# UTAH STATE BULLETIN

OFFICIAL NOTICES OF UTAH STATE GOVERNMENT Filed July 1, 2006, 12:00 a.m. through July 14, 2006, 11:59 p.m.

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

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Inquiries concerning administrative rules or other contents of the *Bulletin* may be addressed to the responsible agency or to: Division of Administrative Rules, 4120 State Office Building, Salt Lake City, Utah 84114, telephone (801) 538-3218, FAX (801) 538-1773. To view rules information, and on-line versions of the division's publications, visit: http://www.rules.utah.gov/

The information in this *Bulletin* is summarized in the *Utah State Digest (Digest)*. The *Digest* is available by E-mail or over the Internet. Visit http://www.rules.utah.gov/publicat/digest.htm for additional information.

Division of Administrative Rules, Salt Lake City 84114

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#### SPECIAL NOTICES

#### Governor's Proclamation: Calling the Fifty-Sixth Legislature into a Twelfth Extraordinary Session

#### PROCLAMATION

WHEREAS, since the close of the 2006 General Session of the 56th Legislature of the State of Utah, certain matters have arisen which require immediate legislative attention; and

**WHEREAS**, Article VII, Section 6 of the Constitution of the State of Utah provides that the Governor may, by proclamation, convene the Legislature in Extraordinary Session;

**NOW, THEREFORE, I, JON M. HUNTSMAN, JR.**, Governor of the State of Utah, by virtue of the authority vested in me by the Constitution and Laws of the State of Utah, do by this Proclamation call the Senate only of the 56th Legislature into a Twelfth Extraordinary Session at the State Capitol in Salt Lake City, Utah, on the 19th day of July, 2006, at 12:00 noon, for the following purpose:

For the Senate to consent to appointments made by the Governor to positions within state government of the State of Utah since the close of the 2006 General Session of the Legislature of the State of Utah.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Utah. Done at the Salt Lake Capitol Complex in Salt Lake City, Utah, this 5th day of July, 2006.

(State Seal)

Jon M. Huntsman, Jr. Governor

Gary R. Herbert Lieutenant Governor

#### Governor's Executive Order 2006-0006: Wildland Fire Management

#### **EXECUTIVE ORDER**

#### Wildland Fire Management

WHEREAS, the danger from wildland fires is extremely high throughout the State of Utah;

**WHEREAS**, numerous wildland fires are burning and continue to burn in various areas statewide and present a serious threat to public safety, property, natural resources and the environment;

**WHEREAS**, some of the areas are extremely remote and inaccessible and the situation has the potential to greatly worsen if left unattended;

**WHEREAS**, immediate action is required to suppress the fires and mitigate post-burn flash floods to protect public safety, property, natural resources and the environment; and,

**WHEREAS**, these conditions do create a disaster emergency within the intent of the Disaster Response and Recovery Act of 1981;

**NOW, THEREFORE**, I, Jon M. Huntsman, Jr., Governor of the State of Utah, by virtue of the power vested in me by the Constitution and the laws of the State of Utah do hereby order that:

It is found, determined and declared that a "State of Emergency" exists statewide due to the threat to public safety, property, natural resources and the environment for thirty days, effective as of July 10, 2006, requiring aid, assistance and relief available pursuant to the provisions of state statutes, and the State Emergency Operations Plan, which is hereby activated.

**IN WITNESS, WHEREOF**, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Utah. Done in Salt Lake City, Utah, this 10th day of July 2006.

(State Seal)

Jon M. Huntsman, Jr. Governor

ATTEST:

Gary R. Herbert Lieutenant Governor

2006/0006

**End of the Special Notices Section** 

## 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>July 1, 2006, 12:00 a.m.</u>, and <u>July 14, 2006, 11:59 p.m.</u> are included in this, the August 1, 2006, 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>August 31, 2006</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 November 29, 2006, 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.

# Commerce, Occupational and Professional Licensing

### R156-40-302c

### Qualifications for Licensure - Examination Requirements

#### NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 28876
FILED: 07/11/2006, 13:50

#### **RULE ANALYSIS**

Purpose of the rule or reason for the change: The Division has been evaluating the need for each profession's law/rule examination and has determined that the law/rule examination for applicants for licensure in recreation therapy classifications (master therapeutic recreation specialist (MTRS), therapeutic recreation specialist (TRS) and therapeutic recreation technician (TRT) can be deleted with no negative impact on the profession.

SUMMARY OF THE RULE OR CHANGE: In Section R156-40-302c, deleted references to Utah Recreation Therapy Law and Rule Examination.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Section 58-40-1 and Subsections 58-1-106(1)(a) and 58-1-202(1)(a)

ANTICIPATED COST OR SAVINGS TO:

- ❖ THE STATE BUDGET: The Division will incur minimal costs of approximately \$75 to reprint the rule once the proposed amendments are made effective. Any costs incurred will be absorbed in the Division's current budget.
- ❖ LOCAL GOVERNMENTS: Proposed amendments do not apply to local governments; therefore, no costs or savings are anticipated. Proposed amendments only apply to potential licensees in recreation therapy classifications.
- ❖ OTHER PERSONS: Proposed amendments only apply to applicants for licensure in recreation therapy classifications. Those applicants for licensure will see a savings of \$60 in that they will no longer be required to take the Utah Recreation Therapy Law and Rule Examination. The Division estimates approximately 20 new recreation therapy applicants are licensed on a yearly basis, thus resulting in an aggregate savings of \$1,200. It should be noted however that any testing agency which the Division has contracted with to give the law/rule examination will see a decrease in the examination fees noted above.

