under R317-6-6.15; or
- 6. objects to conditions proposed or established by the Executive Secretary in a Corrective Action Plan under R317-6-6.15.
- B. Any person who is denied a permit or whose permit is proposed to be terminated or revoked by the Executive Secretary may appeal that decision to the Executive Director of the Department of Environmental Quality pursuant to Section 19-5-112(2).
- C. Hearings under R317-6 will be conducted using the Utah Administrative Procedures Act, Title 63, Chapter 46b.

KEY: water quality, ground water 200[4]2 Notice of Continuation December 12, 1997

End of the Notices of Changes in Proposed Rules Section

Notices of 120-Day (Emergency) Rules Begin on the Following Page.

NOTICES OF 120-DAY (EMERGENCY) RULES

An agency may file a 120-DAY (EMERGENCY) RULE when it finds that the regular rulemaking procedures would:

- (a) cause an imminent peril to the public health, safety, or welfare;
- (b) cause an imminent budget reduction because of budget restraints or federal requirements; or
- (c) place the agency in violation of federal or state law (*Utah Code* Subsection 63-46a-7(1) (2001)).

As with a Proposed Rule, a 120-Day Rule is preceded by a Rule Analysis. This analysis provides summary information about the 120-Day Rule including the name of a contact person, justification for filing a 120-Day Rule, anticipated cost impact of the rule, and legal cross-references. A row of dots in the text $(\cdot \cdot \cdot \cdot \cdot)$ indicates that unaffected text was removed to conserve space.

A 120-DAY RULE is effective at the moment the Division of Administrative Rules receives the filing, or on a later date designated by the agency. A 120-DAY RULE is effective for 120 days or until it is superseded by a permanent rule.

Because 120-DAY RULES are effective immediately, the law does not require a public comment period. However, when an agency files a 120-DAY RULE, it usually files a PROPOSED RULE at the same time, to make the requirements permanent. Comment may be made on the proposed rule. Emergency or 120-DAY RULES are governed by *Utah Code* Section 63-46a-7 (2001); and *Utah Administrative Code* Section R15-4-8.

Commerce, Administration **R151-33**

Utah Athletic Commission Act Rules

NOTICE OF 120-DAY (EMERGENCY) RULE DAR FILE No.: 24288 FILED: 11/29/2001, 17:28

RULE ANALYSIS

PURPOSE OF THE RULE OR REASON FOR THE CHANGE: In the Second Special Session, the Legislature passed S.B. 2006, which amended the Utah Professional Athletic Commission Act (Act). The S.B. 2006 amendments renamed the Commission in honor of Pete Suazo, removed professional wrestling from the jurisdiction of the Commission, and repealed the gross receipts tax on broadcast revenues and the ticket fee for funding amateur boxing. The amendments to the Act become effective on December 1, 2001. The current Commission rule includes provisions about the regulation of professional wrestling events. Because S.B. 2006 removed professional wrestling from the Commission's jurisdiction, the current rule would place the commission in violation of the law. The Commission must, therefore, conduct emergency rulemaking pursuant to Subsection 63-4a-7(1)(d). Through this emergency rulemaking process, the Commission is also correcting various improper references in the rule that make the rule ineffective and out of compliance with the intent of the Act. The Commission intends to make the amendments in this emergency rule permanent through regular rulemaking procedures before the emergency rule expires. Commission will also propose additional rule changes at that time. (DAR Note: S.B. 2006 can be found at 2001 Utah Laws 9 (2nd Spec. Sess.) and was effective December 1, 2001.)

SUMMARY OF THE RULE OR CHANGE: The Commission has removed the section of the rule that applies to professional wrestling events. In addition, the Commission has corrected inaccurate references to the enabling Act and the Commission rules themselves. Furthermore, all references to the Division of Occupational and Professional Licensing and the law enforced by that Division have been removed, since the Division no longer regulates the boxing profession.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Title 13, Chapter 33; and 2001 Utah Laws 9 (2nd Spec. Sess.)

ANTICIPATED COST OR SAVINGS TO:

- ♦ THE STATE BUDGET: No cost or savings is anticipated by this rule change, because its purpose is to bring the Commission rule into compliance with S.B. 2006 and to correct improper references within the rule.
- ♦ OCAL GOVERNMENTS: No impact is anticipated, because local government is not involved in the regulation or enforcement of the boxing industry.
- ♦ THER PERSONS: No cost or savings is anticipated by this rule change, because its purpose is to bring the Commission rule into compliance with S.B. 2006 and to correct improper references within the rule.

COMPLIANCE COSTS FOR AFFECTED PERSONS: No cost or savings is anticipated by this rule change, because its purpose is to bring the Commission rule into compliance with S.B. 2006 and to correct improper references within the rule.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: There is no fiscal impact to businesses as a result of this rule change, because its sole purpose is to bring the Commission rule into compliance with S.B. 2006 and to correct improper references within the rule.

EMERGENCY RULE REASON AND JUSTIFICATION: REGULAR RULEMAKING PROCEDURES WOULD place the agency in violation of federal or state law.

The Commission needs an emergency rule in order to be in compliance with the S.B. 2006 amendments.

THE FULL TEXT OF THIS RULE MAY BE INSPECTED, DURING REGULAR BUSINESS HOURS, AT:

COMMERCE
ADMINISTRATION
HEBER M WELLS BLDG
160 E 300 S
SALT LAKE CITY UT 84111-2316, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Masuda Medcalf at the above address, by phone at 801-530-7663, by FAX at 801-530-6001, or by Internet E-mail at mmedcalf@utah.gov

This rule is effective on: 12/01/2001

AUTHORIZED BY: Klare Bachman, Deputy Director

R151. Commerce, Administration.

R151-33. <u>Pete Suazo</u> Utah Athletic Commission Act Rules. R151-33-101. Title.

These rules are known as the "Pete Suazo Utah [Professional Athletic Commission Act Rules."

R151-33-102. Definitions.

In addition to the definitions in Title 13, Chapter 33, and Section 102, UCA, the following definitions are adopted for the purpose of these rules:

- (1) "Boxing" means the sport of attack and defense using the fist, covered by an approved boxing glove.
- (2) "Designated commission member" means a member of the commission designated as the supervisor for a contest and responsible for the conduct of a contest, as assisted by other commission members, [division]commission personnel and others, as necessary and requested by the designated commission member.
- (3) "Drug" means a controlled substance, as defined in Title 58, Chapter 37, Utah Controlled Substances Act, or alcohol.
- (4) "Mandatory count of eight" means a required count of eight that is given by the referee of a contest to a professional contestant who has been knocked down.
 - (5) "Nominal value" means a retail value of less than \$500.00.
- (6) "Unprofessional conduct," is as defined in Section 13-33-102 (21)(a-f) of UCA. It is further defined in R151-33-304.

R151-33-20[1]2. Authority - Purpose.

These rules are adopted by the Commission under the authority of Section 13-33-20[4]2(2), UCA, to enable the Commission to administer Title 13, Chapter 33, UCA.

R151-33-301. Qualifications for Licensure.

(1) In accordance with Section 13-33-301(1) and (2), UCA, a license is required for a person to act as or to represent that the person is a promoter, manager, contestant, second, referee, or judge.

- (2) A licensed manager shall not hold a license as a referee or judge.
- (3) A promoter shall not be licensed as a referee, judge or professional contestant.

R151-33-302. Renewal Cycle - Procedure.

[(1)—]In accordance with Subsection 13-33-302(1)(a), the renewal date for [the two-year renewal cycle applicable to licensees under Title 13, Chapter 33 is established by rule in Section R151-33-302]licenses issued by the commission is December 31st of evennumbered years.

[— (2) Renewal procedures shall be in accordance with Section R151-33-302.]

R151-33-303. Immediate License Suspension.

- (1) In accordance with Subsection 13-33-303(6), UCA, the designated commission member may issue an order immediately suspending the license of a professional contestant upon a finding that the professional contestant presents an immediate and significant danger to the professional contestant, other professional contestants, or the public.
- (2) The suspension shall be at such time and for such period as the [division and]commission believes is necessary to protect the health, safety, and welfare of the professional contestant, other professional contestants, or the public.
- (3) A professional contestant whose license is immediately suspended may, within 30 days, challenge the suspension by submitting a written request for a hearing. The [division]commission shall convene the hearing as soon as is reasonably practical but not later than 20 days from the receipt of a written request, unless the [division]commission and the party requesting the hearing agree to conduct the hearing at a later date.
- (4) The hearing shall be conducted as a formal adjudicative proceeding in accordance with the provisions of [the-]Title 63, Chapter 46b, Utah Administrative Procedures Act, and department or [division]commission rules enacted thereunder.
- (5) [The presiding officers for the proceeding shall be as set forth in Section 58-1-109.
- (6)]Within a reasonable time after the hearing, the [director]commission shall issue an order in accordance with the requirements of Section 63-46b-10. The order of the [director]commission shall be considered final agency action with respect to the immediate license suspension and shall be subject to agency review in accordance with Section R151-46b-12.

R151-33-304. Unprofessional Conduct.

"Unprofessional conduct" includes:

- (1) as a promoter, failing to promptly inform the [division or the contest;
- (2) as a promoter, substituting a professional contestant in the 24 hours immediately preceding the scheduled contest without approval of the [division] commission;
- (3) violating the rules for conduct of contests set forth in R151-33-305 through R151-33-342;
- (4) testing positive for drugs or alcohol in a random body fluid screen before or after participation in any contest;
 - (5) testing HIV positive;
- (6) failing or refusing to comply with a valid order of a representative of the [division] commission; and

(7) signing a contract between a promoter and a professional contestant that is secret and that contradicts the terms of the contract or contracts which are filed with the [division] commission.

R151-33-305. Professional Boxing Weights and Classes.

- (1) Boxing weights and classes are established as follows:
- (a) Junior Flyweight: not over 108 lbs. or 48.988 kgs.
- (b) Flyweight: not over 112 lbs. or 50.802 kgs.
- (c) Bantamweight: not over 118 lbs. or 53.524 kgs.
- (d) Jr. Featherweight: not over 122 lbs. or 55.338 kgs.
- (e) Featherweight: not over 126 lbs. or 57.153 kgs.
- (f) Jr. Lightweight: not over 130 lbs. or 58.967 kgs.
- (g) Lightweight: not over 135 lbs. or 61.235 kgs.
- (h) Jr. Welterweight: not over 140 lbs. or 63.503 kgs.
- (i) Welterweight: not over 147 lbs. or 66.678 kgs.
- (i) Jr. Middleweight: not over 154 lbs. or 69.853 kgs.
- (k) Middleweight: not over 160 lbs. or 72.574 kgs.
- (l) Supermiddleweight: not over 168 lbs. or 76.204 kgs.
- (m) Lt. Heavyweight: not over 175 lbs. or 79.378 kgs.
- (n) Cruiserweight: not over 190 lbs. or 86.18 kgs.
- (o) Heavyweight: over 190 lbs. or 86.18 kgs.
- (2) A professional contestant shall not fight another professional contestant who is outside of the professional contestant's weight classification unless prior approval is given by the [division]commission.
- (3) The [division]commission shall not allow a contest in which the professional contestants are not fairly matched. In determining if professional contestants are fairly matched, the [division]commission shall consider all of the following factors with respect to the professional contestant:
 - (a) the win-loss record of the professional contestants;
 - (b) the weight differential;
 - (c) the caliber of opponents;
 - (d) each professional contestant's number of fights; and
 - (e) previous suspensions or disciplinary actions.

R151-33-306. Weighing In.

- (1) Not less than six nor more than 24 hours before the start of a contest, the designated commission member shall weigh in each professional contestant in the presence of other professional contestants.
- (2) Professional contestants shall be licensed at the time they are weighed in.
- (3) Only those professional contestants who have been previously approved for the contest shall be permitted to weigh in.
- (4) A professional contestant who has contracted to box in a given weight class shall not be permitted to compete if he or she exceeds that weight class at the weigh-in, unless the contract provides for the opposing professional contestant to agree to the weight differential. If the weigh-in is held the day before the contest and if the opposing professional contestant does not agree or the contract does not provide for a weight exception, the professional contestant may have two hours to attempt to lose not more than three pounds in order to be reweighed.

R151-33-307. Number of Rounds in a Bout.

- (1) A contest bout shall consist of not less than four scheduled rounds. Three minutes of boxing shall constitute a round. There shall be a rest period of one minute between the rounds.
- (2) A promoter shall contract with a sufficient number of professional contestants to provide a program consisting of at least

30, and not more than 56, scheduled rounds of boxing, unless otherwise approved by the [division]commission.

R151-33-308. Ring Dimensions and Construction.

- (1) The ring shall be square and be not less than 16 feet nor more than 24 feet on a side measured within the ropes. The ring floor shall extend not less than 18 inches beyond the ropes. There shall be padding over the ring post if the ring posts are nearer than 18 inches to the ring ropes.
- (2) The ring floor shall be padded with not less than a 5/8 of an inch base of ensolite or material with similar or superior shock absorbing and deceleration characteristics which is capable of reducing initial impact and which is approved by the [division]. The padding shall be placed on one inch of celotex building board or the equivalent. The padding shall extend beyond the ring ropes and over the edge of the platform and shall be covered with canvas, duck, or a similar material, but not plastic material, that is tightly stretched and laced securely in place under the apron. The corners of the ring shall be padded.
- (3) Ring posts shall be not less than three, nor more than four inches, in diameter extending from the floor to a height of 58 inches above the floor of the ring. The ropes shall be connected to posts with the extension not shorter than 18 inches.
- (4) The ring shall be not more than four feet high. Steps shall be provided for the use of professional contestants.
- (5) The ring shall not have less than four ropes which can be tightened and which are not less than one inch in diameter. The ropes shall be evenly spaced, securely tied halfway between the ring posts, and wrapped in a soft material.

R151-33-309. Gloves.

- (1) A professional contestant's gloves shall be examined before a contest by the referee and the designated commission member. If gloves are found to be broken or unclean or if the padding is found to be misplaced or lumpy, they shall be changed before the contest begins.
- (2) A promoter shall be required to have on hand an extra set of gloves which are to be used if a professional contestant's gloves are broken or damaged during the course of a contest.
- (3) Gloves for a main event may be put on in the ring after the referee has inspected the bandaged hands of both professional contestants
- (4) During a contest, male professional contestants shall wear gloves weighing not less than eight ounces each. Female professional contestants' gloves may be changed at the discretion of the designated commission member. The model and style of the gloves shall be approved before the contest by the designated commission member.
- (5) The laces shall be tied on the outside of the back of the wrist of the gloves and shall be secured. The tips of the laces shall be removed.

R151-33-310. Bandage Specification.

- (1) Except as agreed to by the managers of the professional contestants opposing each other in a contest, a professional contestant's bandage for each hand shall consist of soft gauze not more than 20 yards long and not more than two inches wide. The gauze shall be held in place by not more than eight feet of medical tape per hand.
- (2) Bandages shall be adjusted in the dressing room under the supervision of a designated commission member.

(3) The use of water or any other substance other than medical tape on the bandages is prohibited.

R151-33-311. Mouthpieces.

A round shall not begin until the professional contestant's protective mouthpiece is in place. If, during a round, the mouthpiece falls out of the professional contestant's mouth, the referee shall, as soon as practicable, stop the bout and escort the professional contestant to his corner. The mouthpiece shall be rinsed out and replaced in the professional contestant's mouth and the contest shall continue. If the referee determines that the mouthpiece was intentionally spat out by the professional contestant, the referee may direct the judges to deduct points from the professional contestant's score for the round.

R151-33-312. Professional Contestant Use or Administration of any Substance.

- (1) The use or administration of drugs, stimulants, or nonprescription preparations by or to a professional contestant during a contest is prohibited, except as provided in this rule.
- (2) The giving of substances other than water to a professional contestant during the course of the contest is prohibited.
- (3) The discretional use of petroleum jelly may be allowed around the eyes; however, the use of petroleum jelly, grease, or any other substance on the arms, legs, and body is prohibited.
- (4) The discretional use of coagulants, adrenalin 1/1000, avetine, and thrombin, as approved by the [division]commission, may be allowed between rounds to stop the bleeding of minor cuts and lacerations sustained by a professional contestant. The use of monsel solution, silver nitrate, "new skin", flex collodion, or substances having an iron base is prohibited, and the use of such substances by a professional contestant is cause for immediate disqualification.
- (5) The ringside physician shall monitor the use and application of any foreign substances administered to a professional contestant before or during a contest and shall confiscate any suspicious foreign substance for possible laboratory analysis, the results of which shall be forwarded to the [division] commission.

R151-33-313. Ringside Equipment.

- (1) Each promoter shall provide all of the following:
- (a) a sufficient number of buckets for use by the professional contestants;
 - (b) stools for use by the seconds;
- (c) rubber gloves for use by the referees, seconds, ringside physicians, and [division]commission representatives;
 - (d) containers for professional contestants to spit in;
- (e) a stretcher which is to be kept under the ring near the physician;
 - (f) a portable resuscitator with oxygen;
- (g) an ambulance with attendants on site at all times when professional contestants are boxing. Arrangements shall be made for a replacement ambulance if the first ambulance is required to transport a professional contestant for medical treatment. The location of the ambulance and the arrangements for the substitute ambulance service shall be communicated to the physician;
- (h) seats at ringside for the assigned officials. The physician shall be seated near the steps into the ring;
 - (i) seats at ringside for the designated commission member;
- (j) scales for weigh-ins, which the [division]commission shall require to be certified;

- (k) a gong;
- (l) a public address system;
- (m) a separate dressing room for each sex, if professional contestants of both sexes are participating;
 - (n) a separate room for physical examinations;
- (o) a separate dressing room shall be provided for officials, unless the physical arrangements of the contest site make an additional dressing room impossible;
 - (p) adequate security personnel; and
- (q) sufficient bout sheets for ring officials and the designated commission member.
- (2) A promoter shall only hold contests in premises that conform to the laws, ordinances, and regulations regulating the city, town, or village where the bouts are situated.
- (3) Restrooms shall not be used as dressing rooms and for physical examinations and weigh-ins.

R151-33-314. Boxing Officials.

- (1) The officials for each contest shall consist of not less than the following:
 - (a) one referee;
 - (b) three judges;
 - (c) one timekeeper; and
 - (d) one physician licensed in good standing in Utah.
- (2) A licensed referee, judge, or timekeeper shall not officiate at a contest that is not conducted under the authority or supervision of the designated commission member.
- (3) A referee or judge shall not participate or accept an assignment to officiate when that assignment may tend to impair the referee's or judge's independence of judgement or action in the performance of the referee's or judge's duties.
- (4) A judge shall be seated midway between the ring posts of the ring, but not on the same side as another judge, and shall have an unimpaired view of the ring.
- (5) A referee shall not be assigned to officiate more than 32 scheduled rounds in one day, except when substituting for another referee who is incapacitated.
- (6) A referee shall not wear jewelry that might cause injury to the professional contestants. Glasses, if worn, shall be protective athletic glasses or goggles with plastic lenses and a secure elastic band around the back of the head.
- (7) Referees, seconds working in the corners, the designated commission member, and physicians may wear rubber gloves in the performance of their duties.
- (8) No official shall be under the influence of alcohol or controlled substances while performing their duties.

R151-33-315. Contact During Contests.

- (1) Beginning one minute before the first round begins, only the referee, professional contestants, and the chief second may be in the ring. The referee shall clear the ring of all other individuals.
- (2) Once a contest has begun, only referees, professional contestants, seconds, judges, [division]commission representatives, physicians, the announcer and the announcer's assistants shall be allowed in the ring.
- (3) The referee may order that the ring and technical area be cleared at any time either before, during or after a contest of any individual not authorized to be present in those areas.
- (4) The referee, on his own initiative, or at the request of the designated commission member, may stop a bout at any time if individuals refuse to clear the ring and technical area, dispute a

decision by an official, or seek to encourage spectators to object to a decision either verbally, physically, or by engaging in disruptive conduct. If the individual involved in disruptive conduct or encouraging disruptive conduct is the manager or second of a professional contestant, the referee may order points deducted from that professional contestant's score or disqualify the professional contestant. If the conduct occurred after the decision was announced, the [division]commission may change the decision, declare no contest, or pursue disciplinary action against any licensed individual involved in the disruptive conduct.

R151-33-316. Referees.

- (1) The chief official of a contest shall be the referee. The referee shall decide all questions arising in the ring during a contest which are not specifically addressed in these rules.
- (2) The referee shall, before each contest begins, determine the name and location of the physician assigned to officiate at the contest and each professional contestant's chief second.
- (3) At the beginning of each contest, the referee shall summon the professional contestants and their chief seconds together for final instructions. After receiving the instructions, the professional contestants shall shake hands and retire to their respective corners. The professional contestants shall not shake hands again until the beginning of the last round.
- (4) Where difficulties arise concerning language, the referee shall make sure that the professional contestant understands the final instructions through an interpreter and shall use suitable gestures and signs during the contest.
- (5) Except for the professional contestants, the referee, and the physician when summoned by the referee, a person shall not enter the ring, including the apron of the ring, during the progress of a round
- (6) If a professional contestant's manager or second steps into the ring or onto the apron of the ring during a round, the fight shall be halted and the referee may eject the manager or second from the ringside working area. If the manager or second steps into the ring or onto the apron a second time during the contest, the fight may be stopped and the decision awarded to the professional contestant's opponent due to disqualification.
- (7) A referee shall inspect a professional contestant's body to determine whether a foreign substance has been applied.
- (8) A referee shall not touch a professional contestant except on the failure of one or both professional contestants to obey the break command.

R151-33-317. Stalling or Faking.

- (1) A referee shall warn a professional contestant if the referee believes the professional contestant is stalling or faking. If after proper warning, the referee determines the professional contestant is continuing to stall or pull his punches, the referee shall stop the bout at the end of the round.
- (2) A referee may consult the judges as to whether or not the professional contestant is stalling or faking and shall abide by a majority decision of the judges.
- (3) If it is determined that either or both professional contestants are stalling or faking, or if the professional contestant refuses to fight, the contest shall be terminated and announced as no contest
- (4) A professional contestant who falls down without being struck shall be immediately examined by a physician. After

conferring with the physician, the referee may disqualify the professional contestant.

R151-33-318. Injuries and Cuts.

- (1) When an injury or cut is produced by a fair blow and because of the severity of the blow the contest cannot continue, the injured professional contestant shall be declared the loser by technical knockout.
- (2) If a professional contestant intentionally fouls his opponent and an injury or cut is produced, and due to the severity of the injury the professional contestant cannot continue, the professional contestant who commits the foul shall be declared the loser by disqualification.
- (3) If a professional contestant receives an intentional butt or foul and the contest can continue, the referee shall penalize the professional contestant who commits the foul by deducting points based upon the severity of the offense. The referee shall notify the judges that the injury or cut has been produced by an intentional unfair blow so that if in the subsequent rounds the same injury or cut becomes so severe that the contest has to be suspended, the decision will be awarded as follows:
- (a) a technical draw if the injured professional contestant is behind on points or even on a majority of scorecards; and
- (b) a technical decision to the injured professional contestant if the injured professional contestant is ahead on points on a majority of the scorecards.
- (4) If a professional contestant injures himself trying to foul his opponent, the referee shall not take any action in his favor, and the injury shall be considered as produced by a fair blow from his opponent.
- (5) If a professional contestant is accidentally butted in a bout and can continue, the referee shall stop the action to inform the judges and acknowledge the butt. If in subsequent rounds, as a result of legal blows, the accidental butt injury worsens, the referee shall stop the bout and declare a technical decision with the winner being the professional contestant who is ahead on points on a majority of the scorecards. If a professional contestant is accidentally butted in a bout and an injury or cut is produced and due to the severity of the injury or cut the professional contestant cannot continue, the referee shall rule as follows:
- (a) if the injury occurs in half or less of the scheduled rounds, call the bout a technical draw; or
- (b) if the injury occurs after half the scheduled rounds, declare that the winner is the professional contestant who has a lead in points on a majority of the scorecards before the round of injury.
- (6) If in the opinion of the referee, a professional contestant has suffered a dangerous cut or injury, or other physical or mental condition, the referee may stop the bout temporarily to summon the physician. If the physician recommends that the contest should not continue, then the referee shall order the contest to be terminated.
- (7) A fight shall not be terminated because of a low blow. The referee may give a professional contestant not more than five minutes if the referee believes a foul has been committed. Each professional contestant shall be instructed to return to their respective corner by the referee. The professional contestants may sit on a stool and have their mouthpiece removed. After removing their professional contestant's mouthpiece, the seconds must return to their seats. The seconds may not coach, administer water, or in any other way attend to their professional contestant, except to replace the mouthpiece when the round is ready to resume.

- (8) If a professional contestant is knocked down or given a standing mandatory count of eight or a combination of either occurs three times in one round, the contest shall be stopped and a technical knockout shall be awarded to the opponent. The physician shall immediately enter the ring and examine the losing professional contestant.
- (9) A physician shall immediately examine and administer aid to a professional contestant who is knocked out or injured.
- (10) When a professional contestant is knocked out or rendered in an incapacitated condition, the referee or second shall not handle the professional contestant, except for the removal of a mouthpiece, unless directed by the physician to do so.
- (11) A professional contestant shall not refuse to be examined by a physician.
- (12) A professional contestant who has been knocked out shall not leave the site of the contest until one hour has elapsed from the time of the examination or until released by the physician.
- (13) A physician shall file a written report with the [division] commission on each professional contestant who has been knocked out or injured.

R151-33-319. Knockouts.

- (1) A professional contestant who is knocked down shall take a minimum mandatory count for eight.
- (2) If a professional contestant is dazed by a blow and, in the referee's opinion, is unable to defend himself, the referee shall give a standing mandatory count of eight or stop the contest. If on the count of eight the professional contestant, in the referee's opinion, is unable to continue, the referee may count him out on his feet or stop the contest on the count of eight.
- (3) In the event of a knockdown, the timekeeper shall immediately start the count loud enough to be heard by the referee, who, after waving the opponent to the farthest neutral corner, shall pick up the count from the timekeeper and proceed from there. The referee shall stop the count if the opponent fails to remain in the corner. The count shall be resumed when the opponent has returned to the corner.
 - (4) The timekeeper shall signal the count to the referee.
- (5) If the professional contestant taking the count is still down when the referee calls the count of ten, the referee shall wave both arms to indicate that the professional contestant has been knocked out. The referee shall summon the physician and shall then raise the opponent's hand as the winner. The referee's count is the official count
- (6) If at the end of a round a professional contestant is down and the referee is in the process of counting, the gong indicating the end of the round shall not be sounded. The gong shall only be sounded when the referee gives the command to box indicating the continuation of the bout.
- (7) In the final round, the timekeeper's gong shall terminate the fight.
- (8) A technical knockout decision shall be awarded to the opponent if a professional contestant is unable or refuses to continue when the gong sounds to begin the next round. The decision shall be awarded in the round started by the gong.
- (9) The referee and timekeeper shall resume their count at the point it was suspended if a professional contestant arises before the count of ten is reached and falls down again immediately without being struck.
- (10) If both professional contestants go down at the same time, counting will be continued as long as one of them is still down or

until the referee or the ringside physician determines that one or both of the professional contestants needs immediate medical attention. If both professional contestants remain down until the count of ten, the bout will be stopped and the decision will be scored as a double knockout.

R151-33-320. Professional Contestant Outside the Ring Ropes.

- (1) A professional contestant who has been knocked, wrestled, pushed, or has fallen through the ropes during a contest shall not be helped back into the ring, nor shall he be hindered in any way by anyone when trying to reenter the ring.
- (2) When one professional contestant has fallen through the ropes, the other professional contestant shall retire to the farthest neutral corner and stay there until ordered to continue the contest by the referee.
- (3) The referee shall determine if the professional contestant has fallen through the ropes as a result of a legal blow or otherwise. In the event the referee determines the professional contestant fell through the ropes as a result of a legal blow, he shall warn the professional contestant that the professional contestant must immediately return to the ring. If the professional contestant fails to immediately return to the ring following the warning by the referee, the referee shall begin the count which shall be loud enough to be heard by the professional contestant.
- (4) If the professional contestant enters the ring before the count of ten, the contest shall be resumed.
- (5) If the professional contestant fails to enter the ring before the count of ten, the professional contestant shall be considered knocked out.

R151-33-321. Scoring.

- (1) Officials who score a contest shall use the 10-point must system.
- (2) For the purpose of this rule, the "10-point must system" means the winner of each round received ten points as determined by clean hitting, effective aggressiveness, defense, and ring generalship. The loser of the round shall receive less than ten points. If the round is even, each professional contestant shall receive not less than ten points. No fraction of points may be given.
- (3) Officials who score the contest shall mark their cards in ink or in indelible pencil at the end of each round.
 - (4) Officials who score the contest shall sign their scorecards.
- (5) At the conclusion of each contest, the judges shall total the points for each professional contestant and indicate the winner by writing the winner's name at the designated area on the card and circling the same name where it appears on the top of the card.
- (6) When a contest is scored on the individual score sheets for each round, the referee shall, at the end of each round, collect the score sheet for the round from each judge and shall give the score sheets to the designated commission member for computation.
- (7) Referees and judges shall be discreet at all times and shall not discuss their decisions with anyone during a contest.
- (8) A decision that is rendered at the termination of a boxing contest shall not be changed without a hearing, unless it is determined that the computation of the scorecards of the referee and judges shows a clerical or mathematical error giving the decision to the wrong professional contestant. If such an error is found, the decision may be changed by the [division]commission.
- (9) The referee shall collect the score sheets from the judges and give them to the designated commission member for review. After the sheets have been reviewed, the referee shall collect them

and give them to the announcer, who shall announce the decision to the spectators.

- (10) After a contest, the scorecards shall be collected by the designated commission member and shall be maintained by the [division]commission.
- (11) If a referee becomes incapacitated and is unable to complete the scoring of a boxing contest, a time-out shall be called and the other referee who is assigned to the contest shall assume the duties of the referee.
- (12) If a judge becomes incapacitated and is unable to complete the scoring of a contest, a time-out shall be called and an alternate licensed judge shall immediately be assigned to score the contest from the point at which he assumed the duties of a judge. If the incapacity of a judge is not noticed during a round, the referee shall score that round and the substitute judge shall score all subsequent rounds.

R151-33-322. Fouls.

- (1) A referee may disqualify or penalize a professional contestant by deducting one or more points from a round for the following fouls:
 - (a) holding an opponent or deliberately maintaining a clinch;
- (b) hitting with the head, shoulder, elbow, wrist, inside or butt of the hand, or the knee.
 - (c) hitting or gouging with an open glove;
 - (d) wrestling, spinning or roughing at the ropes;
- (e) causing an opponent to fall through the ropes by means other than a legal blow;
 - (f) gripping at the ropes when avoiding or throwing punches;
- (g) intentionally striking at a part of the body that is over the kidnevs;
- (h) using a rabbit punch or hitting an opponent at the base of the opponent's skull;
 - (i) hitting on the break or after the gong has sounded;
 - (j) hitting an opponent who is down or rising after being down;
 - (k) hitting below the belt line;
- (l) holding an opponent with one hand and hitting with the other;
- (m) purposely going down without being hit or to avoid a blow:
 - (n) using abusive language in the ring;
- (o) unsportsmanlike conduct on the part of the professional contestant or a second whether before, during, or after a round;
 - (p) intentionally spitting out a mouthpiece; or
 - (q) any backhand blow.

R151-33-323. Penalties for Fouling.

- (1) A referee who penalizes a professional contestant pursuant to these rules shall notify the judges at the time of the infraction to deduct one or more points from their scorecards.
- (2) A professional contestant committing a deliberate foul, in addition to the deduction of one or more points, may be subject to disciplinary action by the [division]commission.
- (3) A judge shall not deduct points unless instructed to do so by the referee.
- (4) The designated commission member shall file a complaint with the [division]commission against a professional contestant disqualified on a foul. The [division]commission shall withhold the purse until the complaint is resolved.

R151-33-324. Physical Examination.

- (1) Not less than eight hours before a contest, each professional contestant shall be given a medical examination by a physician who is appointed by the designated commission member. The examination shall include a detailed medical history and a physical examination of all of the following:
 - (a) eyes;
 - (b) teeth;
 - (c) jaw;
 - (d) neck;
 - (e) chest;
 - (f) ears;
 - (g) nose;
 - (h) throat;
 - (i) skin;
 - (j) scalp;
 - (k) head;
 - (l) abdomen;
 - (m) cardiopulmonary status;
 - (n) neurological, musculature, and skeletal systems;
 - (o) pelvis; and
 - (p) the presence of controlled substances in the body.
- (2) If upon examination a professional contestant is determined to be unfit for competition, the professional contestant shall be prohibited from competing and the [division]commission shall be notified
- (3) The physician shall certify, in writing, those professional contestants who are in good physical condition to compete.
- (4) Before a bout a female professional contestant shall provide the ringside physician with the results of a pregnancy test performed on the professional contestant within the previous 14 days. If the results of the pregnancy test are positive, the professional contestant shall be prohibited from competing and the [division] commission shall be notified.
- (5) A contest shall not begin until a physician and an attended ambulance are present. The physician shall not leave until the decision in the final contest has been announced and all injured professional contestants have been attended to.
- (6) The physician shall sit near the steps into the ring and the contest shall not begin until the physician is seated. The physician shall remain at that location for the entire fight.

R151-33-325. Timekeepers.

- (1) A timekeeper shall indicate the beginning and end of each round by the gong.
 - (2) A timekeeper shall possess a whistle and a stopwatch.
- (3) Ten seconds before the beginning of each round, the timekeeper shall warn the professional contestants' seconds of the time by blowing a whistle.
- (4) If a contest terminates before the scheduled limit of rounds, the timekeeper shall inform the announcer of the exact duration of the contest.

R151-33-326. Announcer.

- (1) At the beginning of a contest, the announcer shall announce that the bouts are under the auspices of the [division] commission.
- (2) The announcer shall announce the names of the referee, judges, and timekeepers when the competitions are about to begin and also changes made in officials as the contest progresses.

(3) The announcer shall announce the names of all professional contestants, their weight, professional record, their city and state of residence, and country of origin if not a citizen.

R151-33-327. Seconds.