COMPLIANCE COSTS FOR AFFECTED PERSONS: Proposed amendments only apply to applicants for licensure as in recreation therapy classifications. Those applicants for licensure will see a savings of \$60 in that they will no longer be required to take the Utah Recreation Therapy Law and Rule Examination. It should be noted however that any

testing agency which the Division has contracted with to give the law/rule examination will see a decrease in the examination fees noted above.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: The regulated industry will experience a cost-savings as a result of the elimination of the Utah Law and Rule Examination. Francine A. Giani, Executive Director

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

COMMERCE

OCCUPATIONAL AND PROFESSIONAL LICENSING 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:

Noel Taxin at the above address, by phone at 801-530-6621, by FAX at 801-530-6511, or by Internet E-mail at ntaxin@utah.gov

INTERESTED PERSONS MAY PRESENT THEIR VIEWS ON THIS RULE BY SUBMITTING WRITTEN COMMENTS TO THE ADDRESS ABOVE NO LATER THAN 5:00 PM on 08/31/2006.

THIS RULE MAY BECOME EFFECTIVE ON: 09/08/2006

AUTHORIZED BY: J. Craig Jackson, Director

R156. Commerce, Occupational and Professional Licensing. R156-40. Recreational Therapy Practice Act Rules. R156-40-302c. Qualifications for Licensure - Examination Requirements.

In accordance with Subsections 58-40-5(1)(e), 58-40-5(2)(f) and 58-40-5(3)(e), applicants for licensure shall pass the following examinations:

- (1) [Applicants for licensure as a MTRS, TRS or TRT shall pass the Utah Recreation Therapy Law and Rule Examination with a minimum passing score of 75%.
- (2)—]Applicants for licensure as a MTRS or TRS shall pass the NCTRC certification examination as evidenced by a current NCTRC certification as a CTRS.
- ([3]2) Applicants for licensure as a TRT shall pass the Utah Recreation Therapy Theory Examination for TRT with a minimum passing score of 70%.

KEY: licensing, recreational therapy, recreation therapy Date of Enactment or Last Substantive Amendment: [June 22, |2006

Notice of Continuation: November 6, 2001 Authorizing, and Implemented or Interpreted Law: 58-40-1; 58-1-106(1)(a); 58-1-202(1)(a)

**•** — — •

# Environmental Quality, Environmental Response and Remediation

### R311-206

Underground Storage Tanks: Financial Assurance Mechanisms

#### NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 28880
FILED: 07/13/2006, 15:27

#### **RULE ANALYSIS**

Purpose of the rule or reason for the change: The proposed amendments implement changes made to the Utah Underground Storage Tank (UST) Act by the 2006 Utah legislature (H.B. 271). The legislative changes require that UST owners and operators who use the Environmental Assurance Program and the Petroleum Storage Tank (PST) Trust Fund for UST financial assurance use the Program for all USTs that the owner or operator owns or operates. The changes to the Act also allow an owner or operator whose tanks are not participating in the Program to participate without performing a site check (soil and/or groundwater samples) if the Executive Secretary (UST) determines, with reasonable cause, that samples are unnecessary to establish that no petroleum has been released. (DAR NOTE: H.B. 271 (2006) is found at Chapter 107, Laws of Utah 2006, and will be effective 01/01/2007.)

SUMMARY OF THE RULE OR CHANGE: The proposed changes define the criteria the Executive Secretary will use to determine if there is reasonable cause to believe that no petroleum has been released, and consequently to allow an owner/operator to put nonparticipating USTs under Fund coverage without performing a site check. Other changes simplify the rule regarding issuing of certificates of compliance, and remove a reference to a form that is no longer used. In Section R311-206-2, the financial responsibility declaration is now part of the certificate of compliance application form, so the reference to the financial responsibility declaration form is removed. In Section R311-206-3, combined two subsections that specify requirements for issuing certificates of compliance for tanks using the PST Fund and those not using the Fund into one subsection for both classes of tanks. In Section R311-206-9, the statement regarding subsequent participation in the Environmental Assurance Program after a period of nonparticipation is deleted and the concept is moved to a new section (Section R311-206-10) and expanded. In Section R311-206-10, the change specifies the requirements for participating in the Program after a period of nonparticipation, and the criteria by which the Executive Secretary may determine that reasonable cause exists to allow an UST on the Fund without a site The Executive Secretary may determine that check. reasonable cause exists if the last two compliance inspections show that the tanks meet the U.S. Environmental Protection Agency's Significant Operational Compliance (SOC) criteria, and if all compliance and leak detection data required for the

time period since the last compliance inspection document continued SOC. The SOC criteria are incorporated by reference. Effective 01/01/2008, the Executive Secretary may use the "reasonable cause" criteria only if the tank is less than ten years old or the period of Fund nonparticipation is less than six months.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Sections 19-6-105 and 19-6-428

THIS RULE OR CHANGE INCORPORATES BY REFERENCE THE FOLLOWING MATERIAL: EPA Release Prevention Compliance Measures Matrix, dated 09/30/2003; and the EPA Release Detection Compliance Measures Matrix, dated 09/30/2003

ANTICIPATED COST OR SAVINGS TO:

- ❖ THE STATE BUDGET: None anticipated--The proposed changes only implement legislative changes to the Utah UST Act. The rules themselves would not result in any cost or savings to State budget.
- ❖ LOCAL GOVERNMENTS: None anticipated--A local government that owns an UST not currently on the Fund could realize savings as in "Other persons" below if the government decided to put the UST under Fund coverage, but all local governments in Utah that own USTs currently have their USTs covered by the Fund.
- ❖ OTHER PERSONS: Savings of up to \$315,000 (approximate) to UST owner/operators, for site checks that would not be required for tanks that qualify using the "reasonable cause" language and join the Fund. Actual savings would depend on owner/operator decisions to place nonparticipating tanks under fund coverage, and the number of tanks that can qualify under the "reasonable cause" criteria.