- (1) A professional contestant shall not have more than four seconds, one of whom shall be designated as the chief second. The chief second shall be responsible for the conduct in the corner during the course of a contest. During the rest period, one second shall be allowed inside the ring, two seconds shall be allowed on the apron and one second shall be allowed on the floor.
- (2) A professional contestant's chief second shall not coach the professional contestant during a round, the second shall remain seated during the round.
- (3) A second shall not spray or throw water on a professional contestant during a round.
- (4) A professional contestant's corner shall not heckle or in any manner annoy the opponent of the professional contestant or the referee or throw any object into the ring.
- (5) A second shall not enter the ring until the timekeeper has indicated the end of a round.
- (6) A second shall leave the ring at the timekeeper's whistle and shall clear the ring platform of all obstructions at the sound of the gong indicating the beginning of a round. Articles shall not be placed on the ring floor until the round has ended or the contest has terminated
- (7) A referee may eject a second from a ring corner for violations of the provisions of Subsections R151-33-316(6) and R151-33-315(4) of these rules and may have the judges deduct points from a professional contestants's corner.
- (8) A second may indicate to the referee that the second's professional contestant cannot continue and that the contest should be stopped. Only verbal notification or hand signals may be used; the throwing of a towel into the ring does not indicate the defeat of the second's professional contestant.
- (9) A second shall not administer alcoholic beverages, narcotics, or stimulants to a professional contestant, pour excessive water on the body of a professional contestant, or place ice in the trunks or protective cup of a professional contestant during the progress of a contest.

R151-33-328. Identification - Photo Identification Cards.

- (1) Each professional contestant shall provide two pieces of identification to the designated commission member before participation in a fight. One of the pieces of identification shall be a recent photo identification card issued or accepted by the [division]commission at the time the professional contestant receives his original license.
- (2) The photo identification card shall contain the following information:
 - (a) the professional contestant's license number;
 - (b) the professional contestant's name and address;
 - (c) the professional contestant's social security number;
- (d) the personal identification number assigned to the professional contestant by a boxing registry;
 - (e) a photograph of the professional contestant; and
 - (f) the professional contestant's height and weight.
- (3) The [division]commission shall honor similar photo identification cards from other jurisdictions.
- (4) Unless otherwise approved by [division]commission, a professional contestant will not be allowed to compete if his photo

identification card is incomplete or if the professional contestant fails to present the photo identification card to the designated commission member prior to the bout.

R151-33-329. Dress for Professional Contestants.

- (1) Professional contestants shall be required to wear the following:
- (a) trunks that are belted at the professional contestant's waistline. For the purposes of this subsection, the waistline shall be defined as an imaginary horizontal line drawn through the navel to the top of the hips. Trunks shall not have any buckles or other ornaments on them that might injure a professional contestant or referee:
- (b) a foul-proof protector for male professional contestants and a pelvic area protector and breast protector for female professional contestants;
- (c) shoes that are made of soft material without spikes, cleats, or heels;
 - (d) a fitted mouthpiece; and
- (e) gloves meeting the requirements specified in Section R[156-66-604e]151-33-309(4).
- (2) In addition to the clothing required pursuant to Subsection R[156-66-604y(1)]151-33-329(1)(a-e), a female professional contestant shall wear a body shirt or blouse without buttons, buckles, or ornaments.
- (3) A professional contestant's hair shall be cut or secured so as not to interfere with the professional contestant's vision.
- (4) A professional contestant shall not wear corrective lenses into the ring.

R151-33-330. Failure to Compete.

(1) A professional contestant's manager shall immediately notify the [division]commission if the professional contestant is unable to compete due to illness or injury in a contest for which the professional contestant has contracted to appear. A physician may be selected as approved by the [division]commission to examine the professional contestant.

R151-33-331. Procedure After Knockouts or Sustained Damaging Head Blows.

- (1) A professional contestant who has lost by a technical knockout shall not fight again for a period of 30 calendar days or until the professional contestant has submitted to a medical examination. The [division]commission may require such physical exams as necessary.
- (2) A ringside physician shall examine a professional contestant who has been knocked out in a contest or a professional contestant whose fight has been stopped by the referee because the professional contestant received hard blows to the head that made him defenseless or incapable of continuing immediately after the knockout or stoppage. The ringside physician may order post-fight neurological examinations, which may include computerized axial tomography (CAT) scans or magnetic resonance imaging (MRI) to be performed on the professional contestant immediately after the professional contestant leaves the location of the contest. Post-fight neurological examination results shall be forwarded to the [division] commission by the ringside physician as soon as possible.
- (3) A report that records the amount of punishment a fighter absorbed shall be submitted to the [division]commission by the ringside physician within 24 hours of the end of the fight.

- (4) A ringside physician may require any professional contestant, who has sustained a severe injury or knockout in a bout, to be thoroughly examined by a physician within 24 hours of the bout. The physician shall submit his findings to the [division]commission. Upon the physician's recommendation, the [division]commission may prohibit the professional contestant from boxing until the professional contestant is fully recovered and may extend any such suspension imposed.
- (5) All medical reports that are submitted to the [division]commission relative to a physical examination or the condition of a professional contestant shall be confidential and shall be open for examination only by the [division]commission, the commission and the licensed professional contestant upon the professional contestant's request to examine the records or upon the order of a court of competent jurisdiction.
- (6) A professional contestant who has been knocked out or who received excessive hard blows to the head that made him defenseless or incapable of continuing shall not be permitted to take part in competitive or noncompetitive boxing for a period of not less than 60 days. Noncompetitive boxing shall include any contact training in the gymnasium. It shall be the responsibility of the professional contestant's manager and seconds to assure that the professional contestant complies with the provisions of this rule. Violation of this rule shall result in the indefinite suspension of the professional contestant and the professional contestant's manager or second.
- (7) Before resuming boxing after any period of rest prescribed in Subsection R151-33-331[(4)](1) and (6), a professional contestant shall, following a neurological examination, be certified by a physician as fit to take part in competitive boxing. A professional contestant who fails to secure an examination prior to resuming boxing shall be automatically suspended until the results of the examination have been received by the [division]commission and the professional contestant is certified by a physician as fit to compete.
- (8) A professional contestant who has lost six consecutive fights shall be prohibited from boxing again until the [division in collaboration with-]the commission has reviewed the results of the six fights or the professional contestant has submitted to a medical examination by a physician.
- (9) A professional contestant who has had cardiac surgery shall not be issued a license unless he is certified as fit to compete by a cardiovascular surgeon.
- (10) A professional contestant who has suffered a detached retina shall be automatically suspended and shall not be reinstated until the professional contestant has submitted to a medical examination by an ophthalmologist and the [division]commission has reviewed the results of the examination.
- (11) A female professional contestant with breast implants shall also be denied a license.
- (12) A professional contestant who is prohibited from boxing in other states or jurisdictions due to medical reasons shall be prohibited from boxing in accordance with these rules. In considering prohibiting a professional contestant from boxing, the professional contestant's entire professional record shall be considered regardless of the state or country in which the professional contestant's fights occurred.
- (13) A professional contestant or the professional contestant's manager shall report any change in a professional contestant's medical condition which may affect the professional contestant's

ability to fight safely. The [division] commission may, at any time, require current medical information on any professional contestant.

R151-33-332. Waiting Period.

(1) The number of days which shall elapse before a professional contestant who has competed anywhere in a bout may participate in another bout shall be as follows:

	TABLE
Length of Bout	Required Interval
(In scheduled Rounds)	(In Days)
4	3
5-9	5
10-12	7
13-15	14

R151-33-333. Managers.

(1) A manager shall not sign a contract for the appearance of a professional contestant if the manager does not have the professional contestant under contract.

R151-33-334. Promoters Responsibility in Arranging Contests - Restrictions.

- (1) The promoter shall be held responsible for a contest in which one of the professional contestants is disproportionately outclassed.
- (2) All officials shall be identified in the application for licensure as a contest promoter and shall be subject to [division] commission approval. Approval shall be based upon appropriate licensure if required and no evidence of a conflict of interest or previous inappropriate conduct as an official.
- (3) A promoter shall file with the [division]commission an application to hold a contest not less than 30 days before the date of the proposed contest, or not less than seven days for televised contests, before the date of the proposed contest. The application shall include the date, time and place of the contest and information concerning the on-site emergency facilities, personnel, and transportation.
- (4) Prior to the scheduled time of the contest, the promoter shall have available for inspection the completed physical facilities which will be used directly or indirectly for the contest. The facilities will be inspected in the presence of the promoter or his authorized representative by the designated commission member and all deficiencies cited upon inspection shall be corrected before the contest.
- (5) Within one hour after completion of the contest, the promoter, in the presence of the designated commission member, shall pay to each professional contestant, referee, judge, and the attending physician all amounts due and payable under the terms and conditions of contract terms or agreements between the promoter and other parties. Such payment shall be made in cash unless otherwise stated in the contract or if such payment will exceed \$9,000.
- (6) A promoter shall be responsible for verifying the identity, ring record, and suspensions of each professional contestant. A promoter shall be held responsible for the accuracy of the names and records of each of the participating professional contestants in all publicity or promotional material.
- (7) A professional contestant shall use his own legal name to sign a contract. However, a professional contestant who is licensed under another name may sign the contract using his licensed name if the professional contestant's legal name appears in the body of the

contract as the name under which the professional contestant is legally known.

- (8) All contracts shall be between a promoter and a professional contestant. There shall not be a contract between the promoter and a manager. However, a contract may be signed by a professional contestant's manager on behalf of the professional contestant. If a professional contestant does not have a licensed manager, the professional contestant shall sign the contract.
- (9) The contract that is filed with the [division]commission shall embody all of the agreements between the parties.
- (10) The contract between a promoter and a professional contestant shall be for the use of the professional contestant's skills in a contest and shall not require the professional contestant to sell tickets in order to be paid for his services.
- (11) The promoter of the contest, at the time of the contest weigh in, shall provide evidence of health insurance pursuant to Public Law 104272, "The Professional Boxing Safety Act of 1996."

R151-33-335. HIV and Drug Tests.

In accordance with Subsection 13-33-405, UCA, the following shall apply to drug testing:

- (1) At the request of the [division]commission, the designated commission member or the ringside physician, a professional contestant or assigned official shall submit to a test of body fluids to determine the presence of drugs. The promoter shall be responsible for any costs of testing.
- (2) A laboratory test that results in a finding of the presence of a drugs or the refusal of a professional contestant or assigned official to submit to the test shall be grounds for a suspension of the professional contestant's or assigned official's license as provided for by the [division]commission.
- (3) If the test results in a finding of the presence of a drugs or if the professional contestant or assigned official is unable to provide a sample of body fluids for such a test, the [division]commission may take one or more of the following actions:
- (a) immediately suspend the professional contestant's or assigned official's license in accordance with Section R151-33-303[(6)];
- (b) stop the contest in accordance with Section R151-33-330(6); or
- (c) initiate other appropriate licensure action in accordance with the provisions of Subsection 13-33-301.
- (4) A professional contestant who is disciplined pursuant to the provisions of these rules and who was the winner of a contest shall be disqualified and the decision of the contest shall be changed to "no contest".

R151-33-336. Stopping a Contest.

In accordance with Subsection 13-33-102(14)(b), UCA, authority for stopping a contest is defined, clarified or established as follows:

- (1) The referee may stop a contest to ensure the integrity of a contest or to protect the health, safety, and welfare of a professional contestant or the public for any one or more of the following reasons:
- (a) injuries or cuts of a professional contestant, in accordance with R151-[7]33-318, or other physical or mental conditions consistent with the procedures outlined in R151-33-318;
 - (b) one-sided nature of the contest;
- (c) refusal or inability of a professional contestant to reasonably compete; and

- (d) refusal or inability of a professional contestant to comply with the rules of the contest.
- (2) If a referee stops a contest, the referee shall disqualify the professional contestant, where appropriate, and recommend to the designated commission member that the purse of that professional contestant be withheld pending an impoundment decision in accordance with Section 13-33-504, UCA.
- (3) The designated commission member may stop a contest at any stage in the contest when there is a significant question with respect to the contest, the professional contestant, or any other licensee associated with the contest, and determine whether the purse should be impounded pursuant to Section 13-34-504, UCA.

R151-33-337. Tough Man Contests.

Except as provided in Section R151-33-328, the provisions of R151-33, the <u>Pete Suazo</u> Utah [<u>Professional</u>] Athletic Commission Act Rules, including provisions for stopping contests and impounding purses, apply to a tough man contest.

R151-33-338. Limitations on Tough Man Contests.

Limitation on participation in a tough man contest shall include the following:

- (1) A tough man contest must begin and end within a period of 48 hours.
- (2) All matches in a tough man match must be scheduled for no more than three rounds of boxing. A round must be one minute in duration.
- (3) A tough man contestant shall wear 16 oz. boxing gloves, training headgear, a mouthpiece and a large abdominal groin protector during each match.
- (4) A tough man contestant may participate in more than one match in a tough man contest, but a tough man contestant shall not box more than a total of 12 rounds in a tough man contest.
- (5) The promoter of the tough man contest shall be required to supply at the time of the weigh in of the tough man contestants, a physical examination on each tough man contestant, conducted by a physician no more than 60 days prior to the tough man contest in a form provided by the [division]commission certifying that the tough man contestant is free from any physical or mental condition that indicates the tough man contestant should not engage in activity as a tough man contestant.
- (6) The promoter of the tough man contest shall be required to supply at the time of the weight in of the tough man contestants, a HIV test pursuant to Subsections R151-33-339(1), (2), and (3) for each tough man contestant.
- (7) Other limitations may be imposed by the [Division in collaboration with the Utah Boxing C]commission in advance of a tough man contest.

R151-33-339. HIV Testing.

In accordance with 13-33-405, UCA, provisions under which professional contestants shall produce evidence of a clear HIV test as a condition of participation in a contest are established as follows:

- (1) All professional contestants and tough man contestants shall provide evidence in the form of a competent laboratory examination certificate verifying that the professional contestant is HIV negative at the time of the weigh-in.
- (2) The examination certificate shall certify that the test results were completed within 60 days prior to the contest.

(3) Any professional contestant and tough man contestant whose HIV test is positive shall be prohibited from participating in a contest as a professional contestant or tough man contestant.

R151-33-340. Ultimate Fighting Prohibition.

In accordance with Subsections 13-33-402(1)[, UCA,] and 13-33-402(2)(b), the license of any licensee who publicizes, promotes, conducts, or engages in an ultimate fighting match is subject to revocation.

R151-33-341. Withholding of a Purse.

The provisions set forth in 13-33-504, UCA, shall govern the conditions under which there shall be a withholding of the purpose, and the procedures to be followed in the event that the purse is withheld

R151-33-342. Permit, Fee, and Bond Prerequisite to Holding Contest or Promotion.

Before a licensed promoter may hold a contest or single contest as part of a single promotion, his application must be accompanied by a fee determined by the department under 63-38-32. Before the permit is granted, the applicant shall post a surety bond with the commission in an amount equal to the actual purse or \$10,000, whichever is greater.

R151-33-401. Martial Arts Contests and Exhibitions.

- (1) All full-contact martial arts are forms of unarmed combat.
- (2) The provisions pertaining to licenses, fees, dates of programs and disciplinary action in the laws and regulations of unarmed combat apply to contests or exhibitions of such martial arts.
- (3) A contest or exhibition of a martial art must be conducted pursuant to the official rules for the particular art. The sponsoring organization or promoter must file a copy of the official rules with the commission before it will approve the holding of the contest or exhibition.
- (4) The commission will not allow a martial arts contest or exhibition to be held if the rules submitted to it are inconsistent, in any way, with the Pete Suazo Utah [Professional] Athletic Commission Act (UCA 13-33) or with the rules adopted by the commission for the administration of that act (R151-33).

[R151-33-402. Wrestling Contests and Exhibitions.

- (1) The provisions pertaining to licenses, fees, dates of programs and disciplinary action in the laws and regulations of unarmed combat apply to contests or exhibitions of wrestling.
- (2) A contest or exhibition of wrestling must be conducted pursuant to the official rule of the particular sport. The sponsoring organization or promoter must file a copy of the official rules with the commission before it will approve the holding of the contest or exhibition.
- (3) The commission will not allow a wrestling contest or exhibition to be held if the rules submitted to it are inconsistent, in any way, with the Utah Professional Athletic Commission Act (UCA 13-33) or with the rules adopted by the commission for the administration of that act (R151-33).

R151-33-403. Toughman Contests.

(1) The provisions pertaining to licenses, fees, dates of programs and disciplinary action in the laws and regulations of unarmed combat apply to Toughman contests.

- (2) Toughman contests must be conducted pursuant to the official rule of the particular sport. The sponsoring organization or promoter must file a copy of the official rules with the commission before it will approve the holding of the Toughman contest.
- (3) The commission will not allow a Toughman contest to be held if the rules submitted to it are inconsistent, in any way, with the Pete Suazo Utah [Professional] Athletic Commission Act (UCA 13-33) or with the rules adopted by the commission for the administration of that act (R151-33).

R151-33-404. Ultimate Fighting Contests Prohibited.

(1) In accordance with Subsection 13-33-402(1) and 13-33-402(2)(b), the license of any licensee who publicizes, promotes, conducts, or engages in an ultimate fighting match shall be subject to revocation.

KEY: licensing, boxing*, contests*[, wrestling] December 1, 2001 13-33-101 through 13-33-506

Labor Commission, Industrial Accidents **R612-4-2**

Premium Rates for the Uninsured Employers' Fund and the Employers' Reinsurance Fund

NOTICE OF 120-DAY (EMERGENCY) RULE DAR FILE NO.: 24282 FILED: 11/27/2001, 14:21

RULE ANALYSIS

Purpose of the Rule or Reason for the Change: The purpose of this rule change is to establish the premium assessment rates for 2002 to fund the Employers' Reinsurance Fund, the Uninsured Employers' Fund, and the Workplace Safety Account.

SUMMARY OF THE RULE OR CHANGE: The changes are: 1) decreases the premium assessment rate for the Uninsured Employers' Fund from 0.50% to 0.25% for the calendar year of 2002; 2) extends the existing premium assessment rate for the Workplace Safety Account (0.25%) through the calendar year of 2002; and 3) increases the premium assessment rate for the Employers' Reinsurance Fund from 7.25% to 9.25% for the calendar year of 2002. These premium assessments are required by statute to meet the operating expenses and minimum fund balances of the Employers' Reinsurance Fund and the Uninsured Employers' Fund and to fund the Labor Commission's Workplace Safety activities. (DAR Note: A corresponding proposed amendment is under DAR No. 24283 in this Bulletin.)

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Subsection 59-9-101(2)

ANTICIPATED COST OR SAVINGS TO:

★ STATE BUDGET: Because the proposed amendment increases the net premium assessment rate by 1.75%, the state budget will experience an equivalent increase in its workers' compensation insurance premium costs.

♦OCAL GOVERNMENTS: Because the proposed amendment increases the net premium assessment rate by 1.75% local government budgets will experience an equivalent increase in its workers' compensation insurance premium costs.

♦ THER PERSONS: Because the proposed amendment increases the net premium assessment rate by 1.75% employers will experience an equivalent increase in their workers' compensation insurance premium costs.

COMPLIANCE COSTS FOR AFFECTED PERSONS: The proposed amendment will slightly increase workers' compensation expenses for employers, but will not impose any other compliance costs.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: The increase of 1.75% in the premium assessment will slightly increase the cost of workers' compensation insurance to business, but will maintain the actuarial soundness of the Employers' Reinsurance Fund and the Uninsured Employers' Fund.

EMERGENCY RULE REASON AND JUSTIFICATION: REGULAR RULEMAKING PROCEDURES WOULD place the agency in violation or federal or state law.

Section 59-9-101 authorizes the yearly workers' compensation insurance premium assessment that is the subject of this rule. Among other requirements, Section 59-9-101 requires the Commission to set the premium assessment on a calendar year basis. Consequently, any necessary rule amendments must be effective no later than January 1 of each year. However, Section 59-9-101 also requires that the premium assessment rate be supported by an annual actuarial study of the funding requirements of the Employers' Reinsurance Fund and the Uninsured Employers' Fund. Section 59-9-101 also requires the Commission to hold a public hearing on the assessment rate. This year, satisfying the foregoing statutory requirements left insufficient time for Commission staff to complete the regular rule amendment process in time to meet the January 1, 2002, deadline.

THE FULL TEXT OF THIS RULE MAY BE INSPECTED, DURING REGULAR BUSINESS HOURS, AT:

LABOR COMMISSION
INDUSTRIAL ACCIDENTS
HEBER M WELLS BLDG
160 E 300 S
SALT LAKE CITY UT 84111-2316, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Alan Hennebold or Joyce Sewell at the above address, by phone at 801-530-6937 or 801-530-6988, by FAX at 801-530-7685 or 801-530-6904, or by Internet E-mail at ahennebo.icmain@state.ut.us or jsewell.icmain@state.ut.us

THIS RULE IS EFFECTIVE ON: 01/01/2002

AUTHORIZED BY: R Lee Ellertson, Commissioner

R612. Labor Commission, Industrial Accidents.

R612-4. Premium Rates.

R612-4-2. Premium Rates for the Uninsured Employers' Fund and the Employers' Reinsurance Fund.

A. Pursuant to Section 59-9-101(2), the workers' compensation premium rates effective January 1, [2001]2002, as established by the Labor Commission, shall be:

- 1. [0.50]0.25% for the Uninsured Employers' Fund;
- 2. [7.25]9.25% for the Employers' Reinsurance Fund;
- 3. 0.25% for the workplace safety account.
- B. The premium rates are a percentage of the total workers' compensation insurance premium income as detailed in Section 59-9-101(2)(a).

KEY: workers' compensation, rates January 1, 2002 Notice of Continuation February 8, 2001 59-9-101(2)

End of the Notices of 120-Day (Emergency) Rules Section

FIVE-YEAR NOTICES OF REVIEW AND STATEMENTS OF CONTINUATION

Within five years of an administrative rule's original enactment or last five-year review, the responsible agency is required to review the rule. This review is designed to remove obsolete rules from the *Utah Administrative Code*.

Upon reviewing a rule, an agency may: repeal the rule by filing a PROPOSED RULE; continue the rule as it is by filing a NOTICE OF REVIEW AND STATEMENT OF CONTINUATION (NOTICE); or amend the rule by filing a PROPOSED RULE and by filing a NOTICE. By filing a NOTICE, the agency indicates that the rule is still necessary.

NOTICES are not followed by the rule text. The rule text that is being continued may be found in the most recent edition of the *Utah Administrative Code*. The rule text may also be inspected at the agency or the Division of Administrative Rules. NOTICES are effective when filed. NOTICES are governed by *Utah Code* Section 63-46a-9 (1998).

Alcoholic Beverage Control, Administration

R81-2

State Stores

FIVE YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

DAR FILE No.: 24269 FILED: 11/16/2001, 14:08

NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

CONCISE EXPLANATION OF THE PARTICULAR STATUTORY PROVISIONS UNDER WHICH THE RULE IS ENACTED AND HOW THESE PROVISIONS AUTHORIZE OR REQUIRE THE RULE: Section 32A-1-107 allows the Alcoholic Beverage Control Commission to set policies and adopt rules for the sale, storage, and distribution of alcoholic beverages within the state of Utah.

SUMMARY OF WRITTEN COMMENTS RECEIVED DURING AND SINCE THE LAST FIVE YEAR REVIEW OF THE RULE FROM INTERESTED PERSONS SUPPORTING OR OPPOSING THE RULE: None received.

REASONED JUSTIFICATION FOR CONTINUATION OF THE RULE, INCLUDING REASONS WHY THE AGENCY DISAGREES WITH COMMENTS IN OPPOSITION TO THE RULE, IF ANY: Maintain licensing guidelines and operational restrictions for state liquor stores.

THE FULL TEXT OF THIS RULE MAY BE INSPECTED, DURING REGULAR BUSINESS HOURS, AT:

ALCOHOLIC BEVERAGE CONTROL ADMINISTRATION 1625 S 900 W SALT LAKE CITY UT 84104-1630, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO: Sharon Mackay at the above address, by phone at 801-977-6800, by FAX at 801-977-6889, or by Internet E-mail at abcmain.smackay@state.ut.us

AUTHORIZED BY: Kenneth F Wynn, Director

EFFECTIVE: 11/16/2001

Education, Administration **R277-467**

Modernizing School Library Media Center Collections

FIVE YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

DAR FILE No.: 24294 FILED: 11/30/2001, 14:04

NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

CONCISE EXPLANATION OF THE PARTICULAR STATUTORY PROVISIONS UNDER WHICH THE RULE IS ENACTED AND HOW THESE PROVISIONS AUTHORIZE OR REQUIRE THE RULE: This rule was authorized under 1996 Utah Laws 321 (Section 36(3)) which directed the State Board of Education to develop rules to distribute one-time monies for school library media collections. Because the appropriation was one-time monies for one specific school year, it has been determined that this rule is no longer necessary. The rule is being continued to provide the State Board of Education the opportunity to act on the rule appropriately and provide adequate public notice.

SUMMARY OF WRITTEN COMMENTS RECEIVED DURING AND SINCE THE LAST FIVE YEAR REVIEW OF THE RULE FROM INTERESTED PERSONS SUPPORTING OR OPPOSING THE RULE: None.

REASONED JUSTIFICATION FOR CONTINUATION OF THE RULE, INCLUDING REASONS WHY THE AGENCY DISAGREES WITH COMMENTS IN OPPOSITION TO THE RULE, IF ANY: The rule is being continued at this time, but will be repealed as soon as possible.

THE FULL TEXT OF THIS RULE MAY BE INSPECTED, DURING REGULAR BUSINESS HOURS. AT:

EDUCATION
ADMINISTRATION
250 E 500 S
SALT LAKE CITY UT 84111-3272, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Carol Lear at the above address, by phone at 801-538-7835, by FAX at 801-538-7768, or by Internet E-mail at clear@usoe.k12.ut.us

AUTHORIZED BY: Carol Lear, Coordinator School Law and Legislation

EFFECTIVE: 11/30/2001

Labor Commission, Antidiscrimination and Labor, Antidiscrimination

R606-1

Antidiscrimination

FIVE YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

DAR FILE No.: 24278 FILED: 11/27/2001, 13:52

NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

CONCISE EXPLANATION OF THE PARTICULAR STATUTORY PROVISIONS UNDER WHICH THE RULE IS ENACTED AND HOW THESE PROVISIONS AUTHORIZE OR REQUIRE THE RULE: Section 34A-5-104 gives the Labor Commission jurisdiction over the subject of employment practices and discrimination made unlawful by Title 34A, Chapter 5. It also gives the Labor Commission authority to make rules to enforce the provisions of Title 34A, Chapter 5.

SUMMARY OF WRITTEN COMMENTS RECEIVED DURING AND SINCE THE LAST FIVE YEAR REVIEW OF THE RULE FROM INTERESTED PERSONS SUPPORTING OR OPPOSING THE RULE: No comments have been received since the last five-year review.

REASONED JUSTIFICATION FOR CONTINUATION OF THE RULE, INCLUDING REASONS WHY THE AGENCY DISAGREES WITH COMMENTS IN OPPOSITION TO THE RULE, IF ANY: The Labor Commission is responsible for the enforcement of the Utah Antidiscrimination Act. This rule establishes the procedures for investigation and appeal of claims of employment discrimination. It establishes the procedures for declaratory orders in employment discrimination matters. The method of calculating time periods for appeal is also set forth.

THE FULL TEXT OF THIS RULE MAY BE INSPECTED, DURING REGULAR BUSINESS HOURS. AT:

LABOR COMMISSION ANTIDISCRIMINATION AND LABOR, ANTIDISCRIMINATION HEBER M WELLS BLDG 160 E 300 S SALT LAKE CITY UT 84111-2316, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO: Alan Hennebold at the above address, by phone at 801-530-6937, by FAX at 801-530-7685, or by Internet E-mail at

ahennebo.icmain@state.ut.us

AUTHORIZED BY: R Lee Ellertson, Commissioner

EFFECTIVE: 11/27/2001

Labor Commission, Antidiscrimination and Labor, Antidiscrimination **R606-2**

Pre-Employment Inquiry Guide

FIVE YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

DAR FILE No.: 24279 FILED: 11/27/2001, 13:53

NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

CONCISE EXPLANATION OF THE PARTICULAR STATUTORY PROVISIONS UNDER WHICH THE RULE IS ENACTED AND HOW THESE PROVISIONS AUTHORIZE OR REQUIRE THE RULE: Section 34A-5-104 gives the Labor Commission jurisdiction over the subject of employment practices and discrimination made unlawful by Title 34A, Chapter 5. It also gives the Labor Commission authority to make rules to enforce the provisions of Title 34A, Chapter 5.

SUMMARY OF WRITTEN COMMENTS RECEIVED DURING AND SINCE THE LAST FIVE YEAR REVIEW OF THE RULE FROM INTERESTED PERSONS SUPPORTING OR OPPOSING THE RULE: No comments have been received since the last five-year review.

REASONED JUSTIFICATION FOR CONTINUATION OF THE RULE, INCLUDING REASONS WHY THE AGENCY DISAGREES WITH COMMENTS IN OPPOSITION TO THE RULE, IF ANY: The Labor Commission is responsible for the enforcement of the Utah Antidiscrimination Act. In order to provide employers with assistance in avoiding the filing a discrimination claim for their pre-employment inquiries, the Commission has developed this rule which establishes proper and improper inquiries.

THE FULL TEXT OF THIS RULE MAY BE INSPECTED, DURING REGULAR BUSINESS HOURS, AT:

LABOR COMMISSION
ANTIDISCRIMINATION AND LABOR,
ANTIDISCRIMINATION
HEBER M WELLS BLDG
160 E 300 S
SALT LAKE CITY UT 84111-2316, or
at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Alan Hennebold at the above address, by phone at 801-530-6937, by FAX at 801-530-7685, or by Internet E-mail at ahennebo.icmain@state.ut.us

AUTHORIZED BY: R Lee Ellertson, Commissioner

EFFECTIVE: 11/27/2001

Natural Resources, Parks and Recreation

R651-212

Display of Registration Decals

FIVE YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

DAR FILE No.: 24270 FILED: 11/19/2001, 08:47

NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

CONCISE EXPLANATION OF THE PARTICULAR STATUTORY PROVISIONS UNDER WHICH THE RULE IS ENACTED AND HOW THESE PROVISIONS AUTHORIZE OR REQUIRE THE RULE: Subsection 73-18-7(18)(b) states that the board may adopt rules for the display of registration decals.

SUMMARY OF WRITTEN COMMENTS RECEIVED DURING AND SINCE THE LAST FIVE YEAR REVIEW OF THE RULE FROM INTERESTED PERSONS SUPPORTING OR OPPOSING THE RULE: None.

REASONED JUSTIFICATION FOR CONTINUATION OF THE RULE, INCLUDING REASONS WHY THE AGENCY DISAGREES WITH COMMENTS IN OPPOSITION TO THE RULE, IF ANY: Displaying registration decals makes it easy for identification of vessels by law enforcement officers. If a registration is not displayed in plain sight, the officers have to stop the vessel to make sure the decal is current and identify the operators. For safety and ease of identification of vessels on the waters in Utah, this rule should be continued.

THE FULL TEXT OF THIS RULE MAY BE INSPECTED, DURING REGULAR BUSINESS HOURS. AT:

NATURAL RESOURCES
PARKS AND RECREATION
Room 116
1594 W NORTH TEMPLE
SALT LAKE CITY UT 84116-3154, or
at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Dee Guess at the above address, by phone at 801-538-7320, by FAX at 801-538-7378, or by Internet E-mail at nrdpr.dguess@state.ut.us

AUTHORIZED BY: Dave Morrow, Deputy Director

EFFECTIVE: 11/19/2001

Natural Resources, Parks and Recreation

R651-214

Temporary Registration

FIVE YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

DAR FILE No.: 24271 FILED: 11/19/2001, 08:53

NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

CONCISE EXPLANATION OF THE PARTICULAR STATUTORY PROVISIONS UNDER WHICH THE RULE IS ENACTED AND HOW THESE PROVISIONS AUTHORIZE OR REQUIRE THE RULE: Subsection 73-18-7(18)(d) states that the board may adopt rules for the issuance and sisplay of temporary registrations under the State Boating Act. The temporary registration is the same as outlined in Section R651-213-1.

SUMMARY OF WRITTEN COMMENTS RECEIVED DURING AND SINCE THE LAST FIVE YEAR REVIEW OF THE RULE FROM INTERESTED PERSONS SUPPORTING OR OPPOSING THE RULE: None.

REASONED JUSTIFICATION FOR CONTINUATION OF THE RULE, INCLUDING REASONS WHY THE AGENCY DISAGREES WITH COMMENTS IN OPPOSITION TO THE RULE, IF ANY: To show when and how temporary registrations may be used when dealing with motorboats or sailboats used on the waters in the State of Utah. For safety and accountability, this rule should be continued.

THE FULL TEXT OF THIS RULE MAY BE INSPECTED, DURING REGULAR BUSINESS HOURS, AT:

NATURAL RESOURCES
PARKS AND RECREATION
Room 116
1594 W NORTH TEMPLE
SALT LAKE CITY UT 84116-3154, or
at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO: Dee Guess at the above address, by phone at 801-538-7320, by FAX at 801-538-7378, or by Internet E-mail at nrdpr.dguess@state.ut.us

AUTHORIZED BY: Dave Morrow, Deputy Director

EFFECTIVE: 11/19/2001

Regents (Board Of), Administration **R765-685**

Utah Educational Savings Plan Trust

FIVE YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

DAR FILE No.: 24291 FILED: 11/30/2001, 11:24

NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

CONCISE EXPLANATION OF THE PARTICULAR STATUTORY PROVISIONS UNDER WHICH THE RULE IS ENACTED AND HOW THESE PROVISIONS

AUTHORIZE OR REQUIRE THE RULE: To provide rules for the administration and operation of the Utah Educational Savings Plan (UESP) Trust established by Title 53B, Chapter 8a.

SUMMARY OF WRITTEN COMMENTS RECEIVED DURING AND SINCE THE LAST FIVE YEAR REVIEW OF THE RULE FROM INTERESTED PERSONS SUPPORTING OR OPPOSING THE RULE: None.

REASONED JUSTIFICATION FOR CONTINUATION OF THE RULE, INCLUDING REASONS WHY THE AGENCY DISAGREES WITH COMMENTS IN OPPOSITION TO THE RULE, IF ANY: UESP continues to grow and now has over \$75,000,000 invested in over 11,000 participant accounts. The rule needs to be continued to enable continued operation of the program.

THE FULL TEXT OF THIS RULE MAY BE INSPECTED, DURING REGULAR BUSINESS HOURS, AT:

REGENTS (BOARD OF)
ADMINISTRATION
Room 550 3 TRIAD CENTER
355 W NORTH TEMPLE
SALT LAKE CITY UT 84180-1205, or
at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO: Dale Hatch at the above address, by phone at 801-321-7251, by FAX at 801-321-7299, or by Internet E-mail at dhatch@utahsbr.edu

AUTHORIZED BY: Cecelia H Foxley, Commissioner

EFFECTIVE: 11/30/2001

End of the Five-Year Notices of Review and Statements of Continuation Section

NOTICES OF RULE EFFECTIVE DATES

These are the effective dates of PROPOSED RULES or CHANGES IN PROPOSED RULES published in earlier editions of the *Utah State Bulletin*. These effective dates are at least 31 days and not more than 120 days after the date the following rules were published.

Abbreviations

AMD = Amendment

CPR = Change in Proposed Rule

NEW = New Rule

R&R = Repeal and Reenact

REP = Repeal

Administrative Services

Purchasing and General Services

No. 23965 (AMD): R33-3-1. Competitive Sealed

Bidding; Multi-Step Sealed Bidding. Published: August 15, 2001

Effective: December 3, 2001

No. 23962 (AMD): R33-3-7. Types of Contracts.

Published: August 15, 2001 Effective: December 3, 2001

Natural Resources

Water Rights

No. 23898 (AMD): R655-10. Dam Safety Classifications, Approval Procedures and

Independent Reviews. Published: August 1, 2001 Effective: November 29, 2001

No. 23899 (AMD): R655-11. Requirements for the Design, Construction and Abandonment of Dams.

Published: August 1, 2001 Effective: November 29, 2001 No. 23900 (AMD): R655-12. Requirements for

Operational Dams.

Published: August 1, 2001 Effective: November 29, 2001

Transportation

Motor Carrier

No. 24055 (AMD): R909-1. Safety Regulations for

Motor Carriers.

Published: October 1, 2001 Effective: December 3, 2001

Program Development

No. 24082 (AMD): R926-6. Transportation Corridor

Preservation Revolving Loan Fund. Published: October 15, 2001 Effective: November 20, 2001

Preconstruction, Right-of-Way Acquisition

No. 24071 (AMD): R933-1. Right of Way Acquisition.

Published: October 15, 2001 Effective: November 20, 2001

End of the Notices of Rule Effective Dates Section

Rules Index Begins on the Following Page.

RULES INDEX BY AGENCY (CODE NUMBER) AND BY KEYWORD (SUBJECT)

The *Rules Index* is a cumulative index that reflects all effective changes to Utah's administrative rules. The current *Index* lists changes made effective from January 2, 2001, including notices of effective date received through November 30, 2001, the effective dates of which are no later than December 15, 2001. The *Rules Index* is published in the *Utah State Bulletin* and in the annual *Index of Changes*. Nonsubstantive changes, while not published in the *Bulletin*, do become part of the *Utah Administrative Code (Code)* and are included in this *Index*, as well as 120-Day (Emergency) rules that do not become part of the *Code*. The rules are indexed by Agency (Code Number) and Keyword (Subject).

A copy of the *Rules Index* is available for public inspection at the Division of Administrative Rules (4120 State Office Building, Salt Lake City, UT), or may be viewed online at the Division's web site (http://www.rules.state.ut.us/).

RULES INDEX - BY AGENCY (CODE NUMBER)

ABBREVIATIONS

AMD = Amendment NSC = Nonsubstantive rule change

CPR = Change in proposed rule REP = Repeal

EMR = Emergency rule (120 day)

R&R = Repeal and reenact

NEW = New rule

* = Text too long to print in *Bulletin*, or 5YR = Five-Year Review

* = Text too long to print in *Bulletin*, or repealed text not printed in *Bulletin*

EXD = Expired

CODE REFERENCE	TITLE	FILE NUMBER	ACTION	EFFECTIVE DATE	BULLETIN ISSUE/PAGE
ADMINISTRATIV	VE SERVICES				
Debt Collection					
R21-3	Debt Collection Through Administrative Offset	23682	NSC	05/01/2001	Not Printed
Facilities Constru	uction and Management				
R23-1	Procurement of Construction	23870	AMD	08/15/2001	2001-14/5
R23-2	Procurement of Architect-Engineer Services	23952	AMD	09/15/2001	2001-16/4
R23-6	Value Engineering and Life Cycle Costing of State Owned Facilities Rules and Regulations	23697	NSC	05/01/2001	Not Printed
<u>Finance</u>					
R25-2	Finance Adjudicative Proceedings	24135	5YR	10/17/2001	2001-22/93
R25-7	Travel-Related Reimbursements for State Employees	23699	AMD	07/01/2001	2001-10/5
R25-14	Payment of Attorneys Fees in Death Penalty Cases	23366	AMD	01/22/2001	2000-24/5
Fleet Operations	Fleet Operations Adjudicative Proceedings	23522	5YR	02/08/2001	2001-5/39
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R27-7	Safety and Loss Prevention of State Vehicles	23345	NEW	01/31/2001	2000-24/6	
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R28-2	Surplus Firearms	23523	5YR	02/08/2001	2001-5/39	
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R29-1	Division of Information Technology Services Adjudicative Proceedings	23944	5YR	07/26/2001	2001-16/48	
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R33-3-1	Competitive Sealed Bidding; Multi-Step Bidding	23965	AMD	12/03/2001	2001-16/7	
R33-3-7	Types of Contracts	23962	AMD	12/03/2001	2001-16/10	
AGRICULTURE	AND FOOD					
<u>Administration</u>						
R51-1	Public Petitions for Declaratory Rulings	23584	5YR	03/30/2001	2001-8/83	
R51-2-11	Appearance and Representation	23928	NSC	08/01/2001	Not Printed	
R51-3	Government Records Access and Management Act	23958	5YR	07/31/2001	2001-16/48	
R51-4	ADA Complaint Procedure	23959	5YR	07/31/2001	2001-16/49	
Animal Industry						
R58-2	Diseases, Inspections and Quarantines	23557	NSC	04/01/2001	Not Printed	
R58-2	Diseases, Inspections and Quarantines	24171	5YR	10/30/2001	2001-22/93	
R58-4	Use of Animal Drugs and Biologicals in the State of Utah	24178	5YR	11/01/2001	2001-22/94	
R58-10	Meat and Poultry Inspection	23306	AMD	01/03/2001	2000-23/9	
R58-11	Slaughter of Livestock	23585	5YR	03/30/2001	2001-8/83	
R58-12	Record Keeping and Carcass Identification at Meat Exempt (Custom Cut) Establishments	23586	5YR	03/30/2001	2001-8/84	
R58-13	Custom Exempt Slaughter	23587	5YR	03/30/2001	2001-8/84	
R58-14	Holding Live Raccoons or Coyotes in Captivity	24153	5YR	10/24/2001	2001-22/94	
R58-15	Collection of Annual Fees for the Wildlife Damage Prevention Act	23588	5YR	03/30/2001	2001-8/85	
R58-16	Swine Garbage Feeding	23589	5YR	03/30/2001	2001-8/85	
R58-17	Aquaculture and Aquatic Animal Health	23534	AMD	04/17/2001	2001-6/34	
Chemistry Laboratory						
R63-1	Fee Schedule	23404	5YR	01/10/2001	2001-3/94	
Marketing and C	<u>onservation</u>					
R65-1	Utah Apple Marketing Order	23543	5YR	03/06/2001	2001-7/45	
R65-3	Utah Turkey Marketing Order	23544	5YR	03/06/2001	2001-7/45	
R65-4	Utah Egg Marketing Order	23545	5YR	03/06/2001	2001-7/46	
R65-7	Horse Racing	24149	5YR	10/19/2001	2001-22/95	
R65-8	Management of the Junior Livestock Show Appropriation	24003	5YR	08/24/2001	2001-18/56	

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R68-1	Utah Bee Inspection Act Governing Inspection of Bees	23434	5YR	01/16/2001	2001-3/94
R68-2	Utah Commercial Feed Act Governing Feed	23435	5YR	01/16/2001	2001-3/95
R68-4	Standardization, Marketing, and Phytosanitary Inspection of Fresh Fruits, Vegetables, and Other Plant and Plant Products	23960	5YR	07/31/2001	2001-16/49
R68-6	Utah Nursery Act	23436	5YR	01/16/2001	2001-3/95
R68-7	Utah Pesticide Control Act	23973	5YR	08/07/2001	2001-17/46
R68-8	Utah Seed Law	23961	5YR	07/31/2001	2001-16/50
R68-10	Quarantine Pertaining to the European Corn Borer	23437	5YR	01/16/2001	2001-3/96
R68-12	Quarantine Pertaining to Mint Wilt	23438	5YR	01/16/2001	2001-3/96
R68-18	Quarantine Pertaining to Karnal Bunt	24004	5YR	08/24/2001	2001-18/56
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R70-101	Bedding, Upholstered Furniture and Quilted Clothing	23542	AMD	05/02/2001	2001-7/6
R70-101-14	Rules and Regulations for Filling Material	23653	NSC	06/01/2001	Not Printed
R70-330	Raw Milk for Retail	24005	5YR	08/24/2001	2001-18/57
R70-370	Butter	24006	5YR	08/24/2001	2001-18/57
R70-380	Grade A Condensed and Dry Milk Products and Condensed and Dry Whey	24007	5YR	08/24/2001	2001-18/58
R70-410	Grading and Inspection of Shell Eggs With Standard Grade and Weight Classes	24046	5YR	09/12/2001	2001-19/43
R70-410	Grading and Inspection of Shell Eggs With Standard Grade and Weight Classes	24043	AMD	11/01/2001	2001-19/4
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R70-430	Turkeys	23429	REP	03/06/2001	2001-3/6
R70-610	Uniform Retail Wheat Standards of Identity	23430	5YR	01/16/2001	2001-3/96
R70-610	Uniform Retail Wheat Standards and Identity	23431	NSC	02/01/2001	Not Printed
R70-620	Enrichment of Flour and Cereal Products	23432	5YR	01/16/2001	2001-3/97
R70-620	Enrichment of Flour and Cereal Products	23433	AMD	03/06/2001	2001-3/7
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R70-920	Packaging and Labeling of Commodities	24154	5YR	10/24/2001	2001-22/95
R70-930	Method of Sale of Commodities	24155	5YR	10/24/2001	2001-22/95
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R81-2	State Stores	24269	5YR	11/16/2001	2001-24/55
R81-3-9	Advertising	23983	EMR	08/09/2001	2001-17/43
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R81-4B	Airport Lounges	23591	5YR	04/02/2001	2001-8/85

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R81-10	On Premise Beer Retailer	23592	5YR	04/02/2001	2001-8/86	
R81-10	On-Premise Beer Retailer	23604	NSC	05/01/2001	Not Printed	
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R151-46b	Department of Commerce Administrative Procedures Act Rules	23945	5YR	07/27/2001	2001-16/50	
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R152-1	Utah Division of Consumer Protection: "Buyer Beware List"	23457	5YR	01/29/2001	2001-4/61	
R152-1	Utah Division of Consumer Protection: "Buyer Beware List"	23789	AMD	07/30/2001	2001-12/7	
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R152-7 (Changed to R152-23)	Utah Health Spa Services	23791	AMD	07/30/2001	2001-12/12	
R152-15	Business Opportunity Disclosure Act Rules	23792	AMD	07/30/2001	2001-12/14	
R152-16	Motor Fuel Marketing Act Rules	23793	REP	07/30/2001	2001-12/15	
R152-22	Charitable Solicitations Act	23794	AMD	07/30/2001	2001-12/17	
R152-26	Telephone Fraud Prevention Act	23795	AMD	07/30/2001	2001-12/17	
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R154-2	Utah Uniform Commercial Code, Revised Article 9 Rules	23672	NEW	07/26/2001	2001-9/3	
R154-2	Utah Uniform Commercial Code, Revised Article 9 Rules	23858	NSC	08/01/2001	Not Printed	
R154-10	Utah Digital Signature Act Rules	23595	AMD	05/18/2001	2001-8/15	

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R156-1-308a	Renewal Dates	23798	AMD	07/17/2001	2001-12/22			
R156-1-308c	Renewal of Licensure Procedures	23909	AMD	09/04/2001	2001-15/4			
R156-1-308d	Denial of Renewal of Licensure-Classification of proceedings-Conditional Renewal During Pendency of Adjudicative Proceedings, Audit or Investigation	23295	AMD	01/04/2001	2000-23/9			
R156-3a	Architect Licensing Act Rules	23550	AMD	05/03/2001	2001-7/9			
R156-3a	Architect Licensing Act Rules	23730	NSC	06/01/2001	Not Printed			
R156-3a	Architect Licensing Act Rules	23837	5YR	06/11/2001	2001-13/85			
R156-5a	Podiatric Physician Licensing Act Rules	23797	AMD	07/17/2001	2001-12/24			
R156-9a	Uniform Athlete Agents Act Rules	23796	NEW	07/17/2001	2001-12/25			
R156-11a	Cosmetologist/Barber Licensing Act Rules	23260	AMD	see CPR	2000-22/5			
R156-11a	Cosmetologist/Barber Licensing Act Rules	23260	CPR	03/06/2001	2001-3/79			
R156-11a	Cosmetologist/Barber Licensing Act Rules	23954	AMD	09/17/2001	2001-16/11			
R156-16a	Optometry Practice Act Rules	23566	AMD	05/17/2001	2001-8/16			
R156-17a	Pharmacy Practice Act Rules	23695	5YR	04/26/2001	2001-10/89			
R156-17a-612	Operating Standards - Pharmaceutical Wholesaler/Distributor and Pharmaceutical Manufacturer located in Utah	24083	AMD	11/15/2001	2001-20/8			
R156-22	Professional Engineers and Professional Land Surveyors Licensing Act Rules	23517	AMD	see CPR	2001-5/4			
R156-22	Professional Engineers and Professional Land Surveyors Licensing Act Rules	23517	CPR	05/17/2001	2001-8/81			
R156-24a	Physical Therapist Practice Act Rules	23678	AMD	see CPR	2001-10/9			
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R156-26a	Certified Public Accountant Licensing Act Rules	23296	AMD	01/04/2001	2000-23/11			
R156-28	Veterinary Practice Act Rules	23309	AMD	see CPR	2000-23/15			
R156-28	Veterinary Practice Act Rules	23309	CPR	03/08/2001	2001-3/80			
R156-31b	Nurse Practice Act Rules	23631	AMD	see CPR	2001-9/10			
R156-31b	Nurse Practice Act Rules	23631	CPR	09/04/2001	2001-15/40			
R156-37-502	Unprofessional Conduct	23401	NSC	02/01/2001	Not Printed			
R156-38	Residence Lien Restriction and Lien Recovery Fund Rules	23799	AMD	07/17/2001	2001-12/26			
R156-38-401	Requirements for a Letter of Credit and/or Evidence of a Cash Deposit as Alternate Security for Mechanics' Lien	23953	AMD	09/17/2001	2001-16/23			
R156-40	Recreational Therapy Practice Act Rules	24192	5YR	11/06/2001	2001-23/133			
R156-44a	Nurse Midwife Practice Act Rules	23734	AMD	07/05/2001	2001-11/3			
R156-46a	Hearing Instrument Specialist Licensing Act Rules	24008	AMD	10/16/2001	2001-18/4			
R156-46a-308	Quality Assurance Program	23735	AMD	07/05/2001	2001-11/4			
R156-46b	Division Utah Administrative Procedures Act Rules	23839	5YR	06/11/2001	2001-13/85			
R156-47b	Massage Therapy Practice Act Rules	23535	5YR	02/26/2001	2001-6/49			
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R156-47b	Massage Therapy Practice Act Rules	23539	CPR	08/16/2001	2001-14/47			
R156-50	Private Probation Provider Licensing Act Rules	23696	5YR	04/26/2001	2001-10/90			
R156-54-302b	Examination Requirements - Radiology Practical Technician	23518	AMD	04/03/2001	2001-5/7			

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R156-55c-102	Definitions	23375	AMD	04/30/2001	2001-1/5
R156-55c-302c	Qualification for Licensure - Training and Instruction Requirements	23885	AMD	09/04/2001	2001-15/5
R156-55d-603	Operating Standards - Alarm Installer	23524	AMD	04/03/2001	2001-5/8
R156-56	Utah Uniform Building Standard Act Rules	23577	AMD	07/01/2001	2001-8/18
R156-56-704	Statewide Amendments to the IBC	23788	NSC	06/26/2001	Not Printed
R156-59-102	Definitions	23883	NSC	07/30/2001	Not Printed
R156-60b	Marriage and Family Therapist Licensing Act Rules	23620	AMD	06/01/2001	2001-9/13
R156-60c	Professional Counselor Licensing Act Rules	23679	AMD	06/19/2001	2001-10/11
R156-60d	Substance Abuse Counselor Act Rules	23838	5YR	06/11/2001	2001-13/86
R156-60d	Substance Abuse Counselor Act Rules	24002	AMD	10/18/2001	2001-18/5
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R156-67	Utah Medical Practice Act Rules	23925	5YR	07/19/2001	2001-16/51
R156-67	Utah Medical Practice Act Rules	23593	AMD	see CPR (First)	2001-8/41
R156-67	Utah Medical Practice Act Rules	23593	CPR (First)	see CPR (Second)	2001-16/37
R156-67	Utah Medical Practice Act Rules	23593	CPR (Second)	11/01/2001	2001-19/40
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R156-69	Dentist and Dental Hygienist Practice Act Rules	23141	AMD	see CPR	2000-19/10
R156-69	Dentist and Dental Hygienist Practice Act Rules	23141	CPR	02/15/2001	2001-2/17
R156-69	Dentist and Dental Hygienist Practice Act Rules	23878	5YR	07/05/2001	2001-15/47
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R156-70a	Physician Assistant Practice Act Rules	24061	AMD	11/15/2001	2001-20/10
R156-71	Naturopathic Physician Practice Act Rules	23738	AMD	07/05/2001	2001-11/7
R156-73	Chiropractic Physician Practice Act Rules	23390	AMD	02/15/2001	2001-2/2
R156-73	Chiropractic Physician Practice Act Rules	23743	AMD	07/05/2001	2001-11/8
R156-73	Chiropractic Physician Practice Act Rules	23879	5YR	07/05/2001	2001-15/48
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R162-102	Application Procedures	24080	AMD	11/15/2001	2001-20/12
R162-106	Professional Conduct	24079	AMD	11/15/2001	2001-20/14
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COMMUNITY AND ECONOMIC DEVELOPMENT

Administration

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R199-9	Policy Concerning Enforceability and Taxability of Bonds Purchased	23575	NSC	04/01/2001	Not Printed
R199-10	Procedures in Case of Inability to Formulate Contract for Alleviation of Impact	23576	NSC	04/01/2001	Not Printed
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R202-202	Energy Assistance Programs Standards	23687	NSC	05/01/2001	Not Printed
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R202-204	Energy Assistance: Asset Standards	23689	NSC	05/01/2001	Not Printed
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R202-206	Energy Assistance: Eligibility Determination	23691	NSC	05/01/2001	Not Printed
R202-207	Energy Assistance: Records and Benefit Management	23692	NSC	05/01/2001	Not Printed
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R212-4	Archaeological and Paleontological Permits	24074	5YR	09/26/2001	2001-20/65
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R212-7	Cultural Resource Management	24076	5YR	09/26/2001	2001-20/67
R212-8	Preservation Easements	24169	5YR	10/30/2001	2001-22/97
R212-9	Board of State History as the Cultural Sites Review Committee Review Board	24170	5YR	10/30/2001	2001-22/97
R212-11	Historic Preservation Tax Credit	23607	NSC	05/01/2001	Not Printed
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R223-2	Public Library Online Access for Eligibility to Receive Public Funds	23519	NSC	02/23/2001	Not Printed

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Indian Affairs R230-1	Native American Grave Protection and Repatriation	23476	5YR	02/01/2001	2001-4/61
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R251-101	Corrections Advisory Council Bylaws	23966	5YR	08/01/2001	2001-16/51
R251-102	Release of Communicable Disease Information	23313	AMD	01/04/2001	2000-23/18
R251-102	Release of Communicable Disease Information	23511	5YR	02/05/2001	2001-5/40
R251-104	Declaratory Orders	23967	5YR	08/01/2001	2001-16/52
R251-109	Sex Offender Treatment Providers	23568	5YR	03/27/2001	2001-8/86
R251-110	Sex Offender Notification	23570	5YR	03/27/2001	2001-8/87
R251-110	Sex Offender Notification	23571	AMD	08/09/2001	2001-8/43
R251-301	Employment, Education or Vocational Training for Community Correctional Center Residents	23512	5YR	02/05/2001	2001-5/40
R251-301	Employment, Educational or Vocational Training for Community Center residents	23400	AMD	03/13/2001	2001-3/8
R251-702	Inmate Communication: Telephones	23968	5YR	08/01/2001	2001-16/52
R251-708	Perimeter Patrol	23901	5YR	07/12/2001	2001-15/48
R251-709	Transportation of Inmates	23570	5YR	03/27/2001	2001-8/87
R251-709	Transportation of Inmates	23540	AMD	05/15/2001	2001-7/12
R251-711	Admission and Intake	23902	5YR	07/12/2001	2001-15/49
R251-712	Release	23903	5YR	07/12/2001	2001-15/49
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R270-1	Award and Reparations Standards	23527	AMD	04/03/2001	2001-5/11
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R277-415	Strategic Planning Programs	23747	5YR	05/14/2001	2001-11/117
R277-415	Strategic Planning Programs	23963	REP	09/20/2001	2001-16/24
R277-432	Twenty Percent Funding for Class Size Reduction	24040	5YR	09/04/2001	2001-19/43
R277-451	The State School Building Program	23850	AMD	08/01/2001	2001-13/4
R277-456	Funding Regional Service Centers	23851	REP	08/01/2001	2001-13/6
R277-466	Modified Centennial Schools Program	24041	5YR	09/04/2001	2001-19/44
R277-467	Modernizing School Library Media Center Collections	24294	5YR	11/30/2001	2001-24/55
R277-469	Textbook Commission Operating Procedures	23426	AMD	03/06/2001	2001-3/9
R277-470	Distribution of Funds for Charter Schools	23852	AMD	08/01/2001	2001-13/6
R277-478	Block Grant Funding	23853	NEW	08/01/2001	2001-13/9
R277-479	Expenditure of Appropriation for District Services	23854	NEW	08/01/2001	2001-13/11
R277-480	Advanced Readers at Risk	23964	NEW	09/20/2001	2001-16/25
R277-513	Dual Certification	23748	5YR	05/14/2001	2001-11/117

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R277-517	Athletic Coaching Endorsements	23749	5YR	05/14/2001	2001-11/118
R277-526	Career Ladders in Education	23855	AMD	08/01/2001	2001-13/13
R277-709	Education Programs Serving Youth in Custody	23670	AMD	06/05/2001	2001-9/19
R277-717	Math, Engineering, Science Achievement (MESA)	23856	NEW	08/01/2001	2001-13/16
R277-911	Secondary Applied Technology Education	23671	AMD	06/05/2001	2001-9/21
R277-914	Applied Technology Education (ATE) Leadership	23920	EXD	07/16/2001	2001-16/61
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R307-101-2	Definitions	23759	AMD	07/12/2001	2001-11/10
R307-103-1	Scope of Rule	23442	NSC	02/01/2001	Not Printed
R307-103-2	Initial Proceedings	23407	AMD	04/12/2001	2001-3/13
R307-110-12	Section IX, Control Measures for Area and Point Sources, Part C, Carbon Monoxide	23918	AMD	09/10/2001	2001-15/6
R307-110-31	Section X, Vehicle Inspection and Maintenance Program, Part A, General Requirements and Applicability	23756	AMD	08/02/2001	2001-11/18
R307-110-33	Section X, Vehicle Inspection and Maintenance Program, Part C, Salt Lake County	23757	AMD	08/02/2001	2001-11/19
R307-110-34	Section X, Vehicle Inspection and Maintenance Program, Part D, Utah County	23758	AMD	see CPR	2001-11/20
R307-110-34	Section X, Vehicle Inspection and Maintenance Program, Part D, Utah County	23758	CPR	10/02/2001	2001-17/36
R307-204	Emissions Standards: Smoke Management	23139	NEW	see CPR	2000-19/14
R307-204	Emissions Standards: Smoke Management	23139	CPR	03/06/2001	2001-3/81
R307-210	Stationary Sources	23987	5YR	08/15/2001	2001-17/47
R307-220	Section III, Small Municipal Waste Combustion Units	23835	AMD	see CPR	2001-13/17
R307-220	Section III, Small Municipal Waste Combustion Units	23835	CPR	11/01/2001	2001-19/42
R307-223	Emission Standards: Existing Small Municipal Waste Combustion Units	23836	NEW	09/10/2001	2001-13/18
R307-301-3	Average Oxygen Content Standard	23919	AMD	09/10/2001	2001-15/7
R307-405-1	Definitions	23760	AMD	07/12/2001	2001-11/21
R307-501	Emergency Rule: Power Generators	23781	EMR	05/15/2001	2001-11/114
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R309-102	Responsibilities of Public Water System Owners and Operators	23663	5YR	04/16/2001	2001-9/140
R309-103	Water Quality Maximum Contaminant Levels (MCLs)	23664	5YR	04/16/2001	2001-9/141
R309-104	Monitoring, Reporting and Public Notification	23665	5YR	04/16/2001	2001-9/141
R309-115	Administrative Procedures	23755	NEW	08/24/2001	2001-11/23
R309-150	Water System Rating Criteria	23252	AMD	01/04/2001	2000-22/33
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R309-202 (Changed to R309-505)	Facility Design and Operation: Minimum Treatment Requirements	23656	AMD	08/15/2001	2001-9/26
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R309-206 (Changed to R309-525)	Facility Design and Operation: Conventional Surface Water Treatment	23658	AMD	08/15/2001	2001-9/32
R309-207 (Changed to R309-530)	Facility Design and Operation: Alternative Surface Water Treatment Methods	23659	AMD	08/15/2001	2001-9/43
R309-208 (Changed to R309-535)	Facility Design and Operation: Miscellaneous Treatment Methods	23394	AMD	05/01/2001	2001-2/3
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R309-605	Source Protection: Drinking Water Source Protection for Surface Water Sources	23845	AMD	08/27/2001	2001-13/20
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R313-12	- General Provisions	23667	AMD	06/07/2001	2001-9/54
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R313-14	Violations and Escalated Enforcement	23668	AMD	06/07/2001	2001-9/55
R313-14	Violations and Escalated Enforcement	23933	5YR	07/23/2001	2001-16/53
R313-15	Standards for Protection Against Radiation	23827	AMD	09/14/2001	2001-13/29
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R313-16	General Requirements Applicable to the installation, Registration, Inspection and Use of Radiation Machines	23934	5YR	07/23/2001	2001-16/54
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R313-19	Requirements of General Applicability to Licensing of Radioactive Material	24094	5YR	10/10/2001	2001-21/109
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R313-25	License Requirements for Land Disposal of Radioactive Waste - General Provisions	24093	5YR	10/10/2001	2001-21/110
R313-26	Generator Site Access Permit Requirements for Accessing Utah Radioactive Waste Disposal Facilities	23669	NEW	06/08/2001	2001-9/59

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R313-32	Medical Use of Radioactive Material	23829	AMD	09/14/2001	2001-13/45
R313-32	Medical Use of Radioactive Material	24097	5YR	10/10/2001	2001-21/111
R313-34	Requirements for Irradiators	23830	AMD	09/14/2001	2001-13/47
R313-36	Special Requirements for Industrial Radiographic Operations	23552	AMD	05/11/2001	2001-7/13
R313-36	Special Requirements for Industrial Radiographic Operations	24098	5YR	10/10/2001	2001-21/112
R313-38	Radiation Safety Requirements for Wireline Service Operation and Subsurface Tracer Studies	23831	R&R	09/14/2001	2001-13/48
R313-70	Payments, Categories and Types of Fees	24100	5YR	10/10/2001	2001-21/112
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R315-1	Utah Hazardous Waste Definitions and References	24145	5YR	10/18/2001	2001-22/98
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R315-2	General Requirements - Identification and Listing of Hazardous Waste	23763	AMD	see CPR	2001-11/27
R315-2	General Requirements - Identification and Listing of Hazardous Waste	23763	CPR	09/04/2001	2001-15/42
R315-2	General Requirements - Identification and Listing of Hazardous Waste	24143	5YR	10/18/2001	2001-22/98
R315-2-2	Definitions of Solid Waste	23521	AMD	06/15/2001	2001-5/15
R315-3	Application and Permit Procedures for Hazardous Waste Treatment, Storage, and Disposal Facilities	23411	AMD	see CPR	2001-3/22
R315-3	Application and Permit Procedures for Hazardous Waste Treatment, Storage, and Disposal Facilities	23411	CPR	06/15/2001	2001-9/130
R315-3	Application and Permit Procedures for Hazardous Waste Treatment, Storage, and Disposal Facilities	23947	NSC	08/01/2001	Not Printed
R315-3	Application and Permit Procedures for Hazardous Waste Treatment, Storage, and Disposal Facilities	24142	5YR	10/18/2001	2001-22/99
R315-3-1	General Information	23764	AMD	07/20/2001	2001-11/29
R315-4	Procedures for Decisionmaking	24141	5YR	10/18/2001	2001-22/99
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R315-5	Hazardous Waste Generator Requirements	24146	5YR	10/18/2001	2001-22/100
R315-5-3	Pre-Transport Requirements	23412	AMD	04/20/2001	2001-3/30
R315-6	Hazardous Waste Transporter Requirements	24140	5YR	10/18/2001	2001-22/100
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R315-8	Standards for Owners and Operators of Hazardous Waste Treatment, Storage, and Disposal Facilities	23414	AMD	see CPR	2001-3/36
R315-8	Standards for Owners and Operators of Hazardous Waste Treatment, Storage, and Disposal Facilities	23414	CPR	06/15/2001	2001-9/133
R315-8	Standards for Owners and Operators of Hazardous Waste Treatment, Storage, and Disposal Facilities	24138	5YR	10/18/2001	2001-22/101
R315-8-15	Incinerators	23949	NSC	09/01/2001	Not Printed
R315-9	Emergency Controls	24144	5YR	10/18/2001	2001-22/102
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R315-13	Land Disposal Restrictions	24090	5YR	10/05/2001	2001-21/113
R315-13-1	Land Disposal Restrictions	23415	AMD	04/20/2001	2001-3/40
R315-14	Standards for the Management of Specific Hazardous Wastes and Specific Types of Hazardous Waste Management Facilities	24137	5YR	10/18/2001	2001-22/102
R315-14-7	Hazardous Waste Burned in Boilers and Industrial Furnaces	23416	AMD	04/20/2001	2001-3/41
R315-16	Standards for Universal Waste Management	23417	AMD	04/20/2001	2001-3/42
R315-16-5	Standards for Destination Facilities	23951	NSC	08/01/2001	Not Printed
R315-50	Appendices	23418	AMD	04/20/2001	2001-3/50
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R315-101	Cleanup Action and Risk-Based Closure Standards	23554	AMD	see CPR	2001-7/15
R315-101	Cleanup Action and Risk-Based Closure Standards	23554	CPR	09/20/2001	2001-15/44
R315-101	Cleanup Action and Risk-Based Closure Standards	24195	5YR	11/08/2001	2001-23/134
R315-101-7	Public Participation	23419	AMD	see CPR	2001-3/51
R315-101-7	Public Participation	23419	CPR	07/20/2001	2001-11/113
R315-301-2	Definitions	23638	AMD	07/01/2001	2001-9/60
R315-302	Solid Waste Facility Location Standards, General Facility Requirements, and Closure Requirements	23639	AMD	07/01/2001	2001-9/64
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R315-306	Energy Recovery and Incinerator Standards	23643	AMD	07/01/2001	2001-9/74
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R315-310-2	Procedures for Permits	23874	NSC	07/30/2001	Not Printed
R315-312	Recycling and Composting Facility Standards	23648	AMD	07/01/2001	2001-9/85
R315-312-4	Requirements for Use on Land of Sewage	23875	NSC	07/30/2001	Not Printed
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R315-313	Transfer Stations and Drop Box Facilities	23649	AMD	07/01/2001	2001-9/86
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R315-314-3	Requirements for a Waste Tire Storage Facility	23882	NSC	07/30/2001	Not Printed
R315-315-8	Petroleum Contaminated Soils	22858	AMD	see CPR (First)	2000-11/18
R315-315-8	Petroleum Contaminated Soils	22858	CPR (First)	see CPR (Second)	2000-17/67
R315-315-8	Petroleum Contaminated Soils	22858	CPR (Second)	01/05/2001	2000-23/58
R315-316	Infectious Waste Requirements	23651	AMD	07/01/2001	2001-9/89
R315-320	Waste Tire Transporter and Recycler Requirements	23652	AMD	07/01/2001	2001-9/91
R315-320-7	Reimbursement for the Removal of an Abandoned Tire Pile or a Tire Pile at a Landfill Owned by a Governmental Entity	23876	NSC	07/30/2001	Not Printed
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R317-1	Definitions and General Requirements	23766	AMD	08/24/2001	2001-11/32
R317-1-3	Requirements for Waste Discharges	23164	AMD	see CPR	2000-19/25
R317-1-3	Requirements for Waste Discharges	23164	CPR	01/23/2001	2000-24/74
R317-1-6	Disposal of Domestic Wastewater Treatment Works Sludge	23599	AMD	08/13/2001	2001-8/44
R317-4	Onsite Wastewater Systems	23768	AMD	08/28/2001	2001-11/34
R317-5	Large Underground Wastewater Disposal Systems	23769	AMD	08/28/2001	2001-11/44
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R317-7	Underground Injection Control (UIC) Program	23162	CPR	01/23/2001	2000-24/75
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R317-8	Utah Pollutant Discharge Elimination System (UPDES)	23161	AMD	see CPR	2000-19/40
R317-8	Utah Pollutant Discharge Elimination System (UPDES)	23161	CPR	01/23/2001	2000-24/78
R317-11	Certification Required to Design, Inspect and Maintain Underground Wastewater Disposal Systems, or Conduct Percolation and Soil Tests for Underground Wastewater Disposal Systems	23767	NEW	see CPR	2001-11/49
R317-11	Certification Required to Design, Inspect and Maintain Underground Wastewater Disposal Systems, or Conduct Percolation and Soil Tests for Underground Wastewater Disposal Systems	23767	CPR	10/23/2001	2001-18/48
R317-100	Utah State Project Priority System and List for the Utah Wastewater Project Assistance Program	23785	AMD	08/24/2001	2001-12/31
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R325-1	Utah State Fair Competitive Exhibitor Rules	23890	5YR	07/12/2001	2001-15/50
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R355-2	Complaint Procedure for Americans With Disabilities Act (ADA)	24101	5YR	10/10/2001	2001-21/114
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R361-1	Rule for Implementation of the Resource Development Coordinating Committee Act, 1981	23408	5YR	01/11/2001	2001-3/97
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R380-200	Patient Safety Sentinel Event Reporting	23842	NEW	10/15/2001	2001-13/56
R380-210	Health Care Facility Patient Safety Program	23843	NEW	10/15/2001	2001-13/59
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R382-10	Eligibility	23458	AMD	04/04/2001	2001-4/6
R382-20	Provider Assessment	24030	REP	11/01/2001	2001-18/9
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R386-703	Injury Reporting Rule	24062	5YR	09/18/2001	2001-20/67
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R388-804	Special Measures for the Control of Tuberculosis	23303	AMD	02/02/2001	2000-23/29
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R396-100	Immunization Rule for Students	23762	R&R	07/19/2001	2001-11/52
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R398-1	Newborn Screening	23834	AMD	08/07/2001	2001-13/61
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R402-5	Birth Defects Reporting	23731	AMD	08/09/2001	2001-11/58
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R414-10	Physician Services	24032	AMD		2001-18/12
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R414-63	Medicaid Policy for Pharmacy Reimbursement	23347	NEW	01/17/2001	2000-24/23
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R414-306	Program Benefits	23943	EMR	08/01/2001	2001-16/46
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R414-309	Utah Medical Assistance Program (UMAP)	23349	AMD	01/17/2001	2000-24/24
R414-309	Utah Medical Assistance Program (UMAP)	23700	EMR	05/01/2001	2001-10/82
R414-309	Utah Medical Assistance Program (UMAP)	23702	AMD	06/25/2001	2001-10/15
R414-310	Demonstration Programs	23452	REP	04/02/2001	2001-4/13
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R414-501	Preadmission and Continued Stay Review	23802	AMD	07/18/2001	2001-12/40
R414-502	Nursing Facility Levels of Care	23803	AMD	07/18/2001	2001-12/43
R414-503	Preadmission Screening and Annual Resident Review	23804	AMD	07/18/2001	2001-12/46
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R420-1	Utah Medical Assistance Program	23351	AMD	01/23/2001	2000-24/28
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R432-10	Specialty Hospital - Chronic Disease Construction Rule	23486	NSC	04/01/2001	Not Printed
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RULES INDEX - BY KEYWORD (SUBJECT)