COMPLIANCE COSTS FOR AFFECTED PERSONS: No costs are anticipated--The rule changes specify criteria under which the site check would not be needed to put nonparticipating tanks under Fund coverage, thus resulting in possible savings to affected persons.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: The proposed changes spell out the criteria the Executive Secretary (UST) may use to implement the change in the UST Act that allows an UST owner or operator to place a tank on the State PST Fund without doing a site check if the tank currently uses a financial responsibility method other than the Fund. The owner would save the cost of a site assessment for each facility that meets the criteria. UST owners who join the Fund could realize savings on cleanup costs for leaks that occur after they join the Fund. Dianne R. Nielson, Executive Director

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

ENVIRONMENTAL QUALITY
ENVIRONMENTAL RESPONSE AND REMEDIATION
168 N 1950 W
SALT LAKE CITY UT 84116-3085, or
at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Gary Astin at the above address, by phone at 801-536-4103, by FAX at 801-359-8853, or by Internet E-mail at gastin@utah.gov

INTERESTED PERSONS MAY PRESENT THEIR VIEWS ON THIS RULE BY SUBMITTING WRITTEN COMMENTS TO THE ADDRESS ABOVE NO LATER THAN 5:00 PM on 08/31/2006

INTERESTED PERSONS MAY ATTEND A PUBLIC HEARING REGARDING THIS RULE: 8/22/2006 at 2:00 PM, Department of Environmental Quality, 168 N 1950 W, Room 101, Salt Lake City, UT.

THIS RULE MAY BECOME EFFECTIVE ON: 09/15/2006

AUTHORIZED BY: Dianne R. Nielson, Executive Director

### R311. Environmental Quality, Environmental Response and Remediation.

R311-206. Underground Storage Tanks: Financial Assurance Mechanisms.

#### R311-206-2. Declaration of Financial Assurance Mechanism.

- (a) To demonstrate financial assurance, as required by 40 CFR 280, subpart H, owners or operators of petroleum storage tanks shall:
- (1) meet all requirements for participation in the Environmental Assurance Program, or
- (2) demonstrate financial assurance by an allowable method specified in 40 CFR 280, subpart H.
- (b) [As specified in Subsections 19-6-428(1) and (2), o] Owners or operators shall [submit a completed Financial Responsibility Declaration to ] declare whether they will participate in the Environmental Assurance Program under Section 19-6-410.5, or show financial assurance by another method.
- (c) For the purposes of Subsection 19-6-412(6), all tanks at a facility shall be covered by the same financial assurance mechanism, and shall be considered to be in one area, unless the Executive Secretary determines there is sufficient information so that releases from different tanks at the facility could be accurately differentiated.

### R311-206-3. Requirements for Issuance of Certificates of Compliance.

- (a) The Executive Secretary shall issue a certificate of compliance to an owner or operator [participating in the Environmental Assurance Program | for individual petroleum storage tanks at a facility if:
  - (1) the owner or operator has a certificate of registration;
  - (2) the petroleum storage tank fee has been paid;
- ([3]2) the tank is substantially in compliance with all state and federal statutes, rules and regulations;
- ([4]3) the UST test, conducted within 6 months before the tank was registered or within 60 days after the date the tank was registered, indicates that each individual UST is not leaking;
- ([5]4) the owner or operator has submitted a letter to the Executive Secretary stating that based on customary business inventory practices standards there has been no release from the tank; and
- ([6]5) the owner or operator has submitted a completed application according to a form provided and approved by the Executive Secretary[-], and has declared the financial assurance mechanism that will be used; and

- (6) the owner or operator has met all requirements for the financial assurance mechanism chosen, including payment of all applicable fees.
- (b) The Executive Secretary shall issue a certificate of compliance to an owner or operator who elects to demonstrate financial assurance by a method other than the Environmental Assurance Program for individual petroleum storage tanks at a facility if:
- (1) the owner or operator has a certificate of registration;
- (2) the processing fee assessed by Subsection 19-6-408(2) has been paid;
- (3) the tank is substantially in compliance with all state and federal statutes, rules and regulations;
- (4) the UST test, conducted within 6 months before the tank was registered or within 60 days after the date the tank was registered, indicates that each individual UST is not leaking:
- (5) the owner or operator has submitted a letter to the Executive Secretary stating that based on customary business inventory practices standards there has been no release from the tank; and
- (6) the owner or operator has met the requirements of 40 CFR 280, subpart H and has demonstrated acceptable financial assurance. The Certificate of Compliance shall not be issued until the financial assurance documents submitted for review have been approved.]

### R311-206-9. Removing Participating Tanks from the Environmental Assurance Program.

- (a) At any time after May 1,1997, owners and operators of petroleum storage tanks who have voluntarily elected to participate in the Environmental Assurance Program may cease participation in the program and be exempted from the requirements described in Section R311-206-4 by:
- (1) permanently closing tanks as outlined in 40 CFR 280, subpart G, Rule R311-204, and Rule R311-205, or
  - (2) meeting the following requirements:
  - (i) demonstrating compliance with Section R311-206-5, and
- (ii) notifying the Executive Secretary at least 60 days before the date of cessation in the program, and specifying the date of cessation.
  - (b) The fund will not give pro-rata refunds.
- (c) For tanks being removed voluntarily from the program, the date of cessation in the program shall be the date on which coverage under the program ends. Subsequent claims for payments from the fund must be made in accordance with Section 19-6-424 and Section R311-207-2.
- [——(d) Owners and operators who voluntarily remove participating tanks from the program shall comply with the requirements of 19-6-428(3) before any subsequent participation in the program.

### R311-206-10. Participation in the Environmental Assurance Program After a Period of Voluntary Non-participation.

- (a) Owners and operators who choose not to participate in the Environmental Assurance Program shall, before any subsequent participation in the program, meet the following requirements:
- (1) notify the Executive Secretary of the intent to participate in the program;
  - (2) comply with the requirements of Subsection 19-6-428(3), and
- (3) meet the requirements of Subsection R311-206-3(a) to qualify for a new certificate of compliance.
- (b) Effective January 1, 2007, and until December 31, 2007, the Executive Secretary may determine that there is reasonable cause to believe that no petroleum has been released if the owner or operator, for each UST to participate in the program, meets the following requirements at the time the owner or operator applies for participation:

- (1) The last two compliance inspections verify significant operational compliance, and verify that no release has occurred. Significant operational compliance status shall be determined using the EPA Release Prevention Compliance Measures Matrix and Release Detection Compliance Measures Matrix, both dated September 30, 2003 and incorporated herein by reference. The matrices contain leak prevention and leak detection criteria to be used by inspectors in determining compliance status of underground storage tanks.
- (2) The owner or operator documents compliance with all release prevention and release detection requirements that are required for the time period since the last compliance inspection, and the records submitted do not give reason to suspect a release has occurred. The owner or operator shall submit:
- (i) tank and piping leak detection records, or a tank and line tightness test performed within the last six months;
- (ii) the most recent simulated leak test for all automatic line leak detectors;
  - (iii) cathodic protection tests, if applicable, and
  - (iv) internal lining inspections, if applicable.
- (c) Effective January 1, 2008, the Executive Secretary may determine that reasonable cause exists if:
- (1) the owner or operator meets the requirements of Subsections (b)(1) and (b)(2) above, and
- (2) the period of non-participation in the Program is less than six months, or the UST is less than ten years old.

KEY: hazardous substances, petroleum, underground storage tanks

Date of Enactment or Last Substantive Amendment: [September 9, 2004] 2006

Notice of Continuation: March 6, 2002

Authorizing, and Implemented or Interpreted Law: 19-6-105, 19-6-428

# Insurance, Administration **R590-164**

Uniform Health Billing Rule

#### NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 28887
FILED: 07/14/2006, 13:06

#### **RULE ANALYSIS**

Purpose of the rule or reason for the change: This rule is being changed to make definitional changes and to incorporate electronic data interchange standards into the rule.

SUMMARY OF THE RULE OR CHANGE: New definitions were added to Section R590-164-4 of the rule. Electronic data interchange standard descriptions and effective dates have been updated.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Section 31A-22-614.5

ANTICIPATED COST OR SAVINGS TO:

- ❖ THE STATE BUDGET: There will be no cost or savings to the state budget since these changes will not create a change in the filings or fees received by the department. The changes simply incorporate standards already being used in the industry.
- ❖ LOCAL GOVERNMENTS: The changes to the rule will have no effect on the local government since the rule relates only to the relationship between the department and its licensees.
- ❖ OTHER PERSONS: The changes to this rule do not have any fiscal impact, either negative or positive, on the insurance industry or the citizens of Utah. They simply incorporate into the rule standards that are already being met by the insurance industry. They do not add anything new to what is already being done.

COMPLIANCE COSTS FOR AFFECTED PERSONS: The changes to this rule do not have any fiscal impact, either negative or positive, on the insurance industry or the citizens of Utah. They simply incorporate into the rule standards that are already being met by the insurance industry. They do not add anything new to what is already being done.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: The changes to this rule will have no fiscal impact on the insurance industry or any other business in Utah. D. Kent Michie, Commissioner

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@utah.gov

Interested persons may present their views on this rule by submitting written comments to the address above no later than  $5:00\ PM$  on 08/31/2006.

This rule may become effective on: 09/07/2006

AUTHORIZED BY: Jilene Whitby, Information Specialist

R590. Insurance, Administration. R590-164. Uniform Health Billing Rule. R590-164-4. Definitions.

As used in this rule:

A. Uniform Claim Forms are defined as:

(1)(a) "UB-92 HCFA-1450" means the health insurance claim form maintained by HCFA for use by institutional care providers. Currently this form is known as the UB92.