ABBREVIATIONS

AMD = Amendment

CPR = Change in proposed rule EMR = Emergency rule (120 day)

NEW = New rule

5YR = Five-Year Review

EXD = Expired

NSC = Nonsubstantive rule change

REP = Repeal R&R = Repeal and reenact

* = Text too long to print in *Bulletin*, or repealed text not printed in *Bulletin*

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	23755	R309-115	NEW	08/24/2001	2001-11/23
	23252	R309-150	AMD	01/04/2001	2000-22/33
Environmental Quality, Radiation Control	23935	R313-17	5YR	07/23/2001	2001-16/54
Human Resource Management, Administration	23772	R477-4	AMD	07/03/2001	2001-11/85
	23779	R477-15	AMD	07/03/2001	2001-11/103
Labor Commission, Adjudication	24070	R602-2-2	AMD	11/15/2001	2001-20/25
•	24069	R602-2-3	AMD	11/15/2001	2001-20/26
Labor Commission, Industrial Accidents	23462	R612-1-3	NSC	02/15/2001	Not Printed
	24016	R612-1-3	AMD	10/16/2001	2001-18/25
	23223	R612-1-10	AMD	see CPR	2000-21/18
	23223	R612-1-10	CPR	03/20/2001	2001-1/36
Natural Resources; Oil, Gas and Mining Board	23812	R641-105	AMD	see CPR	2001-12/57
	23812	R641-105	CPR	10/01/2001	2001-16/39
Natural Resources, Parks and Recreation	23441	R651-101	5YR	01/18/2001	2001-4/62
Natural Resources; Forestry, Fire and State Lands	23938	R652-8	5YR	07/23/2001	2001-16/57
	23939	R652-9	5YR	07/23/2001	2001-16/58
	23940	R652-41	5YR	07/23/2001	2001-16/58
	23621	R652-70-2400	AMD	06/11/2001	2001-9/100
	23941	R652-80	5YR	07/23/2001	2001-16/59
	23425	R652-121	AMD	03/12/2001	2001-3/64
Pioneer Sesquicentennial Celebration Coordinating Council (Utah), Administration	23742	R674-2	EXD	05/09/2001	2001-11/121
	23740	R674-3	EXD	05/07/2001	2001-11/121
School and Institutional Trust Lands, Administration	24193	R850-8	5YR	11/06/2001	2001-23/149
	23558	R850-50-400	AMD	05/02/2001	2001-7/22
Transportation, Administration	23633	R907-3-1	NSC	05/01/2001	Not Printed
ADMINISTRATIVE RESPONSIBILITY					
Human Resource Management, Administration	23771	R477-2	AMD	07/03/2001	2001-11/82
Pioneer Sesquicentennial Celebration Coordinating Council (Utah), Administration	23739	R674-1	EXD	05/07/2001	2001-11/ 121
ADOPTION					
Health, Center for Health Data, Vital Records and Statistics	24014	R436-5	5YR	08/28/2001	2001-18/58
Human Services, Administration	23863	R495-880	NEW	08/15/2001	2001-14/4
Human Services, Child and Family Services	23866	R512-43	EMR	06/29/2001	2001-14/65
ADVERTISING					

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Commerce, Consumer Protection	23971	R152-2 (Changed to R152-11)	AMD	10/26/2001	2001-17/3
<u>AIRCRAFT</u>					
Tax Commission, Motor Vehicle	23718	R873-22M-35	AMD	07/04/2001	2001-10/48
AIR POLLUTION					
Environmental Quality, Air Quality	23759	R307-101-2	AMD	07/12/2001	2001-11/10
	23442	R307-103-1	NSC	02/01/2001	Not Printed
	23407	R307-103-2	AMD	04/12/2001	2001-3/13
	23918	R307-110-12	AMD	09/10/2001	2001-15/6
	23756	R307-110-31	AMD	08/02/2001	2001-11/18
	23757	R307-110-33	AMD	08/02/2001	2001-11/19
	23758	R307-110-34	AMD	see CPR	2001-11/20
	23758	R307-110-34	CPR	10/02/2001	2001-17/36
	23987	R307-210	5YR	08/15/2001	2001-17/47
	23835	R307-220	AMD	see CPR	2001-13/17
	23835	R307-220	CPR	11/01/2001	2001-19/42
	23836	R307-223	NEW	09/10/2001	2001-13/18
	23760	R307-405-1	AMD	07/12/2001	2001-11/21
	23781	R307-501	EMR	05/15/2001	2001-11/114
AIR POLLUTION CONTROL					
Environmental Quality, Air Quality	23919	R307-301-3	AMD	09/10/2001	2001-15/7
AIR QUALITY					
Environmental Quality, Air Quality	23139	R307-204	NEW	see CPR	2000-19/14
	23139	R307-204	CPR	03/06/2001	2001-3/81
AIR TRAVEL					
Administrative Services, Finance	23699	R25-7	AMD	07/01/2001	2001-10/5
ALARM COMPANY					
Commerce, Occupational and Professional Licensing	23524	R156-55d-603	AMD	04/03/2001	2001-5/8
ALCOHOLIC BEVERAGES					
Alcoholic Beverage Control, Administration	23981	R81-1	EMR	08/09/2001	2001-17/39
	24269	R81-2	5YR	11/16/2001	2001-24/55
	23983	R81-3-9	EMR	08/09/2001	2001-17/43
	23982	R81-4A-12	EMR	08/09/2001	2001-17/44
	23591	R81-4B	5YR	04/02/2001	2001-8/85
	23606	R81-4B	NSC	05/01/2001	Not Printed
	23592	R81-10	5YR	04/02/2001	2001-8/86
	23604	R81-10	NSC	05/01/2001	Not Printed
ALTERNATIVE ONSITE WASTEWATER	<u>SYSTEMS</u>				
Environmental Quality, Water Quality	23768	R317-4	AMD	08/28/2001	2001-11/34
ANATOMICAL GIFT					
Public Safety, Driver License	23741	R708-38	NEW	07/03/2001	2001-11/110
ANIMAL PROTECTION					
Natural Resources, Wildlife Resources	23673	R657-3	5YR	04/16/2001	2001-9/143
APPELLATE PROCEDURES					

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Administrative Services, Fleet Operations	23522	R27-2	5YR	02/08/2001	2001-5/39
Administrative Services, Information Technology Services	23944	R29-1	5YR	07/26/2001	2001-16/48
Agriculture and Food, Administration	23928	R51-2-11	NSC	08/01/2001	Not Printed
Corrections, Administration	23967	R251-104	5YR	08/01/2001	2001-16/52
Workforce Services, Workforce Information and Payment Services	23525	R994-406-304	AMD	04/05/2001	2001-5/28
APPLIED TECHNOLOGY EDUCATION					
Education, Administration	23671	R277-911	AMD	06/05/2001	2001-9/21
	23920	R277-914	EXD	07/16/2001	2001-16/61
<u>APPRAISAL</u>					
Tax Commission, Property Tax	24038	R884-24P-19	AMD	10/16/2001	2001-18/44
	23992	R884-24P-27	NSC	09/01/2001	Not Printed
	23994	R884-24P-33	AMD	10/16/2001	2001-17/22
	23475	R884-24P-49	AMD	04/11/2001	2001-4/42
	23395	R884-24P-62	AMD	05/14/2001	2001-2/11
	23316	R884-24P-65	AMD	02/20/2001	2000-23/54
	23847	R884-24P-66	AMD	08/02/2001	2001-13/77
AQUACULTURE					
Agriculture and Food, Animal Industry	23534	R58-17	AMD	04/17/2001	2001-6/34
ARC (Accident Review Committee)					
Administrative Services, Fleet Operations	23345	R27-7	NEW	01/31/2001	2000-24/6
ARCHAEOLOGY					
Community and Economic Development, Community Development, History	23606	R212-4	NSC	05/01/2001	Not Printed
ADOUTTOTO	24074	R212-4	5YR	09/26/2001	2001-20/65
ARCHITECTS					
Administrative Services, Facilities Construction and Management	23952	R23-2	AMD	09/15/2001	2001-16/4
Commerce, Occupational and Professional Licensing	23550	R156-3a	AMD	05/03/2001	2001-7/9
	23730	R156-3a	NSC	06/01/2001	Not Printed
	23837	R156-3a	5YR	06/11/2001	2001-13/85
ASSISTED LIVING FACILITIES					
Public Safety, Fire Marshal	23579	R710-3	AMD	05/16/2001	2001-8/75
	23881	R710-3	AMD	09/04/2001	2001-15/26
ATHLETE AGENT					
Commerce, Occupational and Professional Licensing	23796	R156-9a	NEW	07/17/2001	2001-12/25
<u>ATHLETICS</u>					
Education, Administration	23749	R277-517	5YR	05/14/2001	2001-11/118
<u>ATTORNEYS</u>					
Administrative Services, Finance	23366	R25-14	AMD	01/22/2001	2000-24/5
Attorney General, Administration	24092	R105-1	5YR	10/05/2001	2001-21/108
AUTOMOBILES					
Commerce, Administration	24234	R151-14	5YR	11/14/2001	2001-23/133

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DAIL DOND ENEODOEMENT AGENT					
BAIL BOND ENFORCEMENT AGENT	02440	D724 10 (Changed	NCC	02/04/2004	Not Drintod
Public Safety, Law Enforcement and Technical Services, Regulatory Licensing (Changed to Public Safety, Criminal Investigations and Technical Services, Criminal Identification)	23449	R724-10 (Changed to R722-310)	NSC	02/01/2001	Not Printed
BAIL BOND RECOVERY AGENT					
Public Safety, Law Enforcement and Technical Services, Regulatory Licensing (Changed to Public Safety, Criminal Investigations and Technical Services, Criminal Identification)	23449	R724-10 (Changed to R722-310)	NSC	02/01/2001	Not Printed
BAIT AND SWITCH					
Commerce, Consumer Protection	23971	R152-2 (Changed to R152-11)	AMD	10/26/2001	2001-17/3
BAIT DEALERS					
Natural Resources, Wildlife Resources	23601	R657-14	AMD	05/17/2001	2001-8/71
BANKING					
Commerce, Corporations and Commercial Code	23672	R154-2	NEW	07/26/2001	2001-9/3
BANKING LAW					
Commerce, Corporations and Commercial Code	23858	R154-2	NSC	08/01/2001	Not Printed
Money Management Council, Administration	23624	R628-10	5YR	04/11/2001	2001-9/143
	23841	R628-10	AMD	08/27/2001	2001-13/71
BANKS AND BANKING					
Human Services, Recovery Services	23389	R527-928	AMD	02/15/2001	2001-2/7
BARBERS					
Commerce, Occupational and Professional Licensing	23260	R156-11a	AMD	see CPR	2000-22/5
	23260	R156-11a	CPR	03/06/2001	2001-3/79
Public Safety, Peace Officer Standards and Training	23628	R728-404	NSC	05/01/2001	Not Printed
BEAM LIMITATION					
Environmental Quality, Radiation Control	24096	R313-28	5YR	10/10/2001	2001-21/110
BEAR			• • • • • • • • • • • • • • • • • • • •		2001 2 110
Natural Resources, Wildlife Resources	23393	R657-33	AMD	02/15/2001	2001-2/8
BEEKEEPING					
Agriculture and Food, Plant Industry	23434	R68-1	5YR	01/16/2001	2001-3/94
BENEFITS					
Community and Economic Development, Community Development, Community Services	23690	R202-205	NSC	05/01/2001	Not Printed
	23692	R202-207	NSC	05/01/2001	Not Printed
BIDS	-				
Transportation, Operations, Construction	23608	R916-2	NSC	05/01/2001	Not Printed
BIG GAME	-				
Natural Resources, Wildlife Resources	23676	R657-44	AMD	06/04/2001	2001-9/122

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	24058	R657-44	AMD	11/01/2001	2001-19/30
BIG GAME CONSERVATION EASEMEN		11007-44	AIVID	11/01/2001	2001-13/30
Natural Resources, Wildlife Resources	24065	R657-49	NEW	11/15/2001	2001-20/44
BIG GAME SEASONS					
Natural Resources, Wildlife Resources	23356	R657-5	AMD	01/16/2001	2000-24/40
	23528	R657-5	AMD	04/03/2001	2001-5/19
	23806	R657-5	AMD	07/18/2001	2001-12/63
	24064	R657-5-16	AMD	11/15/2001	2001-20/26
	23675	R657-43	AMD	06/04/2001	2001-9/119
BIRDS					
Natural Resources, Wildlife Resources	24066	R657-6	AMD	11/15/2001	2001-20/28
	24020	R657-9	5YR	08/30/2001	2001-18/59
	24023	R657-9	AMD	10/17/2001	2001-18/32
	24056	R657-20	AMD	11/01/2001	2001-19/24
<u>BIRTH</u>					
Health, Center for Health Data, Vital Records and Statistics	24014	R436-5	5YR	08/28/2001	2001-18/58
BIRTH DEFECT REPORTING					
Health, Community and Family Health Services, Health Education Services	23731	R402-5	AMD	08/09/2001	2001-11/58
BIRTH DEFECTS					
Health, Community and Family Health Services, Health Education Services	23731	R402-5	AMD	08/09/2001	2001-11/58
BLOCK GRANT FUNDING					
Education, Administration	23853	R277-478	NEW	08/01/2001	2001-13/9
BOATING					
Natural Resources, Parks and Recreation	23441	R651-101	5YR	01/18/2001	2001-4/62
	24208	R651-201	5YR	11/13/2001	2001-23/137
	24223	R651-202	5YR	11/13/2001	2001-23/137
	24206	R651-203	5YR	11/13/2001	2001-23/137
	24211	R651-204	5YR	11/13/2001	2001-23/138
	23439	R651-205	AMD	03/20/2001	2001-4/37
	24210	R651-205	5YR	11/13/2001	2001-23/138
	23974	R651-206	5YR	08/07/2001	2001-17/47
	24209 24212	R651-207 R651-208	5YR 5YR	11/13/2001 11/13/2001	2001-23/139 2001-23/139
	24212	R651-209	5YR	11/13/2001	2001-23/139
	24232	R651-210	5YR	11/13/2001	2001-23/140
	24213	R651-211	5YR	11/13/2001	2001-23/141
	24270	R651-212	5YR	11/19/2001	2001-23/141
	24214	R651-213	5YR	11/13/2001	2001-23/141
	24271	R651-214	5YR	11/19/2001	2001-24/57
	23975	R651-215	5YR	08/07/2001	2001-17/48
	24227	R651-216	5YR	11/13/2001	2001-23/142
	24225	R651-217	5YR	11/13/2001	2001-23/142
	24216	R651-218	5YR	11/13/2001	2001-23/143

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	23440	R651-219	AMD	03/20/2001	2001-4/38
	24215	R651-219			
			5YR	11/13/2001 11/13/2001	2001-23/143
	24228	R651-220	5YR		2001-23/143
	24217	R651-221	5YR	11/13/2001	2001-23/144
	23976	R651-222	5YR	08/07/2001	2001-17/48
	23977	R651-224	5YR	08/07/2001	2001-17/49
	24230	R651-225	5YR	11/13/2001	2001-23/144
	24218	R651-226	5YR	11/13/2001	2001-23/145
BOILERS					
Labor Commission, Safety	23310	R616-2-3	AMD	01/03/2001	2000-23/42
	24015	R616-2-3	AMD	10/16/2001	2001-18/29
BONDING REQUIREMENTS					
Workforce Services, Workforce Information and Payment Services	23745	R994-308	5YR	05/11/2001	2001-11/120
<u>BOXING</u>					
Commerce, Administration	24288	R151-33	EMR	12/01/2001	2001-24/43
Commerce, Occupational and Professional Licensing (Changed to Commerce, Administration)	23859	R156-66 (Changed to R151-33)	EMR	07/01/2001	2001-14/54
· · · · · · · · ·	24057	R156-66 (Changed to R151-33)	AMD	11/01/2001	2001-19/10
<u>BRACHYTHERAPY</u>					
Environmental Quality, Radiation Control	23829	R313-32	AMD	09/14/2001	2001-13/45
·	24097	R313-32	5YR	10/10/2001	2001-21/111
BRIDGES					
Transportation, Administration	23623	R907-63-1	NSC	05/01/2001	Not Printed
BROAD SCOPE					
Environmental Quality, Radiation Control	23828	R313-22	AMD	09/14/2001	2001-13/40
Environmental Quality, National Control	24095	R313-22	5YR	10/10/2001	2001-21/109
PUDCETING	24000	11010-22	3110	10/10/2001	2001-21/103
BUDGETING	22207	D444 204	EMD	04/02/2004	2004 2/00
Health, Health Care Financing, Coverage and Reimbursement Policy	23397	R414-304	EMR	01/03/2001	2001-3/89
	23753	R414-304	AMD	07/06/2001	2001-11/62
	23922	R414-304	AMD	09/26/2001	2001-16/26
BUILDING CODES					
Commerce, Occupational and	23577	R156-56	AMD	07/01/2001	2001-8/18
Professional Licensing	25577	100-30	AIVID	07/01/2001	2001-0/10
Ç	23788	R156-56-704	NSC	06/26/2001	Not Printed
BUILDING INSPECTION					
Commerce, Occupational and Professional Licensing	23577	R156-56	AMD	07/01/2001	2001-8/18
Ç	23788	R156-56-704	NSC	06/26/2001	Not Printed
BURGLAR ALARMS					
Commerce, Occupational and Professional Licensing	23524	R156-55d-603	AMD	04/03/2001	2001-5/8
BUS BENCHES					
Transportation, Preconstruction, Right- of-Way Acquisition	23536	R933-4	AMD	04/18/2001	2001-6/45

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BUOTO					
BUSES Transportation Processes visiting Dight	02526	D022 4	AMD	04/19/2001	2001-6/45
Transportation, Preconstruction, Right- of-Way Acquisition	23536	R933-4	AMD	04/18/2001	2001-6/45
BUS SHELTERS					
Transportation, Preconstruction, Right- of-Way Acquisition	23536	R933-4	AMD	04/18/2001	2001-6/45
CAPITAL PUNISHMENT					
Administrative Services, Finance	23366	R25-14	AMD	01/22/2001	2000-24/5
CASH MANAGEMENT					
Money Management Council, Administration	23805	R628-16	AMD	08/27/2001	2001-12/55
CERTIFICATION					
Labor Commission, Safety	23310	R616-2-3	AMD	01/03/2001	2000-23/42
	24015	R616-2-3	AMD	10/16/2001	2001-18/29
	23473	R616-3-3	AMD	03/20/2001	2001-4/36
Public Safety, Peace Officer Standards and Training	23629	R728-409	NSC	05/01/2001	Not Printed
Transportation, Motor Carrier	23993	R909-19	NEW	10/02/2001	2001-17/30
CERTIFICATION OF INSTRUCTORS					
Human Services, Substance Abuse	23732	R544-4	AMD	07/03/2001	2001-11/105
CERTIFIED NURSE MIDWIFE					
Commerce, Occupational and Professional Licensing	23734	R156-44a	AMD	07/05/2001	2001-11/3
CHARITIES					
Tax Commission, Auditing	23714	R865-19S-4	AMD	09/05/2001	2001-10/45
	23716	R865-19S-85	AMD	07/04/2001	2001-10/46
	23911	R865-19S-90	AMD	09/05/2001	2001-15/34
	23991	R865-19S-93	NSC	09/01/2001	Not Printed
	23912	R865-19S-98	AMD	09/05/2001	2001-15/35
	23913	R865-19S-106	AMD	09/05/2001	2001-15/37
CHARITY					
Commerce, Consumer Protection	23794	R152-22	AMD	07/30/2001	2001-12/17
CHARTER SCHOOLS					
Education, Administration	23852	R277-470	AMD	08/01/2001	2001-13/6
CHEMICAL TESTING					
Agriculture and Food, Chemical Laboratory	23404	R63-1	5YR	01/10/2001	2001-3/94
CHILD CARE					
Workforce Services, Employment Development	23726	R986-700	AMD	07/01/2001	2001-10/77
•	23969	R986-700-705	NSC	08/01/2001	Not Printed
	23970	R986-700-713	AMD	09/20/2001	2001-16/34
CHILD CARE FACILITIES					
Health, Health Systems Improvement, Child Care Licensing	23450	R430-6	R&R	04/17/2001	2001-4/15
-	23451	R430-100	AMD	04/17/2001	2001-4/20
	23811	R430-100	AMD	07/31/2001	2001-12/48
CHILD PLACING					

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Human Services, Administration, Administrative Services, Licensing	23121	R501-7	AMD	see CPR	2000-18/65
•	23121	R501-7	CPR	01/16/2001	2000-23/59
CHILDREN'S HEALTH BENEFITS Health, Children's Health Insurance	23458	R382-10	AMD	04/04/2001	2001-4/6
Program	24030	R382-20	REP	11/01/2001	2001-18/9
CHILD SUPPORT					
Human Services, Recovery Services	23733	R527-200	5YR	05/07/2001	2001-11/118
,	23924	R527-201	AMD	09/17/2001	2001-16/29
	23956	R527-475	NSC	08/01/2001	Not Printed
CHILD WELFARE					
Human Services, Administration	23863	R495-880	NEW	08/15/2001	2001-14/43
Human Services, Child and Family Services	23866	R512-43	EMR	06/29/2001	2001-14/65
Human Services, Recovery Services	23955	R527-302	NSC	08/01/2001	Not Printed
CHIROPRACTIC PHYSICIANS	-				
Commerce, Occupational and Professional Licensing	23390	R156-73	AMD	02/15/2001	2001-2/2
ŭ	23743	R156-73	AMD	07/05/2001	2001-11/8
	23879	R156-73	5YR	07/05/2001	2001-15/48
CHIROPRACTORS					
Commerce, Occupational and Professional Licensing	23390	R156-73	AMD	02/15/2001	2001-2/2
-	23743	R156-73	AMD	07/05/2001	2001-11/8
	23879	R156-73	5YR	07/05/2001	2001-15/48
CIVIL PROCEDURE					
Human Services, Recovery Services	23929	R527-800	5YR	07/23/2001	2001-16/55
•	23930	R527-800	AMD	09/18/2001	2001-16/33
CLASS I AREA					
Environmental Quality, Air Quality	23760	R307-405-1	AMD	07/12/2001	2001-11/21
CLEAN					
Community and Economic Development, Community Development, Energy Services	23377	R203-1	AMD	see CPR	2001-1/6
	23377	R203-1	CPR	06/15/2001	2001-4/52
CLEARINGHOUSE					-
Governor, Planning and Budget	23408	R361-1	5YR	01/11/2001	2001-3/97
CLIENT RIGHTS	· - •		*···		
Community and Economic Development, Community Development, Community Services	23686	R202-201	NSC	05/01/2001	Not Printed
COAL MINES					
Natural Resources; Oil, Gas and Mining; Coal	23385	R645-100-200	AMD	04/02/2001	2001-1/25
	23386	R645-301-500	AMD	04/02/2001	2001-1/26
	23387	R645-301-700	AMD	see CPR	2001-1/29
	23387	R645-301-700	CPR	05/03/2001	2001-7/26
	23815	R645-301-800	AMD	see CPR	2001-12/58

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	23815	R645-301-800	CPR	10/01/2001	2001-16/40
COAL MINING Natural Resources; Oil, Gas and Mining;	23926	R645-106	5YR	07/19/2001	2001-16/56
Coal					
COMMERCE Commerce Cornerations and	22505	D154 10	AMD	05/49/2004	2004 9/45
Commerce, Corporations and Commercial Code	23595	R154-10	AMD	05/18/2001	2001-8/15
COMMERCIALIZATION OF AQUATIC LI					
Natural Resources, Wildlife Resources	23601	R657-14	AMD	05/17/2001	2001-8/71
COMMUNICABLE DISEASES					
Corrections, Administration	23313	R251-102	AMD	01/04/2001	2000-23/18
	23511	R251-102	5YR	02/05/2001	2001-5/40
Health, Epidemiology and Laboratory Services; HIV/AIDS, Tuberculosis Control/Refugee Health	23303	R388-804	AMD	02/02/2001	2000-23/29
Human Services, Administration	23605	R495-862	5YR	04/04/2001	2001-9/142
COMPENSATORY TIME					
Human Resource Management, Administration	23775	R477-8	AMD	07/03/2001	2001-11/90
CONCEALED FIREARM PERMIT					
Public Safety, Law Enforcement and Technical Services, Regulatory Licensing (Changed to Public Safety, Criminal Investigations and Technical Services, Criminal Identification)	23445	R724-4 (Changed to R722-300)	NSC	02/01/2001	Not Printed
CONDEMNATION					
Transportation, Preconstruction, Right- of-Way Acquisition	23637	R933-1	NSC	05/01/2001	Not Printed
, ,	24071	R933-1	AMD	11/20/2001	2001-20/49
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Commerce, Real Estate	24079	R162-106	AMD	11/15/2001	2001-20/14
	24077	R162-108	NEW	11/15/2001	2001-20/16
Professional Practice Advisory Commission, Administration	23427	R686-100	AMD	03/06/2001	2001-3/67
	23547	R686-100	NSC	04/01/2001	Not Printed
CONFIDENTIALITY OF INFORMATION					
Community and Economic Development, Community Development, Community Services	23686	R202-201	NSC	05/01/2001	Not Printed
Human Resource Management, Administration	23771	R477-2	AMD	07/03/2001	2001-11/82
CONNECTIONS					
Environmental Quality, Drinking Water	23661	R309-211 (Changed to R309-550)	AMD	08/15/2001	2001-9/50
CONSTRUCTION					
Transportation, Operations, Construction	23750	R916-3	5YR	05/14/2001	2001-11/119
	23609	R916-3	NSC	05/01/2001	Not Printed
CONSTRUCTION COSTS					
Administrative Services, Facilities Construction and Management	23697	R23-6	NSC	05/01/2001	Not Printed

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Commerce, Consumer Protection	23795	R152-26	AMD	07/30/2001	2001-12/19
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Human Services, Child and Family Services	23884	R512-75	AMD	09/18/2001	2001-15/10
CONSUMER PROTECTION					
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Commerce, Concumer Protection	23789	R152-1	AMD	07/30/2001	2001-12/7
	23971	R152-2 (Changed to R152-11)	AMD	10/26/2001	2001-17/3
	23791	R152-7 (Changed to R152-23)	AMD	07/30/2001	2001-12/12
	23792	R152-15	AMD	07/30/2001	2001-12/14
	23793	R152-16	REP	07/30/2001	2001-12/15
	23794	R152-22	AMD	07/30/2001	2001-12/17
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Environmental Quality, Radiation Control	23827	R313-15	AMD	09/14/2001	2001-13/29
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Commerce, Administration	24288	R151-33	EMR	12/01/2001	2001-24/43
Commerce, Occupational and Professional Licensing (Changed to Commerce, Administration)	23859	R156-66 (Changed to R151-33)	EMR	07/01/2001	2001-14/54
· · · · · · · · · · · · · · · · · · ·	24057	R156-66 (Changed to R151-33)	AMD	11/01/2001	2001-19/10
CONTRACTORS					
Commerce, Occupational and Professional Licensing	23799	R156-38	AMD	07/17/2001	2001-12/26
	23953	R156-38-401	AMD	09/17/2001	2001-16/23
	23374	R156-55b	AMD	04/30/2001	2001-1/4
	23577	R156-56	AMD	07/01/2001	2001-8/18
	23788	R156-56-704	NSC	06/26/2001	Not Printed
<u>CONTRACTS</u>					
Administrative Services, Facilities Construction and Management	23870	R23-1	AMD	08/15/2001	2001-14/5
Capitol Preservation Board (State), Administration	23578	R131-4	NEW	05/16/2001	2001-8/7
Transportation, Operations, Construction	23608	R916-2	NSC	05/01/2001	Not Printed
	23609	R916-3	NSC	05/01/2001	Not Printed
	23750	R916-3	5YR	05/14/2001	2001-11/119
CONTROLLED SUBSTANCES					
Commerce, Occupational and Professional Licensing	23401	R156-37-502	NSC	02/01/2001	Not Printed
Tax Commission, Collections	23574	R867-2B	5YR	03/27/2001	2001-8/89
COOPERATIVE WILDLIFE MANAGEME	NT UNIT				
Natural Resources, Wildlife Resources	23808	R657-37	AMD	07/18/2001	2001-12/67
CORRECTIONS					
Corrections, Administration	23966	R251-101	5YR	08/01/2001	2001-16/51
	23967	R251-104	5YR	08/01/2001	2001-16/52

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	23400	R251-301 R251-301	AMD	02/05/2001 03/13/2001	2001-5/40 2001-3/8
	23968	R251-702	5YR	08/01/2001	2001-3/8
	23900	R251-702	5YR	07/12/2001	2001-10/32
	23570		5YR		2001-15/48
	23540	R251-709 R251-709	AMD	03/27/2001 05/15/2001	2001-8/87
	23902	R251-709 R251-711	5YR	05/15/2001	2001-7/12
	23902	R251-711	5YR	07/12/2001	2001-15/49
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COSMETOLOGISTS Commerce, Occupational and Professional Licensing	23260	R156-11a	AMD	see CPR	2000-22/5
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COUGAR					
Natural Resources, Wildlife Resources	24021	R657-10	5YR	08/30/2001	2001-18/60
	24024	R657-10	AMD	10/17/2001	2001-18/36
COUNSELORS					
Commerce, Occupational and Professional Licensing	23679	R156-60c	AMD	06/19/2001	2001-10/11
COURT					
Health, Center for Health Data, Vital Records and Statistics	24014	R436-5	5YR	08/28/2001	2001-18/58
COVERAGE GROUPS					
Health, Health Care Financing, Coverage and Reimbursement Policy	23396	R414-303	EMR	01/03/2001	2001-3/87
	23420	R414-303	AMD	03/13/2001	2001-3/52
	23752	R414-303	AMD	07/06/2001	2001-11/59
CRIMINAL INVESTIGATION					
Public Safety, Law Enforcement and Technical Services, Regulatory Licensing (Changed to Public Safety, Criminal Investigations and Technical Services, Criminal Identification)	23447	R724-7 (Changed to R722-320)	NSC	02/01/2001	Not Printed
CRIMINAL RECORDS					
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CULTURAL RESOURCE					
Community and Economic Development, Community Development, History	24076	R212-7	5YR	09/26/2001	2001-20/66
<u>DAMAGES</u>					
Transportation, Administration	23623	R907-63-1	NSC	05/01/2001	Not Printed
<u>DAMS</u>					
Natural Resources, Water Rights	23895	R655-10	5YR	07/12/2001	2001-15/54
-	23898	R655-10	AMD	11/29/2001	2001-15/18
	23896	R655-11	5YR	07/12/2001	2001-15/54

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	23897	R655-12	5YR	07/12/2001	2001-15/55
	23900	R655-12	AMD	11/29/2001	2001-15/25
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Natural Resources, Water Rights	23895	R655-10	5YR	07/12/2001	2001-15/54
	23898	R655-10	AMD	11/29/2001	2001-15/18
	23897	R655-12	5YR	07/12/2001	2001-15/55
	23900	R655-12	AMD	11/29/2001	2001-15/25
<u>DEBT</u>					
Human Services, Recovery Services	23887	R527-936	5YR	07/10/2001	2001-15/53
	23821	R527-936	AMD	08/03/2001	2001-13/70
<u>DECOMMISSIONING</u>					
Environmental Quality, Radiation Control	23828	R313-22	AMD	09/14/2001	2001-13/40
	24095	R313-22	5YR	10/10/2001	2001-21/109
<u>DEFINITIONS</u>					
Environmental Quality, Air Quality	23759	R307-101-2	AMD	07/12/2001	2001-11/10
Environmental Quality, Radiation Control	23667	R313-12	AMD	06/08/2001	2001-9/54
	23932	R313-12	5YR	07/23/2001	2001-16/53
	23826	R313-12	AMD	09/14/2001	2001-13/27
Human Resource Management, Administration	23770	R477-1	AMD	07/03/2001	2001-11/76
<u>DEMONSTRATING</u>					
Health, Health Care Financing, Coverage and Reimbursement Policy	23452	R414-310	REP	04/04/2001	2001-4/13
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Environmental Quality, Radiation Control	24096	R313-28	5YR	10/10/2001	2001-21/110
DENTAL HYGIENISTS					
Commerce, Occupational and Professional Licensing	23141	R156-69	AMD	see CPR	2000-19/10
	23141	R156-69	CPR	02/15/2001	2001-2/17
	23878	R156-69	5YR	07/05/2001	2001-15/47
	23737	R156-69-305	AMD	07/05/2001	2001-11/6
<u>DENTISTS</u>					
Commerce, Occupational and Professional Licensing	23141	R156-69	AMD	see CPR	2000-19/10
	23141	R156-69	CPR	02/15/2001	2001-2/17
	23878	R156-69	5YR	07/05/2001	2001-15/47
	23737	R156-69-305	AMD	07/05/2001	2001-11/6
DEPOSITORY					
Money Management Council, Administration	23624	R628-10	5YR	04/11/2001	2001-9/143
	23841	R628-10	AMD	08/27/2001	2001-13/71
<u>DEPREDATION</u>					
Natural Resources, Wildlife Resources	23676	R657-44	AMD	06/04/2001	2001-9/122
	24058	R657-44	AMD	11/01/2001	2001-19/30
DESIGN/BUILD					
Transportation, Operations, Construction	23750	R916-3	5YR	05/14/2001	2001-11/119

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School and Institutional Trust Lands, Administration	24053	R850-140	5YR	09/14/2001	2001-19/45
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Agriculture and Food, Administration	23959	R51-4	5YR	07/31/2001	2001-16/49
Tax Commission, Administration	23846	R861-1A-9	AMD	08/02/2001	2001-13/75
, , , , , , , , , , , , , , , , , , , ,	23717	R861-1A-17	AMD	07/04/2001	2001-10/44
	23988	R861-1A-24	NSC	09/01/2001	Not Printed
	23403	R861-1A-36	AMD	04/11/2001	2001-3/76
DIGITAL SIGNATURE					
Commerce, Corporations and Commercial Code	23595	R154-10	AMD	05/18/2001	2001-8/15
DIRECT FILTRATION					
Environmental Quality, Drinking Water	23659	R309-207 (Changed to R309-530)	AMD	08/15/2001	2001-9/43
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Governor, Administration	24101	R355-2	5YR	10/10/2001	2001-21/114
DISABILITY INSURANCE					
Human Resource Management, Administration	23775	R477-8	AMD	07/03/2001	2001-11/90
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Environmental Quality, Water Quality	23161	R317-8	AMD	see CPR	2000-19/40
	23161	R317-8	CPR	01/23/2001	2000-24/78
DISCIPLINARY ACTION					
Education, Administration	23546	R277-514	NSC	04/01/2001	Not Printed
DISCIPLINE OF EMPLOYEES					
Human Resource Management, Administration	23777	R477-11	AMD	07/03/2001	2001-11/99
	23778	R477-14	AMD	07/03/2001	2001-11/101
DISCLOSURE REQUIREMENTS					
Tax Commission, Administration	23846	R861-1A-9	AMD	08/02/2001	2001-13/75
	23717	R861-1A-17	AMD	07/04/2001	2001-10/44
	23988	R861-1A-24	NSC	09/01/2001	Not Printed
	23403	R861-1A-36	AMD	04/11/2001	2001-3/76
<u>DISCRIMINATION</u>					
Agriculture and Food, Administration	23959	R51-4	5YR	07/31/2001	2001-16/49
Labor Commission, Antidiscrimination and Labor, Antidiscrimination	24278	R606-1	5YR	11/27/2001	2001-24/56
	23515	R606-1-3	AMD	04/03/2001	2001-5/17
	24279	R606-2	5YR	11/27/2001	2001-24/56
DISEASE CONTROL					
Agricultural and Food, Animal Industry	24178	R58-4	5YR	11/01/2001	2001-22/94
DISMISSAL OF EMPLOYEES					
Human Resource Management, Administration	23777	R477-11	AMD	07/03/2001	2001-11/99
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-	23909	R156-1-308c	AMD	09/04/2001	2001-15/4
	23295	R156-1-308d	AMD	01/04/2001	2000-23/9
DRINKING WATER					
Environmental Quality, Drinking Water	23662	R309-101	5YR	04/16/2001	2001-9/140
	23663	R309-102	5YR	04/16/2001	2001-9/140
	23664	R309-103	5YR	04/16/2001	2001-9/141
	23665	R309-104	5YR	04/16/2001	2001-9/141
	23755	R309-115	NEW	08/24/2001	2001-11/23
	23252	R309-150	AMD	01/04/2001	2000-22/33
	23655	R309-201 (Changed to R309-500)	AMD	08/15/2001	2001-9/22
	23656	R309-202 (Changed to R309-505)	AMD	08/15/2001	2001-9/26
	23657	R309-203 (Changed to R309-510)	AMD	08/15/2001	2001-9/29
	23658	R309-206 (Changed to R309-525)	AMD	08/15/2001	2001-9/32
	23659	R309-207 (Changed to R309-530)	AMD	08/15/2001	2001-9/43
	23394	R309-208 (Changed to R309-535)	AMD	05/01/2001	2001-2/3
	23660	R309-209 (Changed to R309-540)	AMD	08/15/2001	2001-9/46
	23661	R309-211 (Changed ro R309-550)	AMD	08/15/2001	2001-9/50
DRIVER EDUCATION	23845	R309-605	AMD	08/27/2001	2001-13/20
Public Safety, Driver License	23957	R708-18	5YR	07/30/2001	2001-16/59
DRUG ABUSE	20001	100 10	OTIC	01700/2001	2001 10/00
Human Resource Management, Administration	23778	R477-14	AMD	07/03/2001	2001-11/101
DRUG/ALCOHOL EDUCATION					
Human Resource Management, Administration	23778	R477-14	AMD	07/03/2001	2001-11/101
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Tax Commission, Collections	23574	R867-2B	5YR	03/27/2001	2001-8/89
<u>DUI PROGRAMS</u>					
Human Services, Substance Abuse	23732	R544-4	AMD	07/03/2001	2001-11/105
DUMPING OF WASTES					
Environmental Quality, Water Quality	23600	R317-550-7	AMD	see CPR	2001-8/45
	23600	R317-550-7	CPR	08/29/2001	2001-14/49
<u>EARTHQUAKES</u>					
Natural Resources, Water Rights	23896	R655-11	5YR	07/12/2001	2001-15/54
	23899	R655-11	AMD	11/29/2001	2001-15/23
ECONOMIC DEVELOPMENT					
Workforce Services, Employment Development	23723	R986-601	REP	07/01/2001	2001-10/57

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	23964	R277-480			2001-16/25
	23855	R277-526	AMD	08/01/2001	2001-13/13
EDUCATIONAL EXPENDITURES	23670	R277-709	AMD	06/05/2001	2001-9/19
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Education, Administration	23851 23853	R277-456 R277-478	REP	08/01/2001 08/01/2001	2001-13/6
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EDUCATIONAL FACILITIES	23034	R211-419	INEVV	06/01/2001	2001-13/11
EDUCATIONAL FACILITIES Education, Administration	24040	R277-432	5YR	09/04/2001	2001 10/42
Education, Administration	23850	R277-452	AMD	08/01/2001	2001-19/43 2001-13/4
EDUCATIONAL MEDIA	23630	R277-451	AIVID	06/01/2001	2001-13/4
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Education, Administration	24294	R277-467	5YR	11/30/2001	2001-24/55
EDUCATIONAL PLANNING	00747	D077 445	EV/D	05/44/0004	0004 44/447
Education, Administration	23747	R277-415	5YR	05/14/2001	2001-11/117
EDUCATIONAL CAVINGS TRUST	23963	R277-415	REP	09/20/2001	2001-16/24
EDUCATIONAL SAVINGS TRUST	04004	D705 005	EVD.	44/20/2004	2004 24/50
Regents (Board of), Administration	24291	R765-685	5YR	11/30/2001	2001-24/58
EDUCATION FINANCE	0.40.40	D077 400	5) (5)	00/04/0004	0004 40440
Education, Administration	24040	R277-432	5YR	09/04/2001	2001-19/43
	23850	R277-451	AMD	08/01/2001	2001-13/4
EDUCATION TUITION		D 40			
Human Resource Management, Administration	23776	R477-10	AMD	07/03/2001	2001-11/98
EFFLUENT STANDARDS					
Environmental Quality, Water Quality	23766	R317-1	AMD	08/24/2001	2001-11/32
	23164	R317-1-3	AMD	see CPR	2000-19/25
	23164	R317-1-3	CPR	01/23/2001	2000-24/74
	23599	R317-1-6	AMD	08/13/2001	2001-8/44
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Public Safety, Driver License	23833	R708-33	5YR	06/07/2001	2001-13/87
<u>ELECTRICIANS</u>					
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Commerce, Occupational and Professional Licensing	23954	R156-11a	AMD	09/17/2001	2001-16/11
ELECTRONIC COMMERCE					
Commerce, Corporations and Commercial Code	23595	R154-10	AMD	05/18/2001	2001-8/15
ELECTRONIC COMMUNICATION					
Commerce, Corporations and Commercial Code	23595	R154-10	AMD	05/18/2001	2001-8/15
ELEVATORS					
Labor Commission, Safety	23473	R616-3-3	AMD	03/20/2001	2001-4/36
EMERGENCY MEDICAL SERVICES					

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	23185	R426-6	AMD	01/17/2001	2000-20/27
	23186	R426-7	NEW	01/30/2001	2000-20/29
	23202	R426-8	NEW	01/30/2001	2000-21/14
EMERGENCY VEHICLES					
Public Safety, Law Enforcement and Technical Services, Regulatory Licensing (Changed to Public Safety, Criminal Investigations and Technical Services, Criminal Identification)	23446	R724-6 (Changed to R722-340)	NSC	02/01/2001	Not Printed
EMPLOYEE BENEFITS					
Human Resource Management, Administration	23774	R477-7	AMD	07/03/2001	2001-11/87
EMPLOYEE PERFORMANCE EVALUAT	<u>ION</u>				
Human Resource Management, Administration	23776	R477-10	AMD	07/03/2001	2001-11/98
EMPLOYEE PRODUCTIVITY					
Human Resource Management, Administration	23776	R477-10	AMD	07/03/2001	2001-11/98
EMPLOYER LIABILITY					
Workforce Services, Workforce Information and Payment Services	23744	R994-302	5YR	05/11/2001	2001-11/119
<u>EMPLOYMENT</u>					
Human Resource Management, Administration	23773	R477-5	AMD	07/03/2001	2001-11/86
Labor Commission, Antidiscrimination and Labor, Antidiscrimination	24278	R606-1	5YR	11/27/2001	2001-24/56
	23515	R606-1-3	AMD	04/03/2001	2001-5/17
	24279	R606-2	5YR	11/27/2001	2001-24/56
Workforce Services, Employment Development	23723	R986-601	REP	07/01/2001	2001-10/57
	23724	R986-602	REP	07/01/2001	2001-10/67
	23725	R986-603	REP	07/01/2001	2001-10/75
ENERGY ASSISTANCE					
Community and Economic Development, Community Development, Community Services	23687	R202-201	NSC	05/01/2001	Not Printed
	23688	R202-203	NSC	05/01/2001	Not Printed
	23689	R202-204	NSC	05/01/2001	Not Printed
	23690	R202-205	NSC	05/01/2001	Not Printed
	23691	R202-206	NSC	05/01/2001	Not Printed
	23692	R202-207	NSC	05/01/2001	Not Printed
	23693	R202-208	NSC	05/01/2001	Not Printed
ENERGY INDUSTRIES					
Community and Economic Development, Community Development, Community Services	23693	R202-208	NSC	05/01/2001	Not Printed
ENFORCEMENT					
Agriculture and Food, Animal Industry	24153	R58-14	5YR	10/24/2001	2001-22/94

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Environmental Quality, Radiation Control	23933	R313-14 R313-14	AMD 5YR	06/08/2001 07/23/2001	2001-9/55 2001-16/53
Human Services, Recovery Services	23933	R513-14 R527-800	51R 5YR	07/23/2001	2001-16/55
numan services, Recovery services	23929	R527-800	AMD	09/18/2001	2001-16/33
ENGINEEDING	23930	R327-000	AIVID	09/16/2001	2001-10/33
ENGINEERING Education, Administration	23856	R277-717	NEW	08/01/2001	2001-13/16
ENGINEERS	23030	N211-111	INCVV	08/01/2001	2001-13/10
	22052	D22.2	AMD	00/15/2001	2001 16/4
Administrative Services, Facilities Construction and Management	23952	R23-2	AMD	09/15/2001	2001-16/4
Commerce, Occupational and Professional Licensing	23517	R156-22	AMD	see CPR	2001-5/4
	23517	R156-22	CPR	05/17/2001	2001-8/81
ENTERPRISE ZONES					
Tax Commission, Auditing	23910	R865-9I-14	AMD	09/05/2001	2001-15/33
	23990	R865-9I-42	NSC	09/01/2001	Not Printed
<u>ENVIRONMENT</u>					
Tax Commission, Auditing	24037	R865-13G-15	AMD	10/16/2001	2001-18/44
ENVIRONMENTAL PROTECTION					
Environmental Quality, Air Quality	23835	R307-220	AMD	see CPR	2001-13/17
	23835	R307-220	CPR	11/01/2001	2001-19/42
Environmental Quality, Drinking Water	23662	R309-101	5YR	04/16/2001	2001-9/140
	23664	R309-103	5YR	04/16/2001	2001-9/141
	23665	R309-104	5YR	04/16/2001	2001-9/141
	23252	R309-150	AMD	01/04/2001	2000-22/33
	23845	R309-605	AMD	08/27/2001	2001-13/20
EQUIPMENT LEASING					
Commerce, Corporations and Commercial Code	23672	R154-2	NEW	07/26/2001	2001-9/3
	23858	R154-2	NSC	08/01/2001	Not Printed
<u>ESTHETICIANS</u>					
Commerce, Occupational and Professional Licensing	23954	R156-11a	AMD	09/17/2001	2001-16/11
<u>ETHICS</u>					
Natural Resources, Wildlife Resources	23360	R657-38	AMD	01/16/2001	2000-24/53
<u>EXEMPTIONS</u>					
Environmental Quality, Radiation Control	23667	R313-12	AMD	06/08/2001	2001-9/54
	23932	R313-12	5YR	07/23/2001	2001-16/53
	23826	R313-12	AMD	09/14/2001	2001-13/27
	23312	R313-19	AMD	01/26/2001	2000-23/19
	24094	R313-19	5YR	10/10/2001	2001-21/109
EXHIBITIONS					
Agriculture and Food, Marketing and Conservation	24003	R65-8	5YR	08/24/2001	2001-18/56
EXTENDED AREA SERVICE					
Public Service Commission, Administration	23844	R746-347	REP	08/01/2001	2001-13/73

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FACILITY					
Human Services, Mental Health, State	23666	R525-8	NEW	06/04/2001	2001-9/98
Hospital	20000	11020 0		00/01/2001	2001 0/00
FACULTY					
Education, Administration	23855	R277-526	AMD	08/01/2001	2001-13/13
FAIR EMPLOYMENT PRACTICES					
Human Resource Management, Administration	23771	R477-2	AMD	07/03/2001	2001-11/82
	23773	R477-5	AMD	07/03/2001	2001-11/86
<u>FAIRS</u>					
Fair Corporation (Utah State), Administration	23890	R325-1	5YR	07/12/2001	2001-15/50
	23891	R325-2	5YR	07/12/2001	2001-15/50
	23892	R325-3	5YR	07/12/2001	2001-15/51
	23893	R325-4	5YR	07/12/2001	2001-15/51
	23894	R325-5	5YR	07/12/2001	2001-15/52
FALCONRY					
Natural Resources, Wildlife Resources	24056	R657-20	AMD	11/01/2001	2001-19/24
FAMILY EMPLOYMENT					
Workforce Services, Employment Development	23271	R986-200	AMD	07/01/2001	2001-10/49
FEED CONTAMINATION					
Agriculture and Food, Plant Industry	23435	R68-2	5YR	01/16/2001	2001-3/95
<u>FEES</u>					
Administrative Services, Finance	23366	R25-14	AMD	01/22/2001	2000-24/5
Environmental Quality, Radiation Control	24100	R313-70	5YR	10/10/2001	2001-21/112
Health, Center for Health Data, Vital Records and Statistics	23681	R436-11	NSC	05/01/2001	Not Printed
Labor Commission, Industrial Accidents	23463	R612-2-3	NSC	02/15/2001	Not Printed
	23464	R612-2-5	NSC	02/15/2001	Not Printed
	23548	R612-2-5	EMR	03/08/2001	2001-7/43
	23549	R612-2-5	AMD	05/03/2001	2001-7/21
	23746	R612-2-5	AMD	07/05/2001	2001-11/108
	23465	R612-2-6	NSC	02/15/2001	Not Printed
	23466	R612-2-11	NSC	02/15/2001	Not Printed
	23467	R612-2-16	AMD	03/20/2001	2001-4/33
	23468 23469	R612-2-17	NSC	02/15/2001	Not Printed 2001-4/33
	23470	R612-2-22 R612-2-23	AMD NSC	03/20/2001 02/15/2001	Not Printed
	23471	R612-2-24	AMD	03/20/2001	2001-4/34
	23471	R612-2-26	NSC	03/20/2001	Not Printed
Natural Resources, Parks and Recreation	23978	R651-611	5YR	08/07/2001	2001-17/49
Public Safety, Driver License	23957	R708-18	5YR	07/30/2001	2001-16/59
FILING DEADLINES					
Labor Commission, Industrial Accidents	24016	R612-1-3	AMD	10/16/2001	2001-18/25
	23223	R612-1-10	AMD	see CPR	2000-21/18
	23223	R612-1-10	CPR	03/20/2001	2001-1/36

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Workforce Services, Workforce Information and Payment Services	23824	R994-403-102a	AMD	08/09/2001	2001-13/78
FILING DOCUMENTS					
Commerce, Corporations and Commercial Code	23672	R154-2	NEW	07/26/2001	2001-9/3
	23858	R154-2	NSC	08/01/2001	Not Printed
FILTRATION					
Environmental Quality, Drinking Water	23658	R309-206 (Changed to R309-525)	AMD	08/15/2001	2001-9/32
<u>FINANCE</u>					
Administrative Services, Finance	24135	R25-2	5YR	10/17/2001	2001-22/93
FINANCIAL DISCLOSURE					
Community and Economic Development, Community Development, Community Services	23689	R202-204	NSC	05/01/2001	Not Printed
Health, Health Care Financing, Coverage and Reimbursement Policy	23397	R414-304	EMR	01/03/2001	2001-3/89
	23753	R414-304	AMD	07/06/2001	2001-11/62
	23922	R414-304	AMD	09/26/2001	2001-16/26
<u>FIRE</u>					
Environmental Quality, Air Quality	23139	R307-204	NEW	see CPR	2000-19/14
	23139	R307-204	CPR	03/06/2001	2001-3/81
<u>FIREARMS</u>					
Administrative Services, Fleet Operations, Surplus Property	23523	R28-2	5YR	02/08/2001	2001-5/39
FIRE PREVENTION					
Public Safety, Fire Marshal	23339	R710-4	AMD	01/16/2001	2000-24/61
	23580	R710-4	AMD	05/16/2001	2001-8/77
FIRE PREVENTION LAW					
Public Safety, Fire Marshal	23340	R710-9	AMD	01/16/2001	2000-24/64
<u>FISH</u>					
Natural Resources, Wildlife Resources	23189	R657-13	AMD	01/02/2001	2000-21/23
<u>FISHING</u>					
Natural Resources, Wildlife Resources	23189	R657-13	AMD	01/02/2001	2000-21/23
FLOCCULATION					
Environmental Quality, Drinking Water	23658	R309-206 (Changed to R309-525)	AMD	08/15/2001	2001-9/32
FLOODS					
Natural Resources, Water Rights	23896	R655-11	5YR	07/12/2001	2001-15/54
	23899	R655-11	AMD	11/29/2001	2001-15/23
FOOD INSPECTION					
Agriculture and Food, Animal Industry	23306	R58-10	AMD	01/03/2001	2000-23/9
	23585	R58-11	5YR	03/30/2001	2001-8/83
	23586	R58-12	5YR	03/30/2001	2001-8/84
	23587	R58-13	5YR	03/30/2001	2001-8/84
Agriculture and Food Blant Industry	23589	R58-16	5YR	03/30/2001	2001-8/85
Agriculture and Food, Plant Industry	23960	R68-4	5YR	07/31/2001	2001-16/49

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Agriculture and Food, Regulatory Services	24005	R70-330	5YR	08/24/2001	2001-18/57
	24006	R70-370	5YR	08/24/2001	2001-18/57
	23007	R70-380	5YR	08/24/2001	2001-18/58
	24046	R70-410	5YR	09/12/2001	2001-19/43
	24043	R70-410	AMD	11/01/2001	2001-19/4
	23428	R70-420	REP	03/06/2001	2001-3/5
	23429	R70-430	REP	03/06/2001	2001-3/6
	23430	R70-610	5YR	01/16/2001	2001-3/96
	23431	R70-610	NSC	02/01/2001	Not Printed
	23432	R70-620	5YR	01/16/2001	2001-3/97
	23433	R70-620	AMD	03/06/2001	2001-3/7
FOOD STAMPS					
Workforce Services, Employment Development	23474	R986-900-902	AMD	03/20/2001	2001-4/47
	23727	R986-900-902	AMD	07/01/2001	2001-10/79
FORENSIC					
Human Services, Mental Health, State Hospital	23666	R525-8	NEW	06/04/2001	2001-9/98
FOSTER CARE					
Human Services, Administration, Administrative Services, Licensing	23626	R501-12	AMD	08/09/2001	2001-9/94
	24072	R501-12	EMR	09/26/2001	2001-20/60
	24035	R501-12	AMD	10/19/2001	2001-18/18
Human Services, Child and Family Services	23866	R512-43	EMR	06/29/2001	2001-14/65
FRANCHISES					
Commerce, Administration	24234	R151-14	5YR	11/14/2001	2001-23/133
Commerce, Consumer Protection	23792	R152-15	AMD	07/30/2001	2001-12/14
Tax Commission, Auditing	23555	R865-6F-1	NSC	04/01/2001	Not Printed
	23556	R865-6F-15	NSC	04/01/2001	Not Printed
	23989	R865-6F-27	NSC	09/01/2001	Not Printed
FRAUD					
Commerce, Consumer Protection	23795	R152-26	AMD	07/30/2001	2001-12/19
Human Services, Recovery Services	23389	R527-928	AMD	02/15/2001	2001-2/7
FREEDOM OF INFORMATION					
Agriculture and Food, Administration	23958	R51-3	5YR	07/31/2001	2001-16/48
Community and Economic Development, Administration	24150	R182-1	5YR	10/19/2001	2001-22/96
<u>FUEL</u>					
Community and Economic Development, Community Development, Energy Services	23377	R203-1	AMD	see CPR	2001-1/6
	23377	R203-1	CPR	06/15/2001	2001-4/52
Tax Commission, Auditing	24036	R865-4D-22	AMD	10/16/2001	2001-18/43
FUEL PRICES					
Commerce, Consumer Protection	23793	R152-16	REP	07/30/2001	2001-12/15
GAME LAWS					

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Natural Descursos Wildlife Descursos	22256	D657 5	AMD	04/46/2004	2000 24/40
Natural Resources, Wildlife Resources	23356	R657-5	AMD	01/16/2001 04/03/2001	2000-24/40
	23528 23806	R657-5	AMD AMD	04/03/2001	2001-5/19 2001-12/63
	24064	R657-5 R657-5-16	AMD	11/15/2001	2001-12/03
	24064	R657-6	AMD	11/15/2001	2001-20/28
	24000	R657-10	5YR	08/30/2001	2001-20/28
	24021	R657-10	AMD	10/17/2001	2001-18/36
	23601	R657-14	AMD	05/17/2001	2001-18/30
	23358	R657-17	AMD	01/16/2001	2000-24/51
	23810	R657-23	5YR	05/30/2001	2000-24/31
	23807	R657-23	AMD	07/18/2001	2001-12/74
	23393	R657-33	AMD	02/15/2001	2001-12/8
GASOLINE	20090	1037-33	AIVID	02/13/2001	2001-270
	23919	R307-301-3	AMD	09/10/2001	2001-15/7
Environmental Quality, Air Quality Tax Commission, Auditing	24037	R865-13G-15	AMD	10/16/2001	2001-15/7
GOVERNMENT DOCUMENTS	24037	K005-13G-15	AWID	10/10/2001	2001-16/44
Agriculture and Food, Administration	23958	R51-3	5YR	07/31/2001	2001-16/48
Community and Economic Development, Administration	24150	R182-1	5YR	10/19/2001	2001-22/96
Community and Economic Development, Community Development, Community Services	23692	R202-207	NSC	05/01/2001	Not Printed
GOVERNMENT HEARINGS					
Administrative Services, Finance	24135	R25-2	5YR	10/17/2001	2001-22/93
Agriculture and Food, Administration	23928	R51-2-11	NSC	08/01/2001	Not Printed
Commerce, Administration	23537	R151-46b	5YR	02/28/2001	2001-6/49
	23945	R151-46b	5YR	07/27/2001	2001-16/50
Commerce, Occupational and Professional Licensing	23839	R156-46b	5YR	06/11/2001	2001-13/85
Human Resource Management, Administration	23777	R477-11	AMD	07/03/2001	2001-11/99
Transportation, Preconstruction	23616	R930-2	NSC	05/01/2001	Not Printed
GOVERNMENT INFORMATION RESOUR	RCES				
Transportation, Administration	23634	R907-40	NSC	05/01/2001	Not Printed
GOVERNMENT PURCHASING					
Administrative Services, Purchasing and General Services	23965	R33-3-1	AMD	12/03/2001	2001-16/7
	23962	R33-3-7	AMD	12/03/2001	2001-16/10
Attorney General, Administration	24092	R105-1	5YR	10/05/2001	2001-21/108
GRANTS					
Community and Economic Development, Business and Economic Development	24099	R184-1	5YR	10/10/2001	2001-21/108
Community and Economic Development, Community Development	23231	R199-8	AMD	01/23/2001	2000-21/3
2 2 2 2 1 1	23575	R199-9	NSC	03/28/2001	Not Printed
Environmental Quality, Water Quality	23785	R317-100	AMD	08/24/2001	2001-12/31

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Health, Health Systems Improvement, Community Health Nursing (Changed to Health, Health Systems Improvement, Primary Care and Rural Health)	23849	R425-1 (Changed to R434-50)	AMD	10/01/2001	2001-13/65
Health, Health Systems Improvement, Primary Care and Rural Health	23888	R434-30	5YR	07/11/2001	2001-15/52
Pioneer Sesquicentennial Celebration Coordinating Council (Utah), Administration	23742	R674-2	EXD	05/09/2001	2001-11/121
GRIEVANCE PROCEDURES					
Career Service Review Board, Administration	23979	R137-1	5YR	08/08/2001	2001-17/46
Human Services, Child and Family Services	23884	R512-75	AMD	09/18/2001	2001-15/10
Tax Commission, Administration	23846	R861-1A-9	AMD	08/02/2001	2001-13/75
	23717	R861-1A-17	AMD	07/04/2001	2001-10/44
	23988	R861-1A-24	NSC	09/01/2001	Not Printed
	23403	R861-1A-36	AMD	04/11/2001	2001-3/76
GRIEVANCES					
Agriculture and Food, Administration	23959	R51-4	5YR	07/31/2001	2001-16/49
Governor, Administration	24101	R355-2	5YR	10/10/2001	2001-21/114
Human Resource Management, Administration	23772	R477-4	AMD	07/03/2001	2001-11/85
	23777	R477-11	AMD	07/03/2001	2001-11/99
HABITAT DESIGNATION					
Natural Resources, Wildlife Resources	23677	R657-48	NEW	06/13/2001	2001-9/124
HALFWAY HOUSES					
Corrections, Administration	23512	R251-301	5YR	02/05/2001	2001-5/40
	23400	R251-301	AMD	03/13/2001	2001-3/8
HAZARDOUS MATERIALS TRANSPOR	<u>TATION</u>				
Transportation, Motor Carrier	23461	R909-75	AMD	03/20/2001	2001-4/45
	23857	R909-75	AMD	08/15/2001	2001-14/43
HAZARDOUS SUBSTANCES					
Transportation, Motor Carrier	23461	R909-75	AMD	03/20/2001	2001-4/45
	23857	R909-75	AMD	08/15/2001	2001-14/43
HAZARDOUS WASTE					
Environmental Quality, Solid and Hazardous Waste	23409	R315-1	AMD	04/20/2001	2001-3/14
	24145	R315-1	5YR	10/18/2001	2001-22/98
	23410	R315-2	AMD	04/20/2001	2001-3/16
	23763	R315-2	AMD	see CPR	2001-11/27
	23763	R315-2	CPR	09/04/2001	2001-15/42
	24143	R315-2	5YR	10/18/2001	2001-22/98
	23521	R315-2-2	AMD	06/15/2001	2001-5/15
	23411	R315-3	AMD	see CPR	2001-3/22
	23411	R315-3	CPR	06/15/2001	2001-9/130
	23947	R315-3	NSC	08/01/2001	Not Printed
	24142	R315-3	5YR	10/18/2001	2001-22/99
	23764	R315-3-1	AMD	07/20/2001	2001-11/29

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	04444	D245 4	EVD	10/10/2001	2004 22/00
	24141 23948	R315-4 R315-4-1	5YR NSC	10/18/2001 09/01/2001	2001-22/99 Not Printed
	24146	R315-5	5YR	10/18/2001	2001-22/100
	23412	R315-5-3	AMD	04/20/2001	2001-3/30
	24140	R315-6	5YR	10/18/2001	2001-22/100
	23413	R315-7	AMD	see CPR	2001-3/31
	23413	R315-7	CPR	06/15/2001	2001-9/131
	24139	R315-7	5YR	10/18/2001	2001-22/101
	23414	R315-8	AMD	see CPR	2001-3/36
	23414	R315-8	CPR	06/15/2001	2001-9/133
	24138	R315-8	5YR	10/18/2001	2001-22/101
	23949	R315-8-15	NSC	09/01/2001	Not Printed
	24144	R315-9	5YR	10/18/2001	2001-22/102
	24089	R315-12	5YR	10/05/2001	2001-21/113
	23950	R315-12-2	NSC	09/01/2001	Not Printed
	24090	R315-13	5YR	10/05/2001	2001-21/113
	23415	R315-13-1	AMD	04/20/2001	2001-3/40
	24137	R315-14	5YR	10/18/2001	2001-22/102
	23416	R315-14-7	AMD	04/20/2001	2001-3/41
	23417	R315-16	AMD	04/20/2001	2001-3/42
	23951	R315-16-5	NSC	08/01/2001	Not Printed
	23418	R315-50	AMD	04/20/2001	2001-3/50
	24136	R315-50	5YR	10/18/2001	2001-22/103
	23554	R315-101	AMD	see CPR	2001-7/15
	23554	R315-101	CPR	09/20/2001	2001-15/44
	24195	R315-101	5YR	11/08/2001	2001-23/134
	23419	R315-101-7	AMD	see CPR	2001-3/51
	23419	R315-101-7	CPR	07/20/2001	2001-11/113
Transportation, Motor Carrier	23461	R909-75	AMD	03/20/2001	2001-4/45
•	23857	R909-75	AMD	08/15/2001	2001-14/43
HEALTH CARE					
Health, Community and Family Health Services, Children with Special Health Care Needs	23834	R398-1	AMD	08/07/2001	2001-13/61
HEALTH FACILITIES					
Health, Health Systems Improvement, Health Facility Licensure	23292	R432-106	NEW	01/23/2001	2000-23/31
Health, Health Systems Improvement, Health Facility Licensure (Changed to Health, Health Systems Improvement, Licensing)	23477	R432-1	NSC	04/01/2001	Not Printed
	23784	R432-1-3	AMD	08/07/2001	2001-12/51
	23478	R432-2	NSC	04/01/2001	Not Printed
	23479	R432-3	NSC	04/01/2001	Not Printed
	23480	R432-4	NSC	04/01/2001	Not Printed
	23481	R432-5	NSC	04/01/2001	Not Printed
	23482	R432-6	NSC	04/01/2001	Not Printed
	23483	R432-7	NSC	04/01/2001	Not Printed