- (b) "UB-04" means the health insurance claim form maintained by NUBC for use by institutional care providers.
- (2)(a) "Form HCFA-1500 (12-90)" means the health insurance claim form maintained by HCFA for use by health care providers.
- (b) "Form CMS 1500 (08-05)" means the health insurance claim form maintained by NUCC for use by health care providers.
- (3) "American Dental Association, 1999 Version 2000" means the uniform dental claim form approved by the American Dental Association for use by dentists.
- (4) "NCPDP" means the National Council for Prescription Drug Program's Claim Form or its electronic counterpart.
  - B. Uniform Claim Codes are defined as:
- (1) "ASA Codes" means the codes contained in the ASA Relative Value Guide developed and maintained by the American Society of Anesthesiologists to describe anesthesia services and related modifiers.
- (2) "CDT Codes" means the current dental terminology prescribed by the American Dental Association.
- (3) "CPT Codes" means the current physicians procedural terminology, published by the American Medical Association.
- (4) "HCPCS" means HCFA's Common Procedure Coding System, a coding system that describes products, supplies, procedures and health professional services and includes, the American Medical Association's (AMA's) Physician Current Procedural Terminology, codes, alphanumeric codes, and related modifiers. This includes:
- (a) "HCPCS Level 1 Codes" which are the AMA's CPT codes and modifiers for professional services and procedures.
- (b) "HCPCS Level 2 Codes" which are national alphanumeric codes and modifiers for health care products and supplies, as well as some codes for professional services not included in the AMA's CPT codes
- (5) "ICDCM Codes" means the diagnosis and procedure codes in the International Classification of Diseases, clinical modifications published by the U.S. Department of Health and Human Services.
- (6) "NDC" means the National Drug Codes of the Food and Drug Administration.
- (7) "UB92 Codes" means the code structure and instructions established for use by the National Uniform Billing Committee.
  - C. "Electronic Data Interchange Standard" means the:
- (1) ASC X12N standard format developed by the Accredited Standards Committee X12N Insurance Subcommittee of the American National Standards Institute and the ASC X12N implementation guides as modified by the Utah Health Information Network (UHIN) Standards Committee;
- (2) other standards developed by the UHIN Standards Committee at the request of the commissioner; and
  - (3) as adopted by the commissioner by rule.
- D. "Payer" means an insurer or third party administrator that pays for, or reimburses for the costs of health care expense.
- E. "Provider" means any person, partnership, association, corporation or other facility or institution that renders or causes to be rendered health care or professional services, and officers, employees or agents of any of the above acting in the course and scope of their employment.
- F. "HCFA" means the Health Care Financing Administration of the U.S. Department of Health and Human Services.
- G. "UHIN Standards Committee" means the Standards Committee of the Utah Health Information Network.
- H. "CMS" means the Centers for Medicare and Medicaid Services of the U.S. Department of Health and Human Services. CMS replaced HCFA.

- I. "HIPAA" means the federal Health Insurance Portability and Accountability Act.
  - J. "NUBC" means the National Uniform Billing Committee.
  - K. "NUCC" means the National Uniform Claim Committee.

#### R590-164-6. Electronic Data Interchange Transactions.

- A. The commissioner shall use the UHIN Standards Committee to develop electronic data interchange standards for use by payers and providers transacting health insurance business electronically. In developing standards for the commissioner, the UHIN Standards Committee shall consult with national standard setting entities including but not limited to Centers for Medicare and Medicaid Services (CMS), the National Uniform Claim Form Committee, and the National Uniform Billing Committee.
- B. Standards developed and adopted by the UHIN Standards Committee shall not be required for use by payers and providers, until adopted by the commissioner by rule.
- [ C. Payers shall accept the applicable electronic data if transmitted in accordance with the adopted electronic data interchange standard. Payers may reject electronic data if not transmitted in accordance with the adopted electronic data interchange standard.
- D. The following <u>HIPAA+</u> electronic data interchange standards developed and adopted by the UHIN Standards Committee and adopted by the commissioner are hereby incorporated by reference with this rule and are available for public inspection at the department during normal business hours or at www.insurance.utah.gov/rules/index.htm.
- (1) [Pre-HIPAA electronic data interchange standards. These standards will be superseded by HIPAA+ standards effective October 16, 2003
- (a)]#1 "Anesthesia v2.0."[-] Purpose: to standardize the transmission of anesthesia data for health care services. This standard does not alter any contractual agreement between providers and payers. Effective date: [February 1995]07-12-2003.
- ([b]2) #2A "UB92 [Crosswalk]Form Locator Elements v2.0."[-] Purpose: to [provide a tool to detail the references between the UB-92 claims form and the chosen EDI transaction standard]clearly describe the use of each form locator in the UB-92 (HCFA 1450) claim billing form and its crosswalk to the HIPAA 837 004010X096 Institutional implementation guide. This standard creates a uniform billing method for institutional claims. Effective date: [February 1995]07-12-2003.
- ([e]3) [#2A]#2B "[UB92 Field Data]HCFA 1500 Box Elements v2.0."[-] Purpose: to [detail the use of each ?box? in the UB-92 claim form]clearly describe the standard use of each box (for print images) and its crosswalk to the HIPAA 837 004010X098 Professional implementation guide. This standard creates a uniform billing method for professional claims. Effective date: [February 1995]07/12/03.
- ([d]4) [#2B "HCFA 1500 Medical Claims". Purpose: to detail the use of each box in the HCFA 1500 claim form. Effective date: March 1995.]#2D "Dental Form Locator Elements v2.0." Purpose: to clearly describe the standard use of each Form Locator (for print images) and its crosswalk to the HIPAA 837 004010X097A1 Dental implementation guide. This standard creates a uniform billing method for dental claims. Effective date: 12/12/03.
- ([e]5) #3 "837 Health Care Claim Standard v2.1."[-] Purpose: to detail [a]the standard transactions [and a standard use for the health care claim] for the transmission of health care claims and encounters and associated transactions in the state of Utah. Effective date: [February 1996]01/17/03.