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	23484	R432-8	NSC	04/01/2001	Not Printed
	23485	R432-9	NSC	04/01/2001	Not Printed
	23486 23487	R432-10 R432-11	NSC NSC	04/01/2001	Not Printed Not Printed
				04/01/2001	Not Printed
	23488 23489	R432-12 R432-13	NSC NSC	04/01/2001 04/01/2001	Not Printed
			NSC		Not Printed
	23490	R432-14	NSC	04/01/2001 04/01/2001	Not Printed
	23491 23492	R432-16 R432-30	NSC	04/01/2001	Not Printed
	23492	R432-35	NSC	04/01/2001	Not Printed
	23493	R432-100	NSC	04/01/2001	Not Printed
	23494	R432-100	NSC	04/01/2001	Not Printed
	23496	R432-101	NSC	04/01/2001	Not Printed
	23490	R432-102	NSC	04/01/2001	Not Printed
	23497	R432-103	NSC	04/01/2001	Not Printed
	23499	R432-104 R432-105	NSC	04/01/2001	Not Printed
	23561	R432-106	NSC	04/01/2001	Not Printed
	23500	R432-150	NSC	04/01/2001	Not Printed
	23500	R432-151	NSC	04/01/2001	Not Printed
	23502	R432-152	NSC	04/01/2001	Not Printed
	23502	R432-200	NSC	04/01/2001	Not Printed
	23504	R432-201	NSC	04/01/2001	Not Printed
	23505	R432-270	NSC	04/01/2001	Not Printed
	23380	R432-270	AMD	03/30/2001	2001-1/10
	23506	R432-300	NSC	04/01/2001	Not Printed
	23567	R432-500	NSC	04/01/2001	Not Printed
	23564	R432-500	AMD	08/13/2001	2001-8/63
	23507	R432-550	NSC	04/01/2001	Not Printed
	23508	R432-600	NSC	04/01/2001	Not Printed
	23562	R432-650	NSC	04/01/2001	Not Printed
	23509	R432-700	NSC	04/01/2001	Not Printed
	23510	R432-750	NSC	04/01/2001	Not Printed
	23563	R432-950	NSC	04/01/2001	Not Printed
HEALTH INSURANCE				0 0 200 .	
Human Services, Recovery Services	23924	R527-201	AMD	09/17/2001	2001-16/29
HEALTH SPAS	20024	11027 201	7 WILD	00/11/2001	2001 10/20
Commerce, Consumer Protection	23791	R152-7 (Changed to R152-23)	AMD	07/30/2001	2001-12/12
HEARING AIDS					
Commerce, Occupational and Professional Licensing	24008	R156-46a	AMD	10/16/2001	2001-18/4
	23735	R156-46a-308	AMD	07/05/2001	2001-11/4
<u>HEARINGS</u>					
Community and Economic Development, Community Development, Community Services	23686	R202-201	NSC	05/01/2001	Not Printed
Environmental Quality, Air Quality	23442	R307-103-1	NSC	02/01/2001	Not Printed

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	23407	R307-103-2	AMD	04/12/2001	2001-3/13
	23755	R309-115	NEW	08/24/2001	2001-11/23
Labor Commission, Adjudication	24070	R602-2-2	AMD	11/15/2001	2001-20/25
	24069	R602-2-3	AMD	11/15/2001	2001-20/26
Professional Practices Advisory Commission, Administration	23427	R686-100	AMD	03/06/2001	2001-3/67
	23547	R686-100	NSC	04/01/2001	Not Printed
HIGHER EDUCATION					
Regents (Board of), Administration	23907	R765-608	NEW	09/01/2001	2001-15/31
,	23596	R765-649	NEW	05/16/2001	2001-8/78
	23782	R765-649	AMD	07/17/2001	2001-12/71
	24291	R765-685	5YR	11/30/2001	2001-24/58
HIGH QUALITY GROUND WATER					
Environmental Quality, Drinking Water	23656	R309-202 (Changed to R309-505)	AMD	08/15/2001	2001-9/26
HIGHWAY BEAUTIFICATION					
Transportation, Preconstruction, Right- of-Way Acquisition	23637	R933-1	NSC	05/01/2001	Not Printed
	24071	R933-1	AMD	11/20/2001	2001-20/49
HIGHWAY FINANCE					
Transportation, Program Development	23613	R926-3	NSC	05/01/2001	Not Printed
	23614	R926-5	NSC	05/01/2001	Not Printed
HIGHWAY HEARINGS					
Transportation, Preconstruction	23616	R930-2	NSC	05/01/2001	Not Printed
HIGHWAY PLANNING	200.0	. 1000 =		00/01/2001	
Transportation, Program Development	23612	R926-2	NSC	05/01/2001	Not Printed
HIGHWAY ROADS	20012	11020 2	1100	00/01/2001	Not i inted
	23613	R926-3	NSC	05/01/2001	Not Printed
Transportation, Program Development HIGHWAYS	23013	N920-3	NSC	03/01/2001	Not Fillited
	22600	D016 2	NCC	05/01/2001	Not Drintod
Transportation, Operations, Construction	23609	R916-3	NSC	05/01/2001	Not Printed
	23750	R916-3	5YR	05/14/2001	2001-11/119
HIRING PRACTICES		D		0=10010001	
Human Resource Management, Administration	23773	R477-5	AMD	07/03/2001	2001-11/86
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HISTORIC PRESERVATION					
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	24169	R212-8	5YR	10/30/2001	2001-22/97
	24170	R212-9	5YR	10/30/2001	2001-22/97
Tax Commission, Auditing	23555	R865-6F-1	NSC	04/01/2001	Not Printed
	23556	R865-6F-15	NSC	04/01/2001	Not Printed
	23989	R865-6F-27	NSC	09/01/2001	Not Printed
	23910	R865-9I-14	AMD	09/05/2001	2001-15/33
	23990	R865-9I-42	NSC	09/01/2001	Not Printed

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	24169	R212-8	5YR	10/30/2001	2001-22/97
<u>HORSES</u>					
Agriculture and Food, Marketing and Conservation	24149	R65-7	5YR	10/19/2001	2001-22/95
<u>HOSPITAL</u>					
Health, Administration	23842	R380-200	NEW	10/15/2001	2001-13/56
	23843	R380-210	NEW	10/15/2001	2001-13/59
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Human Resource Management, Administration	23779	R477-15	AMD	07/03/2001	2001-11/103
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HUMAN SERVICES					
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	23121	R501-7	CPR	01/16/2001	2000-23/59
	23322	R501-8	AMD	01/16/2001	2000-23/33
	23406	R501-8	NSC	02/01/2001	Not Printed
	23626	R501-12	AMD	08/09/2001	2001-9/94
	24072	R501-12	EMR	09/26/2001	2001-20/60
	24035	R501-12	AMD	10/19/2001	2001-18/18
	23783	R501-14	5YR	05/18/2001	2001-12/75
	23323	R501-17	AMD	01/16/2001	2000-23/39
	23923	R501-22	NSC	08/01/2001	Not Printed
HUNTER EDUCATION					
Natural Resources, Wildlife Resources	23810	R657-23	5YR	05/30/2001	2001-12/74
	23807	R657-23	AMD	07/18/2001	2001-12/66
<u>HUNTING</u>					
Natural Resources, Wildlife Resources	23360	R657-38	AMD	01/16/2001	2000-24/53
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Natural Resources, Wildlife Resources	23358	R657-17	AMD	01/16/2001	2000-24/51
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Environmental Quality, Drinking Water	23660	R309-209 (Changed to R309-540)	AMD	08/15/2001	2001-9/46
<u>IMMUNIZATION</u>					
Health, Community and Family Health Services, Immunization	23762	R396-100	R&R	07/19/2001	2001-11/52
IMPACTED AREA PROGRAMS					
Community and Economic Development, Community Development	23576	R199-10	NSC	04/01/2001	Not Printed
IMPORT RESTRICTIONS					
Natural Resources, Wildlife Resources	23673	R657-3	5YR	04/16/2001	2001-9/143
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Administrative Services, Fleet Operations	23345	R27-7	NEW	01/31/2001	2000-24/6
INCINERATORS					
Environmental Quality, Air Quality	23835	R307-220	AMD	see CPR	2001-13/17
	23835	R307-220	CPR	11/01/2001	2001-19/42
INCOME					
Community and Economic Development, Community Development, Community Services	23688	R202-203	NSC	05/01/2001	Not Printed
Health, Health Care Financing, Coverage and Reimbursement Policy	23396	R414-303	EMR	01/03/2001	2001-3/87
	23420	R414-303	AMD	03/13/2001	2001-3/52
	23752	R414-303	AMD	07/06/2001	2001-11/59
	23397	R414-304	EMR	01/03/2001	2001-3/89
	23753	R414-304	AMD	07/06/2001	2001-11/62
	23922	R414-304	AMD	09/26/2001	2001-16/26
	23452	R414-310	REP	04/04/2001	2001-4/13
INCOME ELIGIBILITY					
Community and Economic Development, Community Development, Community Services	23688	R202-203	NSC	05/01/2001	Not Printed
INCOME TAX					
Tax Commission, Auditing	23910	R865-9I-14	AMD	09/05/2001	2001-15/33
	23990	R865-9I-42	NSC	09/01/2001	Not Printed
INCOME WITHHOLDING FEES					
Human Services, Recovery Services	23955	R527-302	NSC	08/01/2001	Not Printed
INDIAN AFFAIRS					
Community and Economic Development, Indian Affairs	23476	R230-1	5YR	02/01/2001	2001-4/61
INDIGENT					
Health, Health Care Financing, Medical Assistance Program	23351	R420-1	AMD	01/23/2001	2000-24/28
	23701	R420-1	EMR	05/01/2001	2001-10/85
	23703	R420-1	AMD	06/25/2001	2001-10/19
INDIVIDUAL HOME BOOSTER PUMPS Environmental Quality, Drinking Water	23660	R309-209 (Changed to R309-540)	AMD	08/15/2001	2001-9/46
INDUSTRIAL WASTE		(U 1/308-340)			
Environmental Quality, Water Quality	23766	R317-1	AMD	08/24/2001	2001-11/32
Environmental Quality, Water Quality	23164	R317-1-3	AMD	see CPR	2000-19/25
	23164	R317-1-3	CPR	01/23/2001	2000-13/23
	23599	R317-1-6	AMD	08/13/2001	2000-24/74
INDUSTRY	20000		,	30, 10,2001	2001 0/44
Environmental Quality, Radiation Control	23552	R313-36	AMD	05/11/2001	2001-7/13
and the second s	24098	R313-36	5YR	10/10/2001	2001-21/112
INFORMATION TECHNOLOGY	-		- •		
Administrative Services, Information Technology Services	23944	R29-1	5YR	07/26/2001	2001-16/48

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INJURY PREVENTION					
Health, Administration	23842	R380-200	NEW	10/15/2001	2001-13/56
	23843	R380-210	NEW	10/15/2001	2001-13/59
INMATES					
Corrections, Administration	23968	R251-702	5YR	08/01/2001	2001-16/52
IN-SERVICE TRAINING					
Public Safety, Peace Officer Standards and Training	23630	R728-500	NSC	05/01/2001	Not Printed
INSPECTIONS					
Agriculture and Food, Plant Industry	23973	R68-7	5YR	08/07/2001	2001-17/46
	23961	R68-8	5YR	07/31/2001	2001-16/50
Agriculture and Food, Regulatory Services	23728	R70-910	5YR	05/03/2001	2001-11/116
	24154	R70-920	5YR	10/24/2001	2001-22/95
	24155	R70-930	5YR	10/24/2001	2001-22/95
	24156	R70-940	5YR	10/24/2001	2001-22/96
	23729	R70-950	5YR	05/03/2001	2001-11/116
Environmental Quality, Radiation Control	23667	R313-12	AMD	06/08/2001	2001-9/54
	23932	R313-12	5YR	07/23/2001	2001-16/53
	23826	R313-12	AMD	09/14/2001	2001-13/27
	23934	R313-16	5YR	07/23/2001	2001-16/54
	23936	R313-18	5YR	07/23/2001	2001-16/55
INSTRUCTIONAL MATERIALS					
Education, Administration	23426	R277-469	AMD	03/06/2001	2001-3/9
INSURANCE					
Human Resource Management, Administration	23774	R477-7	AMD	07/03/2001	2001-11/87
Insurance, Administration	23582	R590-144	5YR	03/30/2001	2001-8/88
	23583	R590-144	NSC	05/01/2001	Not Printed
	23598	R590-146	AMD	05/23/2001	2001-8/65
	23765	R590-155	AMD	08/20/2001	2001-11/106
	23369	R590-175	AMD	see CPR (First)	2000-24/36
	23369	R590-175	CPR (First)	see CPR (Second)	2001-9/35
	23369	R590-175	CPR (Second)	08/23/2001	2001-14/50
	23713	R590-177	5YR	04/30/2001	2001-10/91
INSURANCE BENEFITS		D=00.00:			
Insurance, Administration	23378	R590-204	NEW	02/09/2001	2001-1/23
INSURANCE CERTIFICATE OF AUTHOR					
Insurance, Administration	23560	R590-208	NEW	06/12/2001	2001-7/20
INSURANCE COMPANIES					
Insurance, Administration	24162	R590-145	5YR	10/25/2001	2001-22/103
INSURANCE LAW					

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Insurance, Administration	23904	R590-136	5YR	07/13/2001	2001-15/53
	24051	R590-178	5YR	09/12/2001	2001-19/44
	22923	R590-200	NEW	see CPR (First)	2000-13/51
	22923	R590-200	CPR (First)	see CPR (Second)	2000-19/159
	22923	R590-200	CPR (Second)	see CPR (Third)	2000-23/60
	22923	R590-200	CPR (Third)	04/30/2001	2001-3/84
	23720	R590-206	NEW	07/01/2001	2001-10/23
	23559	R590-207	NEW	see CPR	2001-7/18
	23559	R590-207	CPR	09/30/2001	2001-13/83
INSURANCE LAW PRIVACY					
Insurance, Administration	23247	R590-205	NEW	01/11/2001	2000-22/35
	23864	R590-210	EMR	07/01/2001	2001-14/70
	23985	R590-210	NEW	10/12/2001	2001-17/21
INTERNET ACCESS					
Community and Economic Development, Community Development, Library	23352	R223-2	NEW	02/15/2001	2000-24/11
	23519	R223-2	NSC	02/23/2001	Not Printed
	23694	R223-2	AMD	09/07/2001	2001-10/14
INTRASTATE DRIVER LICENSE WAIVE	RS				
Public Safety, Driver License	23597	R708-34	AMD	05/16/2001	2001-8/74
<u>INVESTIGATIONS</u>					
Public Safety, Peace Officer Standards and Training	23629	R728-409	NSC	05/01/2001	Not Printed
IRON AND MANGANESE CONTROL					
Environmental Quality, Drinking Water	23394	R309-208 (Changed to R309-535)	AMD	05/01/2001	2001-2/3
<u>IRRADIATORS</u>					
Environmental Quality, Radiation Control	23830	R313-34	AMD	09/14/2001	2001-13/47
JOB DESCRIPTION					
Human Resource Management, Administration	23772	R477-4	AMD	07/03/2001	2001-11/85
JUDGES					
Judicial Conduct Commission, Administration	23908	R595-1	NSC	07/30/2001	Not Printed
JUDICIAL ETHICS					
Judicial Conduct Commission, Administration	23908	R595-1	NSC	07/30/2001	Not Printed
JURISDICTION Workforce Services, Workforce Information and Payment Services	23525	R994-406-304	AMD	04/05/2001	2001-5/28
JUVENILE COURTS					
Education, Administration	23670	R277-709	AMD	06/05/2001	2001-9/19
LABOR					
Labor Commission, Antidiscrimination and Labor, Labor	23861	R610-1-3	NSC	07/05/2001	Not Printed

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Natural Resources; Forestry, Fire and State Lands	23941	R652-80	5YR	07/23/2001	2001-16/59
<u>LANDFILLS</u>					
Environmental Quality, Air Quality	23835	R307-220	AMD	see CPR	2001-13/17
	23835	R307-220	CPR	11/01/2001	2001-19/42
LAND MANAGER					
Environmental Quality, Air Quality	23139	R307-204	NEW	see CPR	2000-19/14
	23139	R307-204	CPR	03/06/2001	2001-3/81
LANDOWNER PERMITS					
Natural Resources, Wildlife Resources	23675	R657-43	AMD	06/04/2001	2001-9/119
<u>LANDSALE</u>					
School and Institutional Trust Lands, Administration	24053	R850-140	5YR	09/14/2001	2001-19/45
<u>LAW</u>					
Human Services, Aging and Adult Services	23453	R510-1	5YR	01/23/2001	2001-4/62
	23538	R510-1	AMD	04/17/2001	2001-6/45
	23822	R510-1	5YR	06/04/2001	2001-13/86
Public Safety, Fire Marshal	23340	R710-9	AMD	01/16/2001	2000-24/64
LAW ENFORCEMENT					
Public Safety, Law Enforcement and Technical Services, Regulatory Licensing (Changed to Public Safety, Criminal Investigations and Technical Services, Criminal Identification)	23447	R724-7 (Changed to R722-320)	NSC	02/01/2001	Not Printed
Public Safety, Peace Officer Standards and Training	23628	R728-404	NSC	05/01/2001	Not Printed
	23629	R728-409	NSC	05/01/2001	Not Printed
LAW ENFORCEMENT OFFICERS					
Public Safety, Peace Officer Standards and Training	23630	R728-500	NSC	05/01/2001	Not Printed
<u>LEAVE</u>					
Human Resource Management, Administration	23775	R477-8	AMD	07/03/2001	2001-11/90
<u>LEGITIMATION</u>					
Health, Center for Health Data, Vital Records and Statistics	24014	R436-5	5YR	08/28/2001	2001-18/58
<u>LIBRARIES</u>					
Community and Economic Development, Community Development, Library	23352	R223-2	NEW	02/15/2001	2000-24/11
	23519	R223-2	NSC	02/23/2001	Not Printed
	23694	R223-2	AMD	09/07/2001	2001-10/14
Education, Administration	24294	R277-467	5YR	11/30/2001	2001-24/55
<u>LICENSE</u>					
Environmental Quality, Radiation Control	23312	R313-19	AMD	01/26/2001	2000-23/19
•	24094	R313-19	5YR	10/10/2001	2001-21/109

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Public Safety, Law Enforcement and Technical Services, Regulatory Licensing (Changed to Public Safety, Criminal Investigations and Technical Services, Criminal Identification)	23448	R724-9 (Changed to R722-330)	NSC	02/01/2001	Not Printed
	23449	R724-10 (Changed to R722-310)	NSC	02/01/2001	Not Printed
LICENSE PLATES					
Tax Commission, Motor Vehicle	23718	R873-22M-35	AMD	07/04/2001	2001-10/48
<u>LICENSING</u>					
Commerce, Administration	24288	R151-33	EMR	12/01/2001	2001-24/43
Commerce, Occupational and Professional Licensing	23798	R156-1-308a	AMD	07/17/2001	2001-12/22
	23909	R156-1-308c	AMD	09/04/2001	2001-15/4
	23295	R156-1-308d	AMD	01/04/2001	2000-23/9
	23550	R156-3a	AMD	05/03/2001	2001-7/9
	23730	R156-3a	NSC	06/01/2001	Not Printed
	23837	R156-3a	5YR	06/11/2001	2001-13/85
	23797	R156-5a	AMD	07/17/2001	2001-12/24
	23796	R156-9a	NEW	07/17/2001	2001-12/25
	23260	R156-11a	AMD	see CPR	2000-22/5
	23260	R156-11a	CPR	03/06/2001	2001-3/79
	23566	R156-16a	AMD	05/17/2001	2001-8/16
	23695	R156-17a	5YR	04/26/2001	2001-10/89
	24083	R156-17a-612	AMD	11/15/2001	2001-20/8
	23678	R156-24a	AMD	see CPR	2001-10/0
	23678	R156-24a	CPR	08/16/2001	2001-14/46
	23296	R156-26a	AMD	01/04/2001	2000-23/11
	23309	R156-28	AMD	see CPR	2000-23/15
	23309	R156-28	CPR	03/08/2001	2001-3/80
	23631	R156-31b	AMD	see CPR	2001-9/10
	23631	R156-31b	CPR	09/04/2001	2001-15/40
	23401	R156-37-502	NSC	02/01/2001	Not Printed
	23799	R156-38	AMD	07/17/2001	2001-12/26
	23953	R156-38-401	AMD	09/17/2001	2001-16/23
	24192	R156-40	5YR	11/06/2001	2001-23/133
	23734	R156-44a	AMD	07/05/2001	2001-11/3
	24008	R156-46a	AMD	10/16/2001	2001-18/4
	23735	R156-46a-308	AMD	07/05/2001	2001-11/4
	23535	R156-47b	5YR	02/26/2001	2001-6/49
	23539	R156-47b	AMD	see CPR	2001-6/42
	23539	R156-47b	CPR	08/16/2001	2001-14/47
	23696	R156-50	5YR	04/26/2001	2001-10/90
	23518	R156-54-302b	AMD	04/03/2001	2001-5/7
	23602	R156-54-302b	NSC	05/01/2001	Not Printed
	23374	R156-55b	AMD	04/30/2001	2001-1/4
	23375	R156-55c-102	AMD	04/30/2001	2001-1/5
	23885	R156-55c-302c	AMD	09/04/2001	2001-15/5

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	23788	R156-56-704	NSC	06/26/2001	Not Printed
	23883	R156-59-102	NSC	07/30/2001	Not Printed
	23620	R156-60b	AMD	06/01/2001	2001-9/13
	23679	R156-60c	AMD	06/19/2001	2001-9/13
	23838	R156-60d	5YR	06/11/2001	2001-10/11
	24002	R156-60d	AMD	10/18/2001	2001-13/80
	23632	R156-61	AMD	06/01/2001	2001-18/5
	23925	R156-67	5YR	07/19/2001	2001-9/16
	23593			see CPR	
		R156-67	AMD	(First)	2001-8/41
	23593	R156-67	CPR (First)	see CPR (Second)	2001-16/37
	23593	R156-67	CPR (Second)	11/01/2001	2001-19/40
	23736	R156-68-305	AMD	07/05/2001	2001-11/5
	23141	R156-69	AMD	see CPR	2000-10/10
	23141	R156-69	CPR	02/15/2001	2001-2/17
	23878	R156-69	5YR	07/05/2001	2001-15/47
	23737	R156-69-305	AMD	07/05/2001	2001-11/6
	24061	R156-70a	AMD	11/15/2001	2001-20/10
	23738	R156-71	AMD	07/05/2001	2001-11/7
	23390	R156-73	AMD	02/15/2001	2001-2/2
	23879	R156-73	5YR	07/05/2001	2001-15/48
	23743	R156-73	AMD	07/05/2001	2001-11/8
Commerce, Occupational and Professional Licensing (Changed to Commerce, Administration)	23859	R156-66 (Changed to R151-33)	EMR	07/01/2001	2001-14/54
,	24057	R156-66 (Changed to R151-33)	AMD	11/01/2001	2001-19/10
Commerce, Real Estate	23321	R162-102	AMD	02/07/2001	2000-23/17
	24080	R162-102	AMD	11/15/2001	2001-20/12
Environmental Quality, Radiation Control	23936	R313-18	5YR	07/23/2001	2001-16/55
	23552	R313-36	AMD	05/11/2001	2001-7/13
	24098	R313-36	5YR	10/10/2001	2001-21/112
Human Services, Administration, Administrative Services, Licensing	23121	R501-7	AMD	see CPR	2000-18/65
•	23121	R501-7	CPR	01/16/2001	2000-23/59
	23322	R501-8	AMD	01/16/2001	2000-23/33
	23406	R501-8	NSC	02/01/2001	Not Printed
	23626	R501-12	AMD	08/09/2001	2001-9/94
	24072	R501-12	EMR	09/26/2001	2001-20/60
	24035	R501-12	AMD	10/19/2001	2001-18/18
	23783	R501-14	5YR	05/18/2001	2001-12/73
	23323	R501-17	AMD	01/16/2001	2000-23/39
	23923	R501-22	NSC	08/01/2001	Not Printed
Natural Resources, Wildlife Resources	23455	R657-27	AMD	03/26/2001	2001-4/39

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LICENSING (TRADEMARK) Pioneer Sesquicentennial Celebration Coordinating Council (Utah), Administration	23740	R674-3	EXD	05/07/2001	2001-11/121
<u>LIENS</u>					
Commerce, Occupational and Professional Licensing	23799	R156-38	AMD	07/17/2001	2001-12/26
	23953	R156-38-401	AMD	09/17/2001	2001-16/23
<u>LIFELINE RATES</u>					
Public Service Commission, Administration	23376	R746-341	AMD	03/01/2001	2001-1/30
LIMITED ACCESS HIGHWAYS					
Transportation, Preconstruction, Right- of-Way Acquisition	23619	R933-3	NSC	05/01/2001	Not Printed
LIQUEFIED PETROLEUM GAS					
Public Safety, Fire Marshal	23367	R710-6	AMD	01/16/2001	2000-24/63
	23880	R710-6	5YR	07/05/2001	2001-15/55
	23995	R710-6	EMR	08/16/2001	2001-18/53
LITIGATION					
Attorney General, Administration	24092	R105-1	5YR	10/05/2001	2001-21/108
LIVESTOCK					
Agriculture and Food, Marketing and Conservation	24003	R65-8	5YR	08/24/2001	2001-18/56
LOAN PROGRAM					
Community and Economic Development, Community Development, Energy Services	23377	R203-1	AMD	see CPR	2001-1/6
	23377	R203-1	CPR	06/15/2001	2001-4/52
<u>LOANS</u>					
Environmental Quality, Water Quality	23786	R317-101	AMD	08/24/2001	2001-12/33
	23787	R317-102	AMD	08/24/2001	2001-12/37
LOCAL GOVERNMENT					
Health, Center for Health Data, Vital Records and Statistics	23681	R436-11	NSC	05/01/2001	Not Printed
LOSS RECOVERY					
Transportation, Administration	23623	R907-63-1	NSC	05/01/2001	Not Printed
LOW QUALITY GROUND WATER					
Environmental Quality, Drinking Water	23656	R309-202 (Changed to R309-505)	AMD	08/15/2001	2001-9/26
<u>MAMMOGRAPHY</u>					
Environmental Quality, Radiation Control	24096	R313-28	5YR	10/10/2001	2001-21/110
Health, Health Systems Improvement, Health Facility Licensure (Changed to Health Systems Improvement, Licensing)	23563	R432-950	NSC	04/01/2001	Not Printed
<u>MANAGEMENT</u>					
Community and Economic Development, Community Development, History	24076	R212-7	5YR	09/26/2001	2001-20/66

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MARKETING					
Commerce, Consumer Protection	23792	R152-15	AMD	07/30/2001	2001-12/14
MARRIAGE AND FAMILY THERAPIST					
Commerce, Occupational and Professional Licensing	23620	R156-60b	AMD	06/01/2001	2001-9/13
<u>MASSAGE</u>					
Commerce, Occupational and Professional Licensing	23535	R156-47b	5YR	02/26/2001	2001-6/49
	23539	R156-47b	AMD	see CPR	2001-6/42
	23539	R156-47b	CPR	08/16/2001	2001-14/47
<u>MATHEMATICS</u>					
Education, Administration	23856	R277-717	NEW	08/01/2001	2001-13/16
MEDICAID					
Health, Health Care Financing, Coverage and Reimbursement Policy	24031	R414-3A-800	AMD	11/01/2001	2001-18/11
	24032	R414-10	AMD	11/01/2001	2001-18/12
	24033	R414-11	AMD	11/01/2001	2001-18/14
	23823	R414-61	AMD	08/08/2001	2001-13/63
	23347	R414-63	NEW	01/17/2001	2000-24/23
	23551	R414-63	AMD	05/07/2001	2001-7/17
	23421	R414-304	AMD	03/13/2001	2001-3/56
	23398	R414-305	EMR	01/03/2001	2001-3/91
	23422	R414-305	AMD	03/13/2001	2001-3/60
	23754	R414-305	AMD	07/06/2001	2001-11/72
	24034	R414-401	REP	11/01/2001	2001-18/16
	23802	R414-501	AMD	07/18/2001	2001-12/40
	23803	R414-502	AMD	07/18/2001	2001-12/43
	23804	R414-503	AMD	07/18/2001	2001-12/46
Health, Health Care Financing, Medical Assistance Program	23351	R420-1	AMD	01/23/2001	2000-24/28
	23701	R420-1	EMR	05/01/2001	2001-10/85
	23703	R420-1	AMD	06/25/2001	2001-10/19
Human Services, Recovery Services	23924	R527-201	AMD	09/17/2001	2001-16/29
	23929	R527-800	5YR	07/23/2001	2001-16/55
	23930	R527-800	AMD	09/18/2001	2001-16/33
	23887	R527-936	5YR	07/10/2001	2001-15/53
	23821	R527-936	AMD	08/03/2001	2001-13/70
MEDICALLY UNDERSERVED					
Health, Health Systems Improvement, Primary Care and Rural Health	23888	R434-30	5YR	07/11/2001	2001-15/52
MEDICAL PRACTITIONER					
Labor Commission, Industrial Accidents	23463	R612-2-3	NSC	02/15/2001	Not Printed
	23464	R612-2-5	NSC	02/15/2001	Not Printed
	23548	R612-2-5	EMR	03/08/2001	2001-7/43
	23549	R612-2-5	AMD	05/03/2001	2001-7/21
	23746	R612-2-5	AMD	07/05/2001	2001-11/108

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	00.405	D040.0.0	NOO	00/45/0004	Not Delete d
	23465	R612-2-6	NSC NSC	02/15/2001	Not Printed
	23466 23467	R612-2-11		02/15/2001	Not Printed 2001-4/32
	23468	R612-2-16 R612-2-17	AMD NSC	03/20/2001	Not Printed
				02/15/2001	
	23469	R612-2-22	AMD NSC	03/20/2001	2001-4/33 Not Printed
	23470	R612-2-23		02/15/2001	
	23471 23472	R612-2-24 R612-2-26	AMD NSC	03/20/2001 02/15/2001	2001-4/34 Not Printed
MEDICAL DECORDS	23412	R012-2-20	NSC	02/15/2001	Not Filled
MEDICAL RECORDS	00040	D054 400	AMD	04/04/2004	2000 22/40
Corrections, Administration	23313	R251-102	AMD	01/04/2001	2000-23/18
MEMBRANE TERMINAL COV	23511	R251-102	5YR	02/05/2001	2001-5/40
MEMBRANE TECHNOLOGY		D000 00= (0)			
Environmental Quality, Drinking Water	23659	R309-207 (Changed to R309-530)	AMD	08/15/2001	2001-9/43
MENTAL HEALTH		10 11000 000)			
Commerce, Occupational and Professional Licensing	23679	R156-60c	AMD	06/19/2001	2001-10/11
Corrections, Administration	23568	R251-109	5YR	03/27/2001	2001-8/86
Human Services, Mental Health, State	23666	R525-8	NEW	06/04/2001	2001-9/98
Hospital	20000	11020 0	NEW	00/04/2001	2001 0/00
METHADONE PROGRAMS					
Human Services, Substance Abuse	23706	R544-2	5YR	04/30/2001	2001-10/90
MIDWIFERY					
Commerce, Occupational and Professional Licensing	23734	R156-44a	AMD	07/05/2001	2001-11/3
MIGRATORY BIRDS					
Natural Resources, Wildlife Resources	24020	R657-9	5YR	08/30/2001	2001-18/59
	24023	R657-9	AMD	10/17/2001	2001-18/32
MINERALS RECLAMATION					
Natural Resources; Oil, Gas and Mining; Non-Coal	23816	R647-2-111	AMD	see CPR	2001-12/60
	23816	R647-2-111	CPR	10/01/2001	2001-16/41
	23817	R647-4-113	AMD	see CPR	2001-12/61
	23817	R647-4-113	CPR	10/01/2001	2001-16/43
MINIMUM SIZING					
Environmental Quality, Drinking Water	23657	R309-203 (Changed to R309-510)	AMD	08/15/2001	2001-9/29
MINORITY EDUCATION					
Education, Administration	23856	R277-717	NEW	08/01/2001	2001-13/16
MINORS					
Labor Commission, Antidiscrimination and Labor, Labor	23861	R610-1-3	NSC	07/05/2001	Not Printed
MISCELLANEOUS TREATMENT					
Environmental Quality, Drinking Water	23394	R309-208 (Changed to R309-535)	AMD	05/01/2001	2001-2/3
MODIFIED CENTENNIAL SCHOOLS		,			
Education, Administration	24041	R277-466	5YR	09/04/2001	2001-19/44
MOTORBOAT NOISE	- • •		- •		-

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Natural Resources, Parks and Recreation	23976	R651-222	5YR	08/07/2001	2001-17/48
MOTOR FUEL					
Tax Commission, Auditing	24037	R865-13G-15	AMD	10/16/2001	2001-18/44
MOTOR VEHICLES					
Commerce, Administration	24234	R151-14	5YR	11/14/2001	2001-23/133
Commerce, Consumer Protection	23793	R152-16	REP	07/30/2001	2001-12/15
Environmental Quality, Air Quality	23919	R307-301-3	AMD	09/10/2001	2001-15/7
Public Safety, Driver License	24173	R708-20	5YR	10/30/2001	2001-22/104
Tax Commission, Motor Vehicle	23718	R873-22M-35	AMD	07/04/2001	2001-10/48
Transportation, Motor Carrier, Ports of Entry	23698	R912-8	5YR	04/27/2001	2001-10/91
MUNICIPAL WASTE INCINERATORS					
Environmental Quality, Air Quality	23836	R307-223	NEW	09/10/2001	2001-13/18
NAIL TECHNICIANS					
Commerce, Occupational and Professional Licensing	23954	R156-11a	AMD	09/17/2001	2001-16/11
NATIONAL REGISTER					
Community and Economic Development, Community Development, History	24075	R212-6	5YR	09/26/2001	2001-20/66
NATIVE AMERICAN REMAINS					
Community and Economic Development, Indian Affairs	23476	R230-1	5YR	02/01/2001	2001-4/61
NATURAL RESOURCES					
Natural Resources; Forestry, Fire and State Lands	23940	R652-41	5YR	07/23/2001	2001-16/58
NATUROPATHIC PHYSICIANS					
Commerce, Occupational and Professional Licensing	23738	R156-71	AMD	07/05/2001	2001-11/7
<u>NATUROPATHS</u>					
Commerce, Occupational and Professional Licensing	23738	R156-71	AMD	07/05/2001	2001-11/7
NEWBORN SCREENING					
Health, Community and Family Health Services, Children with Special Health Care Needs	23834	R398-1	AMD	08/07/2001	2001-13/61
	23860	R398-2	AMD	09/01/2001	2001-14/29
NEW SOURCE REVIEW					
Environmental Quality, Air Quality	23987	R307-210	5YR	08/15/2001	2001-17/47
NOISE ABATEMENT					
Transportation, Preconstruction	23617	R930-3	NSC	05/01/2001	Not Printed
NOISE CONTROL					
Transportation, Preconstruction	23617	R930-3	NSC	05/01/2001	Not Printed
NOISE WALL					
Transportation, Preconstruction	23617	R930-3	NSC	05/01/2001	Not Printed
NOTIFICATION					
Corrections, Administration	23571	R251-110	5YR	03/27/2001	2001-8/87
	23571	R251-110	AMD	08/09/2001	2001-8/43

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NUCLEAR MEDICINE					
Environmental Quality, Radiation Control	23829	R313-32	AMD	09/14/2001	2001-13/45
, , , , , , , , , , , , , , , , , , ,	24097	R313-32	5YR	10/10/2001	2001-21/111
NURSERIES (AGRICULTURAL)					
Agriculture and Food, Plant Industry	23436	R68-6	5YR	01/16/2001	2001-3/95
NURSES					
Commerce, Occupational and Professional Licensing	23631	R156-31b	AMD	see CPR	2001-9/10
	23631	R156-31b	CPR	09/04/2001	2001-15/40
Health, Health Systems Improvement, Community Health Nursing (Changed to Health, Health Systems Improvement, Primary Care and Rural Health)	23849	R425-1 (Changed to R434-50)	AMD	10/01/2001	2001-13/65
OCCUPATIONAL LICENSING					
Commerce, Occupational and Professional Licensing	23798	R156-1-308a	AMD	07/17/2001	2001-12/22
	23909	R156-1-308c	AMD	09/04/2001	2001-15/4
	23295	R156-1-308d	AMD	01/04/2001	2000-23/9
	23839	R156-46b	5YR	06/11/2001	2001-13/85
	23374	R156-55b	AMD	04/30/2001	2001-1/4
	23375	R156-55c-102	AMD	04/30/2001	2001-1/5
	23885	R156-55c-302c	AMD	09/04/2001	2001-15/5
Environmental Quality, Water Quality	23767	R317-11	NEW	see CPR	2001-11/49
	23767	R317-11	CPR	10/23/2001	2001-18/48
OFF-HIGHWAY VEHICLES					
Natural Resources, Parks and Recreation	23707	R651-401	AMD	06/15/2001	2001-10/37
	24219	R651-401	5YR	11/13/2001	2001-23/145
	24231	R651-402	5YR	11/13/2001	2001-23/146
	23708	R651-403	AMD	06/15/2001	2001-10/38
	24220	R651-403	5YR	11/13/2001	2001-23/146
	23709	R651-404	AMD	06/15/2001	2001-10/39
	24222	R651-404	5YR	11/13/2001	2001-23/147
	24221	R651-405	5YR	11/13/2001	2001-23/147
OIL AND GAO LAW	24229	R651-406	5YR	11/13/2001	2001-23/148
OIL AND GAS LAW Natural Resources; Oil, Gas and Mining; Oil and Gas	23818	R649-3-1	AMD	see CPR	2001-12/62
	23818	R649-3-1	CPR	10/01/2001	2001-16/44
	24029	R649-3-31	AMD	11/01/2001	2001-18/30
	23304	R649-4	NEW	01/03/2001	2000-23/43
	23927	R649-10	5YR	07/19/2001	2001-16/56
OLDER AMERICANS ACT					
Human Services, Aging and Adult Services	23453	R510-1	5YR	01/23/2001	2001-4/62
	23538	R510-1	AMD	04/17/2001	2001-6/45
	23822	R510-1	5YR	06/04/2001	2001-13/86
ONSITE WASTEWATER SYSTEMS					

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Environmental Quality, Water Quality OPERATION AND MAINTENANCE REQI	23768	R317-4	AMD	08/28/2001	2001-11/34
Environmental Quality, Drinking Water	23655	R309-201 (Changed to R309-500)	AMD	08/15/2001	2001-9/22
<u>OPTOMETRIST</u>		,			
Commerce, Occupational and Professional Licensing	23566	R156-16a	AMD	05/17/2001	2001-8/16
<u>ORDERS</u>					
Environmental Quality, Radiation Control	23935	R313-17	5YR	07/23/2001	2001-16/54
OSTEOPATHIC PHYSICIANS					
Commerce, Occupational and Professional Licensing	23736	R156-68-305	AMD	07/05/2001	2001-11/5
<u>OSTEOPATHS</u>					
Commerce, Occupational and Professional Licensing	23736	R156-68-305	AMD	07/05/2001	2001-11/5
<u>OVERPAYMENTS</u>					
Human Services, Recovery Services	23733	R527-200	5YR	05/07/2001	2001-11/118
Workforce Services, Workforce Information and Payment Services	23525	R994-406-304	AMD	04/05/2001	2001-5/28
<u>OZONE</u>					
Environmental Quality, Air Quality	23918	R307-110-12	AMD	09/10/2001	2001-15/6
	23756	R307-110-31	AMD	08/02/2001	2001-11/18
	23757	R307-110-33	AMD	08/02/2001	2001-11/19
	23758	R307-110-34	AMD	see CPR	2001-11/20
	23758	R307-110-34	CPR	10/02/2001	2001-17/36
PARKS					
Natural Resources, Parks and Recreation	23423	R651-601	AMD	03/06/2001	2001-3/62
	23710	R651-601	AMD	06/15/2001	2001-10/40
	23711	R651-603	AMD	06/15/2001	2001-10/41
	23424	R651-608-2	AMD	03/06/2001	2001-3/63
	23978	R651-611	5YR	08/07/2001	2001-17/49
	23712	R651-620	AMD	06/15/2001	2001-10/42
	23848	R651-620	AMD	08/06/2001	2001-13/72
	23654	R651-635	NEW	06/11/2001	2001-9/99
PARTICULATE MATTER		D00= 440 40			
Environmental Quality, Air Quality	23918	R307-110-12	AMD	09/10/2001	2001-15/6
	23756	R307-110-31	AMD	08/02/2001	2001-11/18
	23757	R307-110-33	AMD	08/02/2001	2001-11/19
	23758	R307-110-34	AMD	see CPR	2001-11/20
PATIENT SAFETY	23758	R307-110-34	CPR	10/02/2001	2001-17/36
Health, Administration	23842	R380-200	NEW	10/15/2001	2001-13/56
	23843	R380-210	NEW	10/15/2001	2001-13/59
PAYMENT DETERMINATION					
Community and Economic Development, Community Development, Community Services	23688	R202-203	NSC	05/01/2001	Not Printed

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PEACE OFFICER					
Public Safety, Peace Officer Standards and Training	23627	R728-205	NSC	05/01/2001	Not Printed
PEER REVIEW					
Commerce, Occupational and Professional Licensing	23296	R156-26a	AMD	01/04/2001	2000-23/11
PENALTIES PENALTIES					
Environmental Quality, Radiation Control	23668	R313-14	AMD	06/08/2001	2001-9/55
	23933	R313-14	5YR	07/23/2001	2001-16/53
PER DIEM ALLOWANCE					
Administrative Services, Finance PERMITS	23699	R25-7	AMD	07/01/2001	2001-10/5
Environmental Quality, Air Quality	23781	R307-501	EMR	05/15/2001	2001-11/114
Environmental Quality, Drinking Water	23655	R309-201 (Changed to R309-500)	AMD	08/15/2001	2001-9/22
Natural Resources; Forestry, Fire and State Lands	23621	R652-70-2400	AMD	06/11/2001	2001-9/100
Natural Resources, Wildlife Resources	23364	R657-42	AMD	01/16/2001	2000-24/60
,	23533	R657-42-6	AMD	04/03/2001	2001-5/27
	23809	R657-42-8	AMD	07/18/2001	2001-12/70
PERSONAL PROPERTY					
Tax Commission, Property Tax	24038	R884-24P-19	AMD	10/16/2001	2001-18/44
• •	23992	R884-24P-27	NSC	09/01/2001	Not Printed
	23994	R884-24P-33	AMD	10/16/2001	2001-17/22
	23475	R884-24P-49	AMD	04/11/2001	2001-4/42
	23395	R884-24P-62	AMD	05/14/2001	2001-2/11
	23316	R884-24P-65	AMD	02/20/2001	2000-23/54
	23847	R884-24P-66	AMD	08/02/2001	2001-13/77
PERSONNEL MANAGEMENT					
Human Resource Management, Administration	23770	R477-1	AMD	07/03/2001	2001-11/76
	23774	R477-7	AMD	07/03/2001	2001-11/87
	23778	R477-14	AMD	07/03/2001	2001-11/101
<u>PETROLEUM</u>					
Environmental Quality, Air Quality	23919	R307-301-3	AMD	09/10/2001	2001-15/7
<u>PHARMACIES</u>					
Commerce, Occupational and Professional Licensing	23695	R156-17a	5YR	04/26/2001	2001-10/89
	24083	R156-17a-612	AMD	11/15/2001	2001-20/8
PHARMACISTS					
Commerce, Occupational and Professional Licensing	23695	R156-17a	5YR	04/26/2001	2001-10/89
	24083	R156-17a-612	AMD	11/15/2001	2001-20/8
PHYSICAL THERAPY					
Commerce, Occupational and Professional Licensing	23678	R156-24a	AMD	see CPR	2001-10/9
	23678	R156-24a	CPR	08/16/2001	2001-14/46
PHYSICIAN ASSISTANTS					

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Commerce, Occupational and Professional Licensing	24061	R156-70a	AMD	11/15/2001	2001-20/10
PHYSICIANS					
Commerce, Occupational and Professional Licensing	23925	R156-67	5YR	07/19/2001	2001-16/51
	23593	R156-67	AMD	see CPR (First)	2001-8/41
	23593	R156-67	CPR (First)	see CPR (Second)	2001-16/37
	23593	R156-67	CPR (Second)	11/01/2001	2001-19/40
PIPELINE					
Public Service Commission, Administration	23705	R746-409	AMD	06/28/2001	2001-10/42
<u>PLANNING</u>					
Governor, Planning and Budget	23408	R361-1	5YR	01/11/2001	2001-3/97
PLAN REVIEW					
Environmental Quality, Drinking Water	23655	R309-201 (Changed to R309-500)	AMD	08/15/2001	2001-9/22
PLANT DISEASES					
Agriculture and Food, Plant Industry	23437	R68-10	5YR	01/16/2001	2001-3/96
	23438	R68-12	5YR	01/16/2001	2001-3/96
	24004	R68-18	5YR	08/24/2001	2001-18/56
<u>PLUMBERS</u>					
Commerce, Occupational and Professional Licensing	23375	R156-55c-102	AMD	04/30/2001	2001-1/5
	23885	R156-55c-302c	AMD	09/04/2001	2001-15/5
<u>PLUMBING</u>					
Commerce, Occupational and Professional Licensing	23375	R156-55c-102	AMD	04/30/2001	2001-1/5
	23885	R156-55c-302c	AMD	09/04/2001	2001-15/5
PODIATRIC PHYSICIAN					
Commerce, Occupational and Professional Licensing	23797	R156-5a	AMD	07/17/2001	2001-12/24
<u>PODIATRIST</u>					
Commerce, Occupational and Professional Licensing	23797	R156-5a	AMD	07/17/2001	2001-12/24
POINT SYSTEM					
Public Safety, Driver License	23514	R708-3	NSC	02/22/2001	Not Printed
	23402	R708-3	AMD	03/06/2001	2001-3/75
PORTABLE ELECTRICITY GENERATOR					
Environmental Quality, Air Quality	23781	R307-501	EMR	05/15/2001	2001-11/114
POSITION CLASSIFICATION					
Human Resource Management, Administration	23772	R477-4	AMD	07/03/2001	2001-11/85
POSTAL SERVICE					
Transportation, Preconstruction	23615	R930-1	NSC	05/01/2001	Not Printed
POST CONVICTION					
Administrative Services, Finance	23366	R25-14	AMD	01/22/2001	2000-24/5

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DDESERVATION					
PRESERVATION Community and Economic Development,	23607	R212-11	NSC	05/01/2001	Not Printed
Community Development, History	20007	1,212 11	1100	00/01/2001	Not i inted
PRICE INDEXES					
Public Service Commission, Administration	23232	R746-352	NEW	see CPR (First)	2000-21/26
	23232	R746-352	CPR (First)	see CPR (Second)	2001-5/32
	23232	R746-352	CPR (Second)	06/15/2001	2001-7/38
PRIMARY HEALTH CARE					
Health, Health Systems Improvement, Primary Care and Rural Health	23888	R434-30	5YR	07/11/2001	2001-15/52
PRISONS					
Corrections, Administration	23968	R251-702	5YR	08/01/2001	2001-16/52
	23901	R251-708	5YR	07/12/2001	2001-15/48
	23570	R251-709	5YR	03/27/2001	2001-8/87
	23540	R251-709	AMD	05/15/2001	2001-7/12
	23902	R251-711	5YR	07/12/2001	2001-15/49
	23903	R251-712	5YR	07/12/2001	2001-15/49
PRIVATE INVESTIGATORS Public Safety, Law Enforcement and Technical Services, Regulatory Licensing (Changed to Public Safety, Criminal Investigations and Technical Services, Criminal Identification)	23448	R724-9 (Changed to R722-330)	NSC	02/01/2001	Not Printed
PRIVATE PROBATION PROVIDER					
Commerce, Occupational and Professional Licensing	23696	R156-50	5YR	04/26/2001	2001-10/90
<u>PROBATION</u>					
Commerce, Occupational and Professional Licensing	23696	R156-50	5YR	04/26/2001	2001-10/90
PROCEDURES					
Public Service Commission, Administration	23354	R746-240	AMD	02/15/2001	2000-24/67
	23328	R746-340	AMD	see CPR	2000-23/49
	23328	R746-340	CPR	03/26/2001	2001-4/56
<u>PROCEEDINGS</u>					
Judicial Conduct Commission, Administration	23908	R595-1	NSC	07/30/2001	Not Printed
PROCUREMENT					
Administrative Services, Facilities Construction and Management	23870	R23-1	AMD	08/15/2001	2001-14/5
	23952	R23-2	AMD	09/15/2001	2001-16/4
Capitol Preservation Board (State), Administration	23578	R131-4	NEW	05/16/2001	2001-8/7
PROFESSIONAL COMPETENCY					
Education, Administration	23748	R277-513	5YR	05/14/2001	2001-11/117
	23546	R277-514	NSC	04/01/2001	Not Printed
	23855	R277-526	AMD	08/01/2001	2001-13/13

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Money Management Council, Administration	23624	R628-10	5YR	04/11/2001	2001-9/143
	23841	R628-10	AMD	08/27/2001	2001-13/71
PROFESSIONAL COUNSELORS					
Commerce, Occupational and Professional Licensing	23679	R156-60c	AMD	06/19/2001	2001-10/11
PROFESSIONAL EMPLOYER ORGANIZ	ATION				
Commerce, Occupational and Professional Licensing	23883	R156-59-102	NSC	07/30/2001	Not Printed
PROFESSIONAL ENGINEERS					
Commerce, Occupational and Professional Licensing	23517	R156-22	AMD	see CPR	2001-5/4
	23517	R156-22	CPR	05/17/2001	2001-8/81
PROFESSIONAL LAND SURVEYORS					
Commerce, Occupational and Professional Licensing	23517	R156-22	AMD	see CPR	2001-5/4
	23517	R156-22	CPR	05/17/2001	2001-8/81
PROGRAM BENEFITS					
Health, Health Care Financing, Coverage and Reimbursement Policy	23459	R414-306	AMD	04/04/2001	2001-4/11
	23943	R414-306	EMR	07/26/2001	2001-16/46
	24012	R414-306	AMD	11/01/2001	2001-18/15
PROJECT FUND		5.0.4	-> /->		
Community and Economic Development, Business and Economic Development	24099	R184-1	5YR	10/10/2001	2001-21/108
PROMOTIONS					
Agriculture and Food, Marketing and Conservation	23543	R65-1	5YR	03/06/2001	2001-7/45
	23544	R65-3	5YR	03/06/2001	2001-7/45
	23545	R65-4	5YR	03/06/2001	2001-7/46
PROPERTY TAX		Dags			
Tax Commission, Property Tax	24038	R884-24P-19	AMD	10/16/2001	2001-18/44
	23992 23994	R884-24P-27 R884-24P-33	NSC	09/01/2001	Not Printed
	23994	R884-24P-49	AMD AMD	10/16/2001 04/11/2001	2001-17/22 2001-4/42
	23395	R884-24P-62	AMD	05/14/2001	2001-4/42
	23316	R884-24P-65	AMD	02/20/2001	2000-23/54
	23847	R884-24P-66	AMD	08/02/2001	2001-13/77
PROVIDER CONDUCT					
Human Services, Administration	23867	R495-876	5YR	07/02/2001	2001-14/73
	23868	R495-876	AMD	08/15/2001	2001-14/38
	24027	R495-876	5YR	08/30/2001	2001-18/59
PSD (Prevention of Significant Deterior	ation of Air Q	<u>uality)</u>			
Environmental Quality, Air Quality	23760	R307-405-1	AMD	07/12/2001	2001-11/21
PSYCHIATRIC PERSONNEL					
Corrections, Administration	23568	R251-109	5YR	03/27/2001	2001-8/86
PSYCHOLOGISTS					

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Commerce, Occupational and Professional Licensing	23632	R156-61	AMD	06/01/2001	2001-9/16
<u>PSYCHOTHERAPY</u>					
Corrections, Administration	23568	R251-109	5YR	03/27/2001	2001-8/86
PUBLIC ASSISTANCE					
Workforce Services, Employment Development	23474	R986-900-902	AMD	03/20/2001	2001-4/47
	23727	R986-900-902	AMD	07/01/2001	2001-10/79
PUBLIC ASSISTANCE PROGRAMS					
Human Services, Recovery Services	23389	R527-928	AMD	02/15/2001	2001-2/7
PUBLIC BUILDINGS					
Administrative Services, Facilities Construction and Management	23870	R23-1	AMD	08/15/2001	2001-14/5
	23697	R23-6	NSC	05/01/2001	Not Printed
Capitol Preservation Board (State), Administration	23578	R131-4	NEW	05/16/2001	2001-8/7
Public Safety, Fire Marshal	23339	R710-4	AMD	01/16/2001	2000-24/61
	23580	R710-4	AMD	05/16/2001	2001-8/77
PUBLIC COMMENT					
Environmental Quality, Radiation Control	23935	R313-17	5YR	07/23/2001	2001-16/54
PUBLIC EDUCATION					
Education, Administration	24041	R277-466	5YR	09/04/2001	2001-19/44
PUBLIC HEARINGS					
Environmental Quality, Radiation Control	23935	R313-17	5YR	07/23/2001	2001-16/54
Transportation, Preconstruction	23616	R930-2	NSC	05/01/2001	Not Printed
PUBLIC INFORMATION					
Human Resource Management, Administration	23771	R477-2	AMD	07/03/2001	2001-11/82
Transportation, Administration	23634	R907-40	NSC	05/01/2001	Not Printed
PUBLIC INVESTMENTS					
Money Management Council, Administration	23624	R628-10	5YR	04/11/2001	2001-9/143
	23841	R628-10	AMD	08/27/2001	2001-13/71
	23805	R628-16	AMD	08/27/2001	2001-12/55
	24201	R628-17	5YR	11/09/2001	2001-23/136
PUBLIC LIBRARY					
Community and Economic Development, Community Development, Library	23352	R223-2	NEW	02/15/2001	2000-24/11
	23519	R223-2	NSC	02/23/2001	Not Printed
	23694	R223-2	AMD	09/07/2001	2001-10/14
PUBLIC MEETINGS					
Natural Resources, Wildlife Resources	23529	R657-39	5YR	02/15/2001	2001-5/41
	23530	R657-39	AMD	04/03/2001	2001-5/20
PUBLIC PETITIONS					
School and Institutional Trust Lands, Administration	24193	R850-8	5YR	11/06/2001	2001-23/149
PUBLIC RECORDS					
Agriculture and Food, Administration	23958	R51-3	5YR	07/31/2001	2001-16/48

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Community and Economic Development, Administration	24150	R182-1	5YR	10/19/2001	2001-22/96
PUBLIC SAFETY					
Transportation, Operations, Traffic and Safety	23611	R920-7	NSC	05/01/2001	Not Printed
PUBLIC UTILITIES					
Public Service Commission, Administration	23353	R746-200	AMD	02/15/2001	2000-24/66
	23844	R746-347	REP	08/01/2001	2001-13/73
	23232	R746-352	NEW	see CPR (First)	2000-21/26
	23232	R746-352	CPR (First)	see CPR (Second)	2001-5/32
	23232	R746-352	CPR (Second)	06/15/2001	2001-7/38
	23271	R746-360	AMD	02/15/2001	2000-22/45
	23886	R746-360-4	AMD	09/01/2001	2001-15/28
	23916	R746-360-9	AMD	10/15/2001	2001-15/29
<u>PUMPS</u>					
Environmental Quality, Drinking Water	23660	R309-209 (Changed to R309-540)	AMD	08/15/2001	2001-9/46
QUALITY CONTROL					
Agriculture and Food, Regulatory Services	23541	R70-101	5YR	03/06/2001	2001-7/46
	23542	R70-101	AMD	05/02/2001	2001-7/6
	23653	R70-101-14	NSC	06/01/2001	Not Printed
QUALITY IMPROVEMENT					
Health, Administration	23842	R380-200	NEW	10/15/2001	2001-13/56
	23843	R380-210	NEW	10/15/2001	2001-13/59
QUARANTINES					
Agriculture and Food, Animal Industry	23557	R58-2	NSC	04/01/2001	Not Printed
	24171	R58-2	5YR	10/30/2001	2001-22/93
RABBITS					
Natural Resources, Wildlife Resources	24066	R657-6	AMD	11/15/2001	2001-20/28
RADIATION					
Environmental Quality, Radiation Control	24093	R313-25	5YR	10/10/2001	2001-21/110
·	23830	R313-34	AMD	09/14/2001	2001-13/47
RADIATION SAFETY					
Environmental Quality, Radiation Control	23936	R313-18	5YR	07/23/2001	2001-16/55
·	23830	R313-34	AMD	09/14/2001	2001-13/47
RADIOACTIVE MATERIAL					
Environmental Quality, Radiation Control	23827	R313-15	AMD	09/14/2001	2001-13/29
•	24052	R313-15-502	AMD	11/09/2001	2001-19/21
	23936	R313-18	5YR	07/23/2001	2001-16/55
	23828	R313-22	AMD	09/14/2001	2001-13/40
	24095	R313-22	5YR	10/10/2001	2001-21/109
	23829	R313-32	AMD	09/14/2001	2001-13/45
	24097	R313-32	5YR	10/10/2001	2001-21/111

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	23552	R313-36	AMD	05/11/2001	2001-7/13
	24098	R313-36	5YR	10/10/2001	2001-21/112
	23831	R313-38	R&R	09/14/2001	2001-13/48
	24100	R313-70	5YR	10/10/2001	2001-21/112
RADIOACTIVE WASTE DISPOSAL	0.4000	D0.40.05	-> (5)		
Environmental Quality, Radiation Control	24093	R313-25	5YR	10/10/2001	2001-21/110
RADIOACTIVE WASTE GENERATOR PE					
Environmental Quality, Radiation Control	23669	R313-26	NEW	06/08/2001	2001-9/58
	23905	R313-26	AMD	09/14/2001	2001-15/9
RADIOLOGY					
Commerce, Occupational and Professional Licensing	23518	R156-54-302b	AMD	04/03/2001	2001-5/7
RADIOLOGY PRACTICAL TECHNICIAN					
Commerce, Occupational and Professional Licensing	23518	R156-54-302b	AMD	04/03/2001	2001-5/7
	23602	R156-54b-302b	NSC	05/01/2001	Not Printed
RADIOLOGY TECHNOLOGIST					
Commerce, Occupational and Professional Licensing	23602	R156-54b-302b	NSC	05/01/2001	Not Printed
RADIOPHARMACEUTICAL					
Environmental Quality, Radiation Control	23829	R313-32	AMD	09/14/2001	2001-13/45
	24097	R313-32	5YR	10/10/2001	2001-21/111
RAILROAD CROSSINGS					
Transportation, Preconstruction	23618	R930-5	NSC	05/01/2001	Not Printed
RAILROADS					
Transportation, Operations, Traffic and Safety	23635	R920-2	NSC	05/01/2001	Not Printed
Transportation, Preconstruction	23618	R930-5	NSC	05/01/2001	Not Printed
RANGE MANAGEMENT					
School and Institutional Trust Lands, Administration	23558	R850-50-400	AMD	05/02/2001	2001-7/22
<u>RATES</u>					
Labor Commission, Industrial Accidents	23520	R612-4	5YR	02/08/2001	2001-5/41
	24282	R612-4-2	EMR	01/01/2002	2001-24/53
READING					
Education, Administration	23964	R277-480	NEW	09/20/2001	2001-16/25
REAL ESTATE					
School and Institutional Trust Lands, Administration	24053	R850-140	5YR	09/14/2001	2001-19/45
REAL ESTATE APPRAISAL					
Commerce, Real Estate	23321	R162-102	AMD	02/07/2001	2000-23/17
	24080	R162-102	AMD	11/15/2001	2001-20/12
	24079	R162-106	AMD	11/15/2001	2001-20/14
	24077	R162-108	NEW	11/15/2001	2001-20/16
RECIPROCITY					
Environmental Quality, Radiation Control	23312	R313-19	AMD	01/26/2001	2000-23/19
•	24094	R313-19	5YR	10/10/2001	2001-21/109

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DEGLAMATION.	-				
RECLAMATION Natural Resources; Oil, Gas and Mining; Coal	23385	R645-100-200	AMD	04/02/2001	2001-1/25
	23926	R645-106	5YR	07/19/2001	2001-16/56
	23386	R645-301-500	AMD	04/02/2001	2001-1/26
	23387	R645-301-700	AMD	see CPR	2001-1/29
	23387	R645-301-700	CPR	05/03/2001	2001-7/26
	23815	R645-301-800	AMD	see CPR	2001-12/58
	23815	R645-301-800	CPR	10/01/2001	2001-16/40
RECREATION					
Natural Resources, Wildlife Resources	23360	R657-38	AMD	01/16/2001	2000-24/53
RECREATIONAL THERAPY					
Commerce, Occupational and Professional Licensing	24192	R156-40	5YR	11/06/2001	2001-23/133
RECREATIONAL VEHICLES					
Commerce, Administration	24234	R151-14	5YR	11/14/2001	2001-23/133
REGIONAL ADVISORY COUNCILS					
Natural Resources, Wildlife Resources	23529	R657-39	5YR	02/15/2001	2001-5/41
	23530	R657-39	AMD	04/03/2001	2001-5/20
REGIONAL SERVICE CENTERS					
Education, Administration	23851	R277-456	REP	08/01/2001	2001-13/6
REGISTRATION					
Environmental Quality, Radiation Control	24100	R313-70	5YR	10/10/2001	2001-21/112
Workforce Services, Workforce Information and Payment Services	23824	R994-403-102a	AMD	08/09/2001	2001-13/78
REGULATION STOCK BROKERS					
Money Management Council, Administration	23805	R628-16	AMD	08/27/2001	2001-12/55
<u>REHABILITATION</u>					
Community and Economic Development, Community Development, History	23607	R212-11	NSC	05/01/2001	Not Printed
Natural Resources, Wildlife Resources	23531	R657-40	5YR	02/15/2001	2001-5/42
	23532	R657-40	AMD	04/03/2001	2001-5/22
RELIGIOUS ACTIVITIES					
Tax Commission, Auditing	23714	R865-19S-4	AMD	09/05/2001	2001-10/45
	23716	R865-19S-85	AMD	07/04/2001	2001-10/46
	23911	R865-19S-90	AMD	09/05/2001	2001-15/34
	23991	R865-19S-93	NSC	09/01/2001	Not Printed
	23912	R865-19S-98	AMD	09/05/2001	2001-15/35
	23913	R865-19S-106	AMD	09/05/2001	2001-15/37
RESERVOIRS	00005	D055.40	EVD.	07/40/0004	2004 45/54
Natural Resources, Water Rights	23895	R655-10	5YR	07/12/2001	2001-15/54
	23898	R655-10	AMD	11/29/2001	2001-15/18
	23896	R655-11	5YR	07/12/2001	2001-15/54
	23899	R655-11	AMD	11/29/2001	2001-15/23
	23897	R655-12	5YR	07/12/2001	2001-15/55
	23900	R655-12	AMD	11/29/2001	2001-15/25

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RESIDENCY REQUIREMENTS					
Community and Economic Development, Community Development, Community Services	23687	R202-201	NSC	05/01/2001	Not Printed
RESIDENTIAL MORTGAGE LOAN ORIG	INATION				
Commerce, Real Estate	23526	R162-209	NEW	04/13/2001	2001-5/9
RESOURCE COORDINATION					
Governor, Planning and Budget	23408	R361-1	5YR	01/11/2001	2001-3/97
<u>RETIREMENT</u>					
Public Safety, Peace Officer Standards and Training	23627	R728-205	NSC	05/01/2001	Not Printed
REVOCATION					
Natural Resources, Wildlife Resources	24025	R657-26	5YR	08/30/2001	2001-18/60
RIGHT OF PETITION					
Corrections, Administration	23967	R251-104	5YR	08/01/2001	2001-16/52
Natural Resources; Forestry, Fire and State Lands	23939	R652-9	5YR	07/23/2001	2001-16/58
School and Institutional Trust Lands, Administration	24193	R850-8	5YR	11/06/2001	2001-23/149
RIGHT-OF-WAY					
Transportation, Program Development	23311	R926-6	AMD	01/03/2001	2000-23/55
	24082	R926-6	AMD	11/20/2001	2001-20/47
Transportation, Preconstruction, Right- of-Way Acquisition	23637	R933-1	NSC	05/01/2001	Not Printed
	24071	R933-1	AMD	11/20/2001	2001-20/49
	23536	R933-4	AMD	04/18/2001	2001-6/45
RULES					
Public Service Commission, Administration	23353	R746-200	AMD	02/15/2001	2000-24/66
RULES AND PROCEDURES					
Fair Corporation (Utah State), Administration	23890	R325-1	5YR	07/12/2001	2001-15/50
	23891	R325-2	5YR	07/12/2001	2001-15/50
	23892	R325-3	5YR	07/12/2001	2001-15/51
	23893	R325-4	5YR	07/12/2001	2001-15/51
	23894	R325-5	5YR	07/12/2001	2001-15/52
Health, Epidemiology and Laboratory Services, Epidemiology	24062	R386-703	5YR	09/18/2001	2001-20/67
Health, Community and Family Health Services, Immunization	23762	R396-100	R&R	07/19/2001	2001-11/52
Human Resource Management, Administration	23770	R477-1	AMD	07/03/2001	2001-11/76
Natural Resources; Forestry, Fire and State Lands	23937	R652-2	5YR	07/23/2001	2001-16/57
Natural Resources, Wildlife Resources	23455	R657-27	AMD	03/26/2001	2001-4/39
Public Safety, Peace Officer Standards and Training	23629	R728-409	NSC	05/01/2001	Not Printed
Public Service Commission, Administration	23376	R746-341	AMD	03/01/2001	2001-1/30
	23705	R746-409	AMD	06/28/2001	2001-10/42

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CAFETY					
SAFETY Environmental Quality Rediction Control	22027	D242.45	AMD	00/14/2001	2004 42/20
Environmental Quality, Radiation Control	23827	R313-15	AMD	09/14/2001	2001-13/29
Labor Commission Occupational Sofaty	24052	R313-15-502	AMD	11/09/2001	2001-19/21
Labor Commission, Occupational Safety and Health	23372	R614-1-4	AMD	02/01/2001	2001-1/24
	23516	R614-1-4	NSC	02/22/2001	Not Printed
	24017	R614-1-4	AMD	10/16/2001	2001-18/28
Labor Commission, Safety	23310	R616-2-3	AMD	01/03/2001	2000-23/42
·	24015	R616-2-3	AMD	10/16/2001	2001-18/29
	23473	R616-3-3	AMD	03/20/2001	2001-4/36
Public Service Commission, Administration	23705	R746-409	AMD	06/28/2001	2001-10/42
Transportation, Motor Carrier, Ports of Entry	23625	R912-16	NSC	05/01/2001	Not Printed
SAFETY REGULATION					
Transportation, Motor Carrier	23565	R909-4	NSC	04/01/2001	Not Printed
	23993	R909-19	NEW	10/02/2001	2001-17/30
	23461	R909-75	AMD	03/20/2001	2001-4/45
	23857	R909-75	AMD	08/15/2001	2001-14/43
<u>SALARIES</u>					
Human Resource Management, Administration	23774	R477-7	AMD	07/03/2001	2001-11/87
SALES TAX					
Tax Commission, Auditing	23714	R865-19S-4	AMD	09/05/2001	2001-10/45
	23716	R865-19S-85	AMD	07/04/2001	2001-10/46
	23911	R865-19S-90	AMD	09/05/2001	2001-15/34
	23991	R865-19S-93	NSC	09/01/2001	Not Printed
	23912	R865-19S-98	AMD	09/05/2001	2001-15/35
	23913	R865-19S-106	AMD	09/05/2001	2001-15/37
<u>SANCTIONS</u>					
Judicial Conduct Commission, Administration	23908	R595-1	NSC	07/30/2001	Not Printed
<u>SCHOLARSHIPS</u>					
Health, Health Systems Improvement, Community Health Nursing (Changed to Health, Health Systems Improvement, Primary Care and Rural Health)	23849	R425-1 (Changed to R434-50)	AMD	10/01/2001	2001-13/65
SCHOOL DISTRICT SERVICES					
Education, Administration	23854	R277-479	NEW	08/01/2001	2001-13/11
SCHOOL PERSONNEL					
Education, Administration	23748	R277-513	5YR	05/14/2001	2001-11/117
SCIENCE					
Education, Administration	23856	R277-717	NEW	08/01/2001	2001-13/16
<u>SCREENING</u>					
Health, Epidemiology and Laboratory Services; HIV/AIDS, Tuberculosis Control/Refugee Health	23303	R388-804	AMD	02/02/2001	2000-23/29
SECONDARY EDUCATION					
Education, Administration	23920	R277-914	EXD	07/16/2001	2001-16/61