- ([f]6) #4 "Provider Remittance Advice v2.0."[-] Purpose: to detail [a standard transaction and a standard use for that transaction for the institutional and professional provider remittance advice]the standard transactions for the transmission of health care remittance advices in the state of Utah. Effective date: [September 1997]01/17/03.
- ([a]7) #8 "Patient Identification Number v2.0."[-] Purpose: to [adopt the patient?s social security account number as the patient identification number standard]describe the standard for the patient identification number in Utah. Effective date: [August 1995]09/11/98.
- ([h]8) #9a "Professional Common Edits". Purpose: to detail common edits used in all professional claims. Effective date: [August 1996]10/17/97.
- ([i]9) #10 "Facilities Common Edits". Purpose: to detail common edits used in all facility claims. Effective date: [May 1995]9/10/99.
- ([j]10) #11 "Medicaid [834 (Enrollment) Implementation Guide]Enrollment Standard v2.0."[-] Purpose: to [specify how the X12 834 transaction ("Health Care Benefits Enrollment") is to be used for the Medicaid HMO enrollment process]describe the standard for the transmission of a Medicaid enrollment transaction in the state of Utah. Effective date: [September 1995]04/12/03.
- ([k]]1) #12 "HCFA [1500] Box[es] 17 [and]/ 17A". Purpose: to [reduce or eliminate the need for attaching a paper referral form to a claim by standardizing and clarifying the use of Boxes 17 ("Referring Provider Name") and 17a ("Referring Provider ID") and their electronic equivalents] establish a standard approach to reporting referring provider name and identifier number on the HCFA 1500 claim form. This Standard also provides the cross walk to the ASC X12 837 Professional Claim version 4010A. Effective date: [February 1996]09/04/04.
- ([‡]12) #18 "[Functional-]Acknowledgements v2.3."[-] Purpose: to detail the [use of the functional acknowledgement transaction]standard transaction for the reporting of transmission receipt and transaction and/or functional group X12 standard syntactical errors. This standard adopts the use of the ASC X12 997 transaction. Effective date: [January 1997]07/08/06.
- ([m]13) [#20—"Claim Status—EDI Status". Purpose: to specify a new front-end claim acknowledgement transaction between payers and providers. Effective date: July 1997.
- (n) #23 "Sender and Receiver Identification in the ISA and GS Segments". Purpose: to specify the sender and receiver values in the ISA and GS (enveloping) segments.
  - (2) HIPAA+ electronic data interchange standards.
- ——(a)] #20 "Front-End Acknowledgement[-] Standard <u>v2.2.</u>[
  <u>Transaction</u>]"[-] Purpose: to delineate a standardized front-end encounter acknowledgement transaction. <u>This transaction will be used only to report on the status of a claim/encounter at the level of the payers "front end" claim/encounter edits, i.e., before the payer is legally required to keep a history of the claim/encounter. Effective date: [the earlier of October 16, 2003 or the date when trading partners implement the HIPAA 837 "Claim Transaction".]12/02/05.</u>
- ([\(\frac{b}{14}\)) #26 "Telehealth \(\frac{v2.1."}{-1}\) Purpose: to provide a uniform standard of billing for a health care claim/encounter delivered via telehealth. Two types of telehealth technology have been identified to deliver health care. [The standard includes some local modifiers that will be referenced to the appropriate national codes when the 2003 CPT/HCPCS codes are released.] Effective date: [April 16, 1999]9/13/03.

- ([e]15) #27 "[Medical]Metabolic and Dietary Foods v2.1."[-] Purpose: to provide a uniform standard for billing of metabolic dietary products for those providers and payers that use the UB92 and the HCFA 1500 or the electronic equivalent. [The state specific Y codes will be referenced to the appropriate national codes when the 2003 CPT/HCPCS codes are released. ]Effective date: [February 12, 1999]09/11/04.
- ([d]16) #28 "Home Health v2.1."[-] Purpose: to provide a uniform standard of billing for a home health care claim/encounter. [The procedure codes in this standard will be referenced to the appropriate national codes when the 2003 HIPAA codes are published. -]Effective date: [the earlier of October 16, 2003 or the date when trading partners implement the HIPAA 837 "Professional Claim Transaction"]06/12/04.
- ([e]17) #30 "Pain Management". Purpose: to provide a uniform method of submitting a pain management claim/encounter, preauthorization, and notification. Effective date: [the earlier of October 16, 2003 or the date when trading partners implement the HIPAA 837 "Professional Claim Transaction" [10/19/02.
- ([f]18) # 31 "Eligibility <u>Inquiry and Response Standard v2.2."</u>[-] Purpose: to [mandate use of the ASC X12 270 and 271 HIPAA addenda transactions for an eligibility inquiry and response]detail the Standard transactions for the transmission of health care eligibility inquiries and responses in the state of Utah. Effective date: [the earlier of October 16, 2003 or the date when trading partners implement the transaction]06/12/04.
- ([g]]9) #32 "Benefits Enrollment and Maintenance Standard v2.1."[-] Purpose: to mandate the use of the ASC X12 834 HIPAA addenda transaction for health care benefits enrollment and maintenance transactions. Effective date: [the earlier of October 16, 2003 or the date when trading partners implement the transaction]12/06/04.
- ([h]20) #34 "Psychiatric Day Treatment Standard v2.0."[-] Purpose: to provide a uniform standard for submitting a psychiatric day treatment claim/encounter, pre-authorization, and notification. Effective date: [the earlier of October 16, 2003 or the date when trading partners implement the HIPAA 837 "Professional Claim Transaction"]10/09/02.
- ([i]21) #35 "Prior Authorization/Referral Standard v2.0."[-] Purpose: to [mandate the use of the ASC X12 278 HIPAA addenda transaction to use for prior authorization/referral transactions](1) lay out general recommendations to payers and providers about handling the UHIN Internet based prior authorization/referral (termed the 278) system, (2) set out the minimum data set that providers will submit in the 278 request, and (3) set out the minimum data set that payers will return on the 278 response. Effective date: [the earlier of October 16, 2003 or the date when trading partners implement the transaction]10/08/02.
- ([j]22) #36 "Claim Status <u>Inquiry v2.2."</u>[-] Purpose: to <u>Imandate the use of the ASC X12 276/277 HIPAA addenda transaction</u> for a claim status inquiry and response]detail the Standard transactions for the transmission of health care claim status inquiries and <u>response</u> in the state of <u>Utah</u>. Effective date: [the earlier of October 16, 2003 or the date when trading partners implement the transaction]07/08/06.
- (23) #37 "Individual Name v2.0." Purpose: to provide guidance for entering names into any Utah provider, payer or sponsor systems for patients, enrollees, as well as all other people associated with these records. Effective Date: 07/12/03.