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SECURITIES					
Money Management Council, Administration	23805	R628-16	AMD	08/27/2001	2001-12/55
	24201	R628-17	5YR	11/09/2001	2001-23/136
SECURITIES REGULATION					
Money Management Council, Administration	24201	R628-17	5YR	11/09/2001	2001-23/136
SECURITY MEASURES					
Corrections, Administration	23901	R251-708	5YR	07/12/2001	2001-15/48
	23570	R251-709	5YR	03/27/2001	2001-8/87
	23540	R251-709	AMD	05/15/2001	2001-7/12
SEDIMENTATION					
Environmental Quality, Drinking Water	23658	R309-206 (Changed to R309-525)	AMD	08/15/2001	2001-9/32
SEIZURE OF PROPERTY					
Tax Commission, Collections	23574	R867-2B	5YR	03/27/2001	2001-8/89
SEPTIC TANKS					
Environmental Quality, Water Quality	23768	R317-4	AMD	08/28/2001	2001-11/34
SERVER TRAINING					
Human Services, Substance Abuse	23719	R544-5	AMD	06/26/2001	2001-10/21
SESQUICENTENNIAL (UTAH PIONEER)					
Pioneer Sesquicentennial Celebration Coordinating Council (Utah), Administration	23739	R674-1	EXD	05/07/2001	2001-11/121
	23742	R674-2	EXD	05/09/2001	2001-11/121
	23740	R674-3	EXD	05/07/2001	2001-11/121
SETTLEMENT					
Labor Commission, Adjudication	24070	R602-2-2	AMD	11/15/2001	2001-20/25
Edbor Commission, Adjudication	24069	R602-2-3	AMD	11/15/2001	2001-20/26
SEWAGE TREATMENT	24000	11002 2 0	7 WILD	11/10/2001	2001 20/20
	23786	D247 404	AMD	09/24/2004	2001-12/33
Environmental Quality, Water Quality SEWERAGE	23700	R317-101	AIVID	08/24/2001	2001-12/33
Environmental Quality, Water Quality	23769	R317-5	AMD	08/28/2001	2001-11/44
SEX CRIMES					
Corrections, Administration	23571	R251-110	5YR	03/27/2001	2001-8/87
	23571	R251-110	AMD	08/09/2001	2001-8/43
<u>SIGNS</u>	2007 1	11201 110	7 UVID	00/00/2001	2001 0/40
Transportation, Operations, Traffic and Safety	23611	R920-7	NSC	05/01/2001	Not Printed
Transportation, Preconstruction, Right- of-Way Acquisition	23942	R933-2	NSC	08/01/2001	Not Printed
or tray Adquisition	23622	R933-2-15	AMD	07/09/2001	2001-9/128
CLOW CAND EILTRATION	20022	11800-2-10	VIAID	0110312001	2001-9/120
SLOW SAND FILTRATION	00050	D000 007 (0)	4445	00/45/000	0004.0440
Environmental Quality, Drinking Water	23659	R309-207 (Changed to R309-530)	AMD	08/15/2001	2001-9/43
SMALL BUSINESS ASSISTANCE PROG	RAM				
Environmental Quality, Air Quality	23918	R307-110-12	AMD	09/10/2001	2001-15/6
	23756	R307-110-31	AMD	08/02/2001	2001-11/18

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	23758	R307-110-34	AMD	see CPR	2001-11/20
	23758	R307-110-34	CPR	10/02/2001	2001-17/36
SMOKE					
Environmental Quality, Air Quality	23139	R307-204	NEW	see CPR	2000-19/14
	23139	R307-204	CPR	03/06/2001	2001-3/81
SNOW					
Transportation, Operations, Traffic and Safety	23610	R920-6	NSC	05/01/2001	Not Printed
SNOW REMOVAL					
Transportation, Operations, Maintenance	23379	R918-3	AMD	02/15/2001	2001-1/32
SOCIAL SERVICES					
Human Services, Administration	23605	R495-862	5YR	04/04/2001	2001-9/142
	23867	R495-876	5YR	07/02/2001	2001-14/73
	23868	R495-876	AMD	08/15/2001	2001-14/38
	24027	R495-876	5YR	08/30/2001	2001-18/59
SOLICITATIONS					
Commerce, Consumer Protection	23794	R152-22	AMD	07/30/2001	2001-12/17
SOLID WASTE MANAGEMENT					
Environmental Quality, Solid and Hazardous Waste	23638	R315-301-2	AMD	07/01/2001	2001-9/60
	23639	R315-302	AMD	07/01/2001	2001-9/64
	23640	R315-303-3	AMD	07/01/2001	2001-9/68
	23641	R315-304-5	AMD	07/01/2001	2001-9/71
	23871	R315-304-5	NSC	07/30/2001	Not Printed
	23642	R315-305	AMD	07/01/2001	2001-9/72
	23872	R315-305-5	NSC	07/30/2001	Not Printed
	23643	R315-306	AMD	07/01/2001	2001-9/74
	23644	R315-307-1	AMD	07/01/2001	2001-9/76
	23645	R315-308-2	AMD	07/01/2001	2001-9/77
	23646	R315-309-2	AMD	07/01/2001	2001-9/80
	23647	R315-310	AMD	07/01/2001	2001-9/81
	23874	R315-310-2	NSC	07/30/2001	Not Printed
	23648	R315-312	AMD	07/01/2001	2001-9/85
	23875	R315-312-4	NSC	07/30/2001	Not Printed
	23649	R315-313	AMD	07/01/2001	2001-9/86
	23650	R315-314-3	AMD	07/01/2001	2001-9/87
	23882	R315-314-3	NSC	07/30/2001	Not Printed
	22858	R315-315-8	AMD	see CPR (First)	2000-11/18
	22858	R315-315-8	CPR (First)	see CPR (Second)	2000-17/67
	22858	R315-315-8	CPR (Second)	01/05/2001	2000-23/58
	23651	R315-316	AMD	07/01/2001	2001-9/89
	23652	R315-320	AMD	07/01/2001	2001-9/91
	23876	R315-320-7	NSC	07/30/2001	Not Printed
SOVEREIGN LANDS					

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Natural Resources; Forestry, Fire and State Lands	23621	R652-70-2400	AMD	06/11/2001	2001-9/100
SPECIAL FUEL					
Tax Commission, Auditing	24036	R865-4D-22	AMD	10/16/2001	2001-18/43
SPECIES OF CONCERN					
Natural Resources, Wildlife Resources	23677	R657-48	NEW	06/13/2001	2001-9/124
SPECIFIC LICENSES					
Environmental Quality, Radiation Control	23828	R313-22	AMD	09/14/2001	2001-13/40
,	24095	R313-22	5YR	10/10/2001	2001-21/109
STABILIZATION					
Environmental Quality, Drinking Water	23394	R309-208 (Changed to R309-535)	AMD	05/01/2001	2001-2/3
<u>STANDARDS</u>					
Natural Resources, Wildlife Resources	23531	R657-40	5YR	02/15/2001	2001-5/42
	23532	R657-40	AMD	04/03/2001	2001-5/22
STATE ASSISTED LOANS					
Environmental Quality, Water Quality	23785	R317-100	AMD	08/24/2001	2001-12/31
STATE EMPLOYEES					
Administrative Services, Finance	23699	R25-7	AMD	07/01/2001	2001-10/5
STATE LANDS					
Community and Economic Development, Indian Affairs	23476	R230-1	5YR	02/01/2001	2001-4/61
STATE PARKS					
Transportation, Program Development	23614	R926-5	NSC	05/01/2001	Not Printed
STATE REGISTER					
Community and Economic Development, Community Development, History	24075	R212-6	5YR	09/26/2001	2001-20/66
STATIONARY SOURCES					
Environmental Quality, Air Quality	23987	R307-210	5YR	08/15/2001	2001-17/47
STRATEGIC PLANNING					
Education, Administration	23747	R277-415	5YR	05/14/2001	2001-11/117
	23963	R277-415	REP	09/20/2001	2001-16/24
STUDENT ELIGIBILITY					
Workforce Services, Workforce Information and Payment Services	23824	R994-403-102a	AMD	08/09/2001	2001-13/78
STUDENT LOANS					
Regents (Board of), Administration	23907	R765-608	NEW	09/01/2001	2001-15/31
	23596	R765-649	NEW	05/16/2001	2001-8/78
	23782	R765-649	AMD	07/17/2001	2001-12/71
<u>STUDENTS</u>					
Education, Administration	23964	R277-480	NEW	09/20/2001	2001-16/25
	23670	R277-709	AMD	06/05/2001	2001-9/19
SUBSTANCE ABUSE					
Human Services, Substance Abuse	23710	R544-5	AMD	06/26/2001	2001-10/21
SUBSTANCE ABUSE COUNSELORS					
Commerce, Occupational and Professional Licensing	23838	R156-60d	5YR	06/11/2001	2001-13/86

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	24002	R156-60d	AMD	10/18/2001	2001-18/5
SUBSURFACE TRACER STUDIES					
Environmental Quality, Radiation Control	23831	R313-38	R&R	09/14/2001	2001-13/48
SURFACE WATER TREATMENT					
Environmental Quality, Drinking Water	23656	R309-202 (Changed to R309-505)	AMD	08/15/2001	2001-9/26
<u>SURVEYORS</u>					
Commerce, Occupational and Professional Licensing	23517	R156-22	AMD	see CPR	2001-5/4
	23517	R156-22	CPR	05/17/2001	2001-8/81
<u>SURVEYS</u>					
Environmental Quality, Radiation Control	23830	R313-34	AMD	09/14/2001	2001-13/47
	23552	R313-36	AMD	05/11/2001	2001-7/13
	24098	R313-36	5YR	10/10/2001	2001-21/112
	23831	R313-38	R&R	09/14/2001	2001-13/48
SUSPENSION					
Natural Resources, Wildlife Resources	24025	R657-26	AMD	10/17/2001	2001-18/39
<u>TAXATION</u>					
Tax Commission, Administration	23846	R861-1A-9	AMD	08/02/2001	2001-13/75
	23717	R861-1A-17	AMD	07/04/2001	2001-10/44
	23988	R861-1A-24	NSC	09/01/2001	Not Printed
	23403	R861-1A-36	AMD	04/11/2001	2001-3/76
Tax Commission, Auditing	24036	R865-4D-22	AMD	10/16/2001	2001-18/43
	23555	R865-6F-1	NSC	04/01/2001	Not Printed
	23556	R865-6F-15	NSC	04/01/2001	Not Printed
	23989	R865-6F-27	NSC	09/01/2001	Not Printed
	24037	R865-13G-15	AMD	10/16/2001	2001-18/44
	23572	R865-21U	5YR	03/27/2001	2001-8/88
	23553	R865-21U-6	NSC	04/01/2001	Not Printed
Tax Commission, Collections	23574	R867-2B	5YR	03/27/2001	2001-8/89
Tax Commission, Motor Vehicle	23718	R873-22M-35	AMD	07/04/2001	2001-10/48
Tax Commission, Property Tax	24038	R884-24P-19	AMD	10/16/2001	2001-18/44
	23992	R884-24P-27	NSC	09/01/2001	Not Printed
	23994	R884-24P-33	AMD	10/16/2001	2001-17/22
	23475	R884-24P-49	AMD	04/11/2001	2001-4/42
	23395	R884-24P-62	AMD	05/14/2001	2001-2/11
	23316	R884-24P-65	AMD	02/20/2001	2000-23/54
	23847	R884-24P-66	AMD	08/02/2001	2001-13/77
TAX CREDIT					
Community and Economic Development, Community Development, History	23607	R212-11	NSC	05/01/2001	Not Printed
TAX EXEMPTIONS					
Tax Commission, Auditing	23714	R865-19S-4	AMD	09/05/2001	2001-10/45
	23716	R865-19S-85	AMD	07/04/2001	2001-10/46
	23911	R865-19S-90	AMD	09/05/2001	2001-15/34
	23991	R865-19S-93	NSC	09/01/2001	Not Printed
	23912	R865-19S-98	AMD	09/05/2001	2001-15/35

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	23913	R865-19S-106	AMD	09/05/2001	2001-15/37
TAX RETURNS					
Tax Commission, Auditing	23910	R865-9I-14	AMD	09/05/2001	2001-15/33
-	23990	R865-9I-42	NSC	09/01/2001	Not Printed
TEACHER CERTIFICATION					
Education, Administration	23748	R277-513	5YR	05/14/2001	2001-11/117
	23749	R277-517	5YR	05/14/2001	2001-11/118
Professional Practices Advisory Commission, Administration	23427	R686-100	AMD	03/06/2001	2001-3/67
	23547	R686-100	NSC	04/01/2001	Not Printed
TEACHER LICENSURE					
Education, Administration	23546	R277-514	NSC	04/01/2001	Not Printed
TECHNICAL EDUCATION					
Education, Administration	23671	R277-911	AMD	06/05/2001	2001-9/21
TELECOMMUNICATIONS					
Public Service Commission, Administration	23354	R746-240	AMD	02/15/2001	2000-24/67
	23328	R746-340	AMD	see CPR	2000-23/49
	23328	R746-340	CPR	03/27/2001	2001-4/56
	23376	R746-341	AMD	03/01/2001	2001-1/30
	23844	R746-347	REP	08/01/2001	2001-13/73
	23232	R746-352	NEW	see CPR (First)	2000-21/26
	23232	R746-352	CPR (First)	see CPR (Second)	2001-5/32
	23232	R746-352	CPR (Second)	06/15/2001	2001-7/38
	23271	R746-360	AMD	02/15/2001	2000-22/45
	23886	R746-360-4	AMD	09/01/2001	2001-15/28
	23916	R746-360-9	AMD	10/15/2001	2001-15/29
<u>TELEPHONE</u>					
Commerce, Consumer Protection	23795	R152-26	AMD	07/30/2001	2001-12/19
Public Service Commission, Administration	23354	R746-240	AMD	02/15/2001	2000-24/67
	23376	R746-341	AMD	03/01/2001	2001-1/30
TELEPHONE UTILITY REGULATION					
Public Service Commission, Administration	23328	R746-340	AMD	see CPR	2000-23/49
	23328	R746-340	CPR	03/27/2001	2001-4/56
TERMS OF OFFICE					
Natural Resources, Wildlife Resources	23529	R657-39	5YR	02/15/2001	2001-5/41
THEDADISTS	23530	R657-39	AMD	04/03/2001	2001-5/20
THERAPISTS Commerce Occupational and	23620	R156-60b	AMD.	06/01/2001	2001 0/12
Commerce, Occupational and Professional Licensing	23620	L 130-000	AMD	00/01/2001	2001-9/13
TICKETS	00045	D07.7	NIENA	04/04/0004	2000 24/2
Administrative Services, Fleet Operation	23345	R27-7	NEW	01/31/2001	2000-24/6
<u>TIME</u>					

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	23515	R606-1-3	AMD	04/03/2001	2001-5/17
	24279	R606-2	5YR	11/27/2001	2001-24/56
Labor Commission, Antidiscrimination and Labor, Labor	23861	R610-1-3	NSC	07/05/2001	Not Printed
Labor Commission, Industrial Accidents	24016	R612-1-3	AMD	10/16/2001	2001-18/25
	23223	R612-1-10	AMD	see CPR	2000-21/18
	23223	R612-1-10	CPR	03/20/2001	2001-1/36
TIRES					
Transportation, Operations, Traffic and Safety	23610	R920-6	NSC	05/01/2001	Not Printed
<u>TOWING</u>					
Transportation, Motor Carrier	23565	R909-4	NSC	04/01/2001	Not Printed
	23993	R909-19	NEW	10/02/2001	2001-17/30
TRAFFIC CONTROL					
Transportation, Operations, Traffic and Safety	23635	R920-2	NSC	05/01/2001	Not Printed
TRAFFIC SAFETY					
Transportation, Operations, Traffic and Safety	23611	R920-7	NSC	05/01/2001	Not Printed
TRAFFIC SIGNS					
Transportation, Operations, Traffic and Safety	23611	R920-7	NSC	05/01/2001	Not Printed
TRAFFIC VIOLATIONS					
Public Safety, Driver License	23402	R708-3	AMD	03/06/2001	2001-3/75
	23514	R708-3	NSC	02/22/2001	Not Printed
TRAINING					
Corrections, Administration	23512	R251-301	5YR	02/05/2001	2001-5/40
	23400	R251-301	AMD	03/13/2001	2001-3/8
TRAINING PROGRAMS					
Human Resource Management, Administration	23776	R477-10	AMD	07/03/2001	2001-11/98
Workforce Services, Employment Development	23723	R986-601	REP	07/01/2001	2001-10/57
	23724	R986-602	REP	07/01/2001	2001-10/67
	23725	R986-603	REP	07/01/2001	2001-10/75
TRANSMISSION AND DISTRIBUTION PI	PELINES PELINES				
Environmental Quality, Drinking Water	23661	R309-211 (Changed to R309-550)	AMD	08/15/2001	2001-9/50
TRANSPORTATION					
Administrative Services, Finance	23699	R25-7	AMD	07/01/2001	2001-10/5
Environmental Quality, Radiation Control	23312	R313-19	AMD	01/26/2001	2000-23/19
	24094	R313-19	5YR	10/10/2001	2001-21/109
Transportation, Motor Carrier	23460	R909-1	AMD	03/20/001	2001-4/44
Transportation, Program Development	23614	R926-5	NSC	05/01/2001	Not Printed
	23311	R926-6	AMD	01/03/2001	2000-23/55
	24082	R926-6	AMD	11/20/2001	2001-20/47

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TRANSPORTATION CORRIDOR PRESE	RVATION RE	VOLVING LOAN FUND			
Transportation, Program Development	23311	R926-6	AMD	01/03/2001	2000-23/55
Transportation, Frogram Bovolopmont	24082	R926-6	AMD	11/20/2001	2001-20/47
TRANSPORTATION PLANNING	21002	11020 0	7 11 11 2	11/20/2001	2001 20/11
Transportation, Program Development	23612	R926-2	NSC	05/01/2001	Not Printed
Transportation, Frogram Development	23311	R926-6	AMD	01/03/2001	2000-23/55
	24082	R926-6	AMD	11/20/2001	2000-25/33
TRANSPORTATION POLICY	24002	11320-0	AIVID	11/20/2001	2001-201-1
Transportation, Program Development	23613	R926-3	NSC	05/01/2001	Not Printed
TRANSPORTATION SAFETY	20010	11020 0	1400	00/01/2001	140t i iiilea
Transportation, Motor Carrier	23460	R909-1	AMD	03/20/2001	2001-4/44
Transportation, Motor Garner	23573	R909-1	NSC	04/01/2001	Not Printed
	23590	R909-1	NSC	05/01/2001	Not Printed
	24055	R909-1	AMD	12/03/2001	2001-19/33
TRESPASS	21000	11000 1	7 11 11 2	12/00/2001	2001 10/00
Natural Resources, Parks and Recreation	23848	R651-620	AMD	08/06/2001	2001-13/72
TRUCKING INDUSTRIES					
Tax Commission, Auditing	23555	R865-6F-1	NSC	04/01/2001	Not Printed
-	23556	R865-6F-15	NSC	04/01/2001	Not Printed
	23989	R865-6F-27	NSC	09/01/2001	Not Printed
TRUCKS					
Transportation, Motor Carrier	23460	R909-1	AMD	03/20/2001	2001-4/44
	23573	R909-1	NSC	04/01/2001	Not Printed
	23590	R909-1	NSC	05/01/2001	Not Printed
	24055	R909-1	AMD	12/03/2001	2001-19/33
	23565	R909-4	NSC	04/01/2001	Not Printed
	23993	R909-19	NEW	10/02/2001	2001-17/30
Transportation, Motor Carrier, Ports of Entry	23625	R912-16	NSC	05/01/2001	Not Printed
TUBERCULOSIS					
Health, Epidemiology and Laboratory Services; HIV/AIDS, Tuberculosis Control/Refugee Health	23303	R388-804	AMD	02/02/2001	2000-23/29
UMAP (Utah Medical Assistance Progra	am)				
Health, Health Care Financing, Converge and Reimbursement Policy	23349	R414-309	AMD	01/17/2001	2000-24/24
	23700	R414-309	EMR	05/01/2001	2001-10/82
	23702	R414-309	AMD	06/25/2001	2001-10/15
Health, Health Care Financing, Medical Assistance Program	23351	R420-1	AMD	01/23/2001	2000-24/28
	23701	R420-1	EMR	05/01/2001	2001-10/85
	23703	R420-1	AMD	06/25/2001	2001-10/19
UNDERCOVER IDENTIFICATION					
Public Safety, Law Enforcement and Technical Services, Regulatory Licensing (Changed to Public Safety, Criminal Investigations and Technical Services, Criminal Identification)	23447	R724-7 (Changed to R722-320)	NSC	02/01/2001	Not Printed

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UNDERGROUND INJECTION CONTROL Environmental Quality, Water Quality	<u>.</u> 23162	R317-7	AMD	see CPR	2000-19/34
Environmental Quality, Water Quality	23162	R317-7	CPR	01/23/2001	2000-19/34
	24204	R317-7	5YR	11/13/2001	2000-24/73
UNEMPLOYED WORKERS	24204	1.017-7	3110	11/13/2001	2001-20/100
Workforce Services, Employment Development	23724	R986-602	REP	07/01/2001	2001-10/67
	23725	R986-603	REP	07/01/2001	2001-10/75
<u>UNEMPLOYMENT</u>					
Workforce Services, Employment Development	23723	R986-601	REP	07/01/2001	2001-10/57
	23724	R986-602	REP	07/01/2001	2001-10/67
	23725	R986-603	REP	07/01/2001	2001-10/75
UNEMPLOYMENT COMPENSATION					
Workforce Services, Workforce Information and Payment Services	23744	R994-302	5YR	05/11/2001	2001-11/119
	23745	R994-308	5YR	05/11/2001	2001-11/120
	23824	R994-403-102a	AMD	08/09/2001	2001-13/78
	23825	R994-404-103	AMD	10/29/2001	2001-13/79
	23525	R994-406-304	AMD	04/05/2001	2001-5/28
<u>UNITS</u>					
Environmental Quality, Radiation Control	23667	R313-12	AMD	06/08/2001	2001-9/54
	23932	R313-12	5YR	07/23/2001	2001-16/53
	23826	R313-12	AMD	09/14/2001	2001-13/27
UNIVERSAL SERVICE					
Public Service Commission, Administration	23271	R746-360	AMD	02/15/2001	2000-22/45
	23886	R746-360-4	AMD	09/01/2001	2001-15/28
	23916	R746-360-9	AMD	10/15/2001	2001-15/29
UPSCCC (Utah Pioneer Sesquicentenni	al Celebration	n Coordinating Counci	<u>I)</u>		
Pioneer Sesquicentennial Celebration Coordinating Council (Utah), Administration	23739	R674-1	EXD	05/07/2001	2001-11/121
	23742	R674-2	EXD	05/09/2001	2001-11/121
	23740	R674-3	EXD	05/07/2001	2001-11/121
USER TAX					
Tax Commission, Auditing	23572	R865-21U	5YR	03/27/2001	2001-8/88
	23553	R865-21U-6	NSC	04/01/2001	Not Printed
UTILITY RULES					
Transportation, Preconstruction	23198	R930-6	AMD	01/19/2001	2000-21/43
	23443	R930-6	NSC	02/12/2001	Not Printed
UTILITY SERVICE SHUTOFF					
Public Service Commission, Administration	23353	R746-200	AMD	02/15/2001	2000-24/66
<u>VACATIONS</u>					
Human resource Management, Administration	23775	R477-8	AMD	07/03/2001	2001-11/90
VETERINARY MEDICINE					

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J	23309	R156-28	CPR	03/08/2001	2001-3/80
VICTIM COMPENSATION					
Crime Victim Reparations, Administration	23527	R270-1	AMD	04/03/2001	2001-5/11
VICTIMS OF CRIMES					
Crime Victim Reparations, Administration	23527	R270-1	AMD	04/03/2001	2001-5/11
<u>VIOLATIONS</u>					
Environmental Quality, Radiation Control	23668	R313-14	AMD	06/08/2001	2001-9/55
	23933	R313-14	5YR	07/23/2001	2001-16/53
Natural Resources, Wildlife Resources	24022	R657-26	5YR	08/30/2001	2001-18/60
	24025	R657-26	AMD	10/17/2001	2001-18/39
VITAL STATISTICS					
Health, Center for Health Data, Vital Records and Statistics	23681	R436-11	NSC	05/01/2001	Not Printed
WAGES					
Labor Commission, Antidiscrimination and Labor, Labor	23861	R610-1-3	NSC	07/05/2001	Not Printed
WASTE DISPOSAL					
Environmental Quality, Radiation Control	23827	R313-15	AMD	09/14/2001	2001-13/29
	24052	R313-15-502	AMD	11/09/2001	2001-19/21
Environmental Quality, Solid and Hazardous Waste	23638	R315-301-2	AMD	07/01/2001	2001-9/60
	23639	R315-302	AMD	07/01/2001	2001-9/64
	23640	R315-303-3	AMD	07/01/2001	2001-9/68
	23871	R315-304-5	NSC	07/30/2001	Not Printed
	23641	R315-304-5	AMD	07/01/2001	2001-9/71
	23642	R315-305	AMD	07/01/2001	2001-9/72
	23872	R315-305-5	NSC	07/30/2001	Not Printed
	23643	R315-306	AMD	07/01/2001	2001-9/74
	23644	R315-307-1	AMD	07/01/2001	2001-9/76
	23645	R315-308-2	AMD	07/01/2001	2001-9/77
	23646	R315-309-2	AMD	07/01/2001	2001-9/80
	23647	R315-310	AMD	07/01/2001	2001-9/81
	23874	R315-310-2	NSC	07/30/2001	Not Printed
	23648	R315-312	AMD	07/01/2001	2001-9/85
	23875	R315-312-4	NSC	07/30/2001	Not Printed
	23650	R315-314-3	AMD	07/01/2001	2001-9/87
	23882	R315-314-3	NSC	07/30/2001	Not Printed
	22858	R315-315-8	AMD	see CPR (First)	2000-11/18
	22858	R315-315-8	CPR (First)	see CPR (Second)	2000-17/67
	22858	R315-315-8	CPR (Second)	01/05/2001	2000-23/58
	23651	R315-316	AMD	07/01/2001	2001-9/89
	23652	R315-320	AMD	07/01/2001	2001-9/91

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Environmental Quality, Water Quality	23876 23766	R315-320-7 R317-1	NSC AMD	07/30/2001 08/24/2001	Not Printed 2001-11/32
Environmental Quality, Water Quality	23164	R317-1-3	AMD	see CPR	2001-11/32
	23164	R317-1-3	CPR	01/23/2001	2000-19/23
	23599	R317-1-6	AMD	08/13/2001	2000-24/14
	23161	R317-8	AMD	see CPR	2000-19/40
	23161	R317-8	CPR	01/23/2001	2000-24/78
WASTE TO ENERGY PLANT			0	020	2000 2 0
Environmental Quality, Air Quality	23836	R307-223	NEW	09/10/2001	2001-13/18
WASTE WATER					
Environmental Quality, Water Quality	23768	R317-4	AMD	08/28/2001	2001-11/34
,	23767	R317-11	NEW	see CPR	2001-11/49
	23767	R317-11	CPR	10/23/2001	2001-18/48
	23785	R317-100	AMD	08/24/2001	2001-12/31
	23786	R317-101	AMD	08/24/2001	2001-12/33
	23787	R317-102	AMD	08/24/2001	2001-12/37
WATER CONSERVATION					
Environmental Quality, Drinking Water	23657	R309-203 (Changed to R309-510)	AMD	08/15/2001	2001-9/29
WATERFOWL					
Natural Resources, Wildlife Resources	24020	R657-9	5YR	08/30/2001	2001-18/59
	24023	R657-9	AMD	10/17/2001	2001-18/32
WATER HAULING					
Environmental Quality, Drinking Water	23661	R309-211 (Changed to R309-550)	AMD	08/15/2001	2001-9/50
WATER POLLUTION					
Environmental Quality, Water Quality	23766	R317-1	AMD	08/24/2001	2001-11/32
	23164	R317-1-3	AMD	see CPR	2000-19/25
	23164	R317-1-3	CPR	01/23/2001	2000-24/72
	23599	R317-1-6	AMD	08/13/2001	2001-8/44
	23769	R317-5	AMD	08/28/2001	2001-11/44
WATER QUALITY					
Environmental Quality, Water Quality	23162	R317-7	AMD	see CPR	2000-19/34
	23162	R317-7	CPR	01/23/2001	2000-24/75
	24204	R317-7	5YR	11/13/2001	2001-23/135
	23786	R317-101	AMD	08/24/2001	2001-12/33
WATER OAFETY BU FO	23787	R317-102	AMD	08/24/2001	2001-12/37
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Natural Resources, Parks and Recreation	24224	R651-801	5YR	11/13/2001	2001-23/148
WATERCHER MANAGEMENT	24226	R651-802	5YR	11/13/2001	2001-23/148
WATERSHED MANAGEMENT Environmental Quality Drinking Water	22662	D200 402	EVD.	04/16/2004	2004 0/440
Environmental Quality, Drinking Water	23663	R309-102	5YR	04/16/2001	2001-9/140
WATER SKIING Natural Resources, Parks and Recreation	23977	R651-224	5YR	08/07/2001	2001-17/49
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Human Services, Recovery Services	23733	R527-200	5YR	05/07/2001	2001-11/118
Trainan dervices, resovery dervices	23929	R527-800	5YR	07/23/2001	2001-16/55
	23930	R527-800	AMD	09/18/2001	2001-16/33
WELL LOGGING	20000	11027 000	AWID	00/10/2001	2001 10/00
Environmental Quality, Radiation Control	23831	R313-38	R&R	09/14/2001	2001-13/48
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Natural Resources; Forestry, Fire and State Lands	23425	R652-121	AMD	03/12/2001	2001-3/64
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Natural Resources, Wildlife Resources	23673	R657-3	5YR	04/16/2001	2001-9/143
	23356	R657-5	AMD	01/16/2001	2000-24/40
	23528	R657-5	AMD	04/03/2001	2001-5/19
	23806	R657-5	AMD	07/18/2001	2001-12/63
	24064	R657-5-16	AMD	11/15/2001	2001-20/26
	24066	R657-6	AMD	11/15/2001	2001-20/28
	24020	R657-9	5YR	08/30/2001	2001-18/59
	24023	R657-9	AMD	10/17/2001	2001-18/32
	24021	R657-10	5YR	08/30/2001	2001-18/60
	24024	R657-10	AMD	10/17/2001	2001-18/36
	23189	R657-13	AMD	01/02/2001	2000-21/23
	23358	R657-17	AMD	01/16/2001	2000-24/51
	24056	R657-20	AMD	11/01/2001	2001-19/24
	23810	R657-23	5YR	05/30/2001	2001-12/74
	23807	R657-23	AMD	07/18/2001	2001-12/66
	24022	R657-26	5YR	08/30/2001	2001-18/60
	24025	R657-26	AMD	10/17/2001	2001-18/39
	23455	R657-27	AMD	03/26/2001	2001-4/39
	23393	R657-33	AMD	02/15/2001	2001-2/8
	23808	R657-37	AMD	07/18/2001	2001-12/67
	23360	R657-38	AMD	01/16/2001	2000-24/53
	23531	R657-40	5YR	02/15/2001	2001-5/42
	23532	R657-40	AMD	04/03/2001	2001-5/22
	23362	R657-41	AMD	01/16/2001	2000-24/56
	24068	R657-41	AMD	11/15/2001	2001-20/40
	23364	R657-42	AMD	01/16/2001	2000-24/60
	23533	R657-42-6	AMD	04/03/2001	2001-5/27
	23809	R657-42-8	AMD	07/18/2001	2001-12/70
	23675	R657-43	AMD	06/04/2001	2001-9/119
	23676	R657-44	AMD	06/04/2001	2001-9/122
	24058	R657-44	AMD	11/01/2001	2001-19/30
	24065	R657-49	NEW	11/15/2001	2001-20/44
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	23455	R657-27	AMD	03/26/2001	2001-4/39

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Attorney General, Administration	24092	R105-1	5YR	10/05/2001	2001-21/108
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Labor Commission, Adjudication	24070	R602-2-2	AMD	11/15/2001	2001-20/25
	24069	R602-2-3	AMD	11/15/2001	2001-20/26
Labor Commission, Industrial Accidents	23462	R612-1-3	NSC	02/15/2001	Not Printed
	24016	R612-1-3	AMD	10/16/2001	2001-18/25
	23223	R612-1-10	AMD	see CPR	2000-21/18
	23223	R612-1-10	CPR	03/20/2001	2001-1/36
	23463	R612-2-3	NSC	02/15/2001	Not Printed
	23464	R612-2-5	NSC	02/15/2001	Not Printed
	23548	R612-2-5	EMR	03/08/2001	2001-7/43
	23549	R612-2-5	AMD	05/03/2001	2001-7/21
	23746	R612-2-5	AMD	07/05/2001	2001-11/108
	23465	R612-2-6	NSC	02/15/2001	Not Printed
	23466	R612-2-11	NSC	02/15/2001	Not Printed
	23467	R612-2-16	AMD	03/20/2001	2001-4/32
	23468	R612-2-17	NSC	02/15/2001	Not Printed
	23469	R612-2-22	AMD	03/20/2001	2001-4/33
	23470	R612-2-23	NSC	02/15/2001	Not Printed
	23471	R612-2-24	AMD	03/20/2001	2001-4/34
	23472	R612-2-26	NSC	02/15/2001	Not Printed
	23520	R612-4	5YR	02/08/2001	2001-5/41
	24282	R612-4-2	EMR	01/01/2002	2001-24/53
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Workforce Services, Workforce Information and Payment Services	23825	R994-404-103	AMD	10/29/2001	2001-13/79
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Workforce Services, Employment Development	23722	R986-600	NEW	07/01/2001	2001-10/50
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Transportation, Operations, Traffic and Safety	23636	R920-3	NSC	05/01/2001	Not Printed
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Commerce, Occupational and Professional Licensing (Changed to Commerce, Administration)	24057	R156-66 (Changed to R151-33)	AMD	11/01/2001	2001-19/10
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Environmental Quality, Radiation Control	23934	R313-16	5YR	07/23/2001	2001-16/54
	24096	R313-28	5YR	10/10/2001	2001-21/110
<u>YOUTH</u>	24100	R313-70	5YR	10/10/2001	2001-21/112
Human Services, Administration, Administrative Services, Licensing	23322	R501-8	AMD	01/16/2001	2000-23/33
	23406	R501-8	NSC	02/01/2001	Not Printed

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