- (24) #46 "Required 'Unknown' Values v2.0." Purpose: to provide guidance for the use of common data values that can be used within the HIPAA transactions when a required data element is not known by the provider, payer or sponsor for patients, enrollees, as well as all other people associated with these transactions. These data values should only be used when the data is truly not available or known. These values are not to be used to replace known data. Effective Date: 06/12/04.
- (25) #50 "Coordination of Benefits v2.0." Purpose: to streamline the coordination of benefits process between payers and providers. The over all goal of this standard is to define the data to be exchanged for Coordination of Benefits (COB) and increase effective communications. Effective Date: 07/08/06.
- (26) #51 "National Provider Identifier v2.1." Purpose: to describe the agreed upon requirements surrounding the National Provider Identifier and it's usage for providers and payers in the State of Utah during the transition period of May 23, 2005 through May 22, 2007. Effective Date: 07/08/06.
- (27) #56 "Professional Paper Claim Form (CMS 1500)". Purpose: to clearly describe the standard use of each Box (for print images) and its crosswalk to the HIPAA 837 004010X098A1 Professional implementation guide. Effective Date: 07/08/06.
  - (3) Other Transaction Standards.

**KEY:** insurance law

Date of Enactment or Last Substantive Amendment: [December <del>19, 2002</del>|2006

Notice of Continuation: March 31, 2005

Authorizing, and Implemented or Interpreted Law: 31A-22-614.5

Public Safety, Fire Marshal R710-1-10 **Fees** 

#### NOTICE OF PROPOSED RULE

(Amendment) DAR FILE No.: 28882 FILED: 07/14/2006, 10:07

#### **RULE ANALYSIS**

Purpose of the rule or reason for the change: The purpose of this amendment is to change the fees listed in Section R710-1-10 to make them consistent with the newly enacted fee schedule in S.B. 4, that went into effect on 07/01/2006, as passed by the 2006 Utah State Legislature. (DAR NOTE: S.B. 4 (2006) is found at Chapter 366, Laws of Utah 2006, and was effective 07/01/2006.)

SUMMARY OF THE RULE OR CHANGE: The 2006 Utah State Legislature enacted fee increases as stated in S.B. 4, that increased the fees charged for those paying for a Certificate of Registration, Application for Exemption, and Examinations, Re-examinations, or Five-year Examinations.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS

RULE: Section 53-7-204

ANTICIPATED COST OR SAVINGS TO:

- ❖ THE STATE BUDGET: There is no aggregate anticipated cost or savings to the state budget because the fee increases noted were enacted by the 2006 Utah State Legislature. There is an increase in received monies to the state budget as anticipated by the passage of S.B. 4.
- ❖ LOCAL GOVERNMENTS: There is no aggregate anticipated cost or savings to local government because the fee increases noted in S.B. 4 do not affect or impact local government.
- ❖ OTHER PERSONS: There is an aggregate anticipated cost of approximately \$3,000 to those seeking certificate of registrations, taking examinations, re-examinations, or fiveyear examinations.

COMPLIANCE COSTS FOR AFFECTED PERSONS: There is a compliance cost of an additional \$10 for those seeking a certificate of registration, an additional \$10 for those taking examinations, and an additional \$50 for those agencies seeking an application for exemption.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: These fee increases were enacted by the Utah State Legislature in S.B. 4, and reflect necessary increases that have not occurred with these specific fees since 1987. Robert L. Flowers, Commissioner

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

**PUBLIC SAFETY** FIRE MARSHAL Room 302 5272 S COLLEGE DR MURRAY UT 84123-2611, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Brent Halladay at the above address, by phone at 801-284-6352, by FAX at 801-284-6351, or by Internet E-mail at bhallada@utah.gov

INTERESTED PERSONS MAY PRESENT THEIR VIEWS ON THIS RULE BY SUBMITTING WRITTEN COMMENTS TO THE ADDRESS ABOVE NO LATER THAN 5:00 PM on 08/31/2006.

THIS RULE MAY BECOME EFFECTIVE ON: 09/07/2006

AUTHORIZED BY: Ron L. Morris, Utah State Fire Marshal

R710. Public Safety, Fire Marshal.

**R710-1.** Concerns Servicing Portable Fire Extinguishers. R710-1-10. Fees.

10.1 Fee Schedule.

10.1.1 Licenses and Certificates of Registration (new and

10.1.1.1	License (any type)	. \$300.00
10.1.1.2	Branch office license	150.00
10.1.1.3	Certificate of registration	[30.00]40.00
10.1.1.4	Duplicate	[ <del>30.00</del> ]40.00
10 1 1 5	License Transfer	50.00

10.1.1.6 Application for exemption [100.00]150.00
10.1.2 Examinations:
10.1.2.1 Initial examination [20.00]30.00
10.1.2.2 Re-examination
10.1.2.3 Five year examination [20.00] 30.00
10.2 Payment of Fees.

The required fee shall accompany the application for license or certificate of registration. License or certificate of registration fees will be refunded if the application is denied.

10.3 Late Renewal Fees.

10.3.1 Any license or certificate of registration not renewed before January 1st will be subject to an additional fee equal to 10% of the required inspection fee.

10.3.2 When a certificate of registration has expired for more than one year, an application shall be made for an original certificate as if the application was being made for the first time. Examinations will be re-taken with initial examination fees.

KEY: fire prevention, extinguishers

Date of Enactment or Last Substantive Amendment: [September 15, 2005] September 7, 2006

Notice of Continuation: June 10, 2002

Authorizing, and Implemented or Interpreted Law: 53-7-204

# Public Safety, Fire Marshal **R710-2-1**Adoption

#### NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 28889
FILED: 07/14/2006, 15:18

#### **RULE ANALYSIS**

Purpose of the rule or reason for the Change: The Utah Fire Prevention Board proposed that Section R710-2-1 be amended. The purpose of the amendment was to update two incorporated references to more recent editions.

SUMMARY OF THE RULE OR CHANGE: The Utah Fire Prevention Board met in a regularly scheduled Board meeting on 07/11/2006, and proposed the following amendments: 1) in Subsection R710-2-1(1.2), the Board proposes to update the the National Fire Protection Association (NFPA), Standard 1123, Code for Fireworks Display, from the currently adopted 2000 edition to the 2006 edition; and 2) in Subsection R710-2-1(1.3), the Board proposes to update the National Fire Protection Association (NFPA), Standard 1126, Standard for the Use of Pyrotechnics Before a Proximate Audience from the currently used 2001 edition to the 2006 edition.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Section 53-7-204

THIS RULE OR CHANGE INCORPORATES BY REFERENCE THE FOLLOWING MATERIAL: The National Fire Protection Association, Standard 1123, Code for Fireworks Display, 2006

edition; and the National Fire Protection Association, Standard 1126, Standard for the Use of Pyrotechnics Before a Proximate Audience, 2006 edition

ANTICIPATED COST OR SAVINGS TO:

- ❖ THE STATE BUDGET: There is an aggregate anticipated cost to the state budget of approximately \$400 to purchase the needed standards for those involved with the state budget.
- ❖ LOCAL GOVERNMENTS: There is no known aggregate anticipated cost to local government unless a fire department or city wishes to purchase one or both of the standards for local use.
- ❖ OTHER PERSONS: There would be an approximate cost of \$53 to purchase both standards for usage by other persons. The aggregate anticipated cost to other persons is impossible to calculate with the unknown number of standards that would be needed by the industry or those associated with the industry.

COMPLIANCE COSTS FOR AFFECTED PERSONS: The compliance costs for affected persons would be approximately \$53 for the purchase of both standards.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: The fiscal impact would be approximately \$53 for the purchase of both standards. These newer standards clean up several areas in the standard that was vague and needed clarification. The industry feels the newer standards are beneficial to the fireworks industry. Robert L. Flowers, Commissioner

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

PUBLIC SAFETY FIRE MARSHAL Room 302 5272 S COLLEGE DR MURRAY UT 84123-2611, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Brent Halladay at the above address, by phone at 801-284-6352, by FAX at 801-284-6351, or by Internet E-mail at bhallada@utah.gov

Interested persons may present their views on this rule by submitting written comments to the address above no later than  $5:00\ PM$  on 08/31/2006.

THIS RULE MAY BECOME EFFECTIVE ON: 09/07/2006

AUTHORIZED BY: Ron L. Morris, Utah State Fire Marshal

R710. Public Safety, Fire Marshal. R710-2. Rules Pursuant to the Utah Fireworks Act. R710-2-1. Adoption.

Pursuant to Title 53, Chapter 7, Section 204, Utah Code Annotated 1953, the Utah Fire Prevention Board adopts rules establishing minimum safety standards for retail storage, handling,

and sale of class C common state approved explosives; minimum requirements for placement and discharge of display fireworks; and requirements for importer, wholesaler, display or special effects operator licenses.

There is further adopted as part of these rules the following codes which are incorporated by reference:

- 1.1 International Fire Code (IFC), 2003 edition, as published by the International Code Council, Inc. (ICC), except as amended by provisions listed in R710-2-9, et seq.
- 1.2 National Fire Protection Association (NFPA), Standard 1123, Code for Fireworks Display, [2000]2006 edition, as published by the National Fire Protection Association, except as amended by provisions listed in R710-2-9, et seq.
- 1.3 National Fire Protection Association (NFPA), Standard 1126, Standard for the Use of Pyrotechnics Before a Proximate Audience, [2001]2006 edition, as published by the National Fire Protection Association, except as amended by provisions listed in R710-2-9, et seq.
- 1.4 Copies of the above codes are on file in the Office of Administrative Rules and the State Fire Marshal's Office.

KEY: fireworks

Date of Enactment or Last Substantive Amendment: |September 15, 2004|September 7, 2006|

Notice of Continuation: June 11, 2002

Authorizing, and Implemented or Interpreted Law: 53-7-204

# Public Safety, Fire Marshal **R710-6-6** Fees

#### NOTICE OF PROPOSED RULE

(Amendment) DAR FILE No.: 28888 FILED: 07/14/2006, 14:12

#### **RULE ANALYSIS**

Purpose of the Rule or Reason for the Change: The purpose of this amendment is to change the fees listed in Section R710-6-6 to make them consistent with the newly enacted fee schedule in S.B. 4, that went into effect on 07/01/2006, as passed by the 2006 Utah State Legislature. (DAR NOTE: S.B. 4 (2006) is found at Chapter 366, Laws of Utah 2006, and was effective 07/01/2006.)

SUMMARY OF THE RULE OR CHANGE: The 2006 Utah State Legislature enacted fee increases as stated in S.B. 4, that increased the fees charged for those paying for a Certificate of Registration, Plan Reviews, Examinations, Re-examinations, or Five-year Examinations.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Section 53-7-305

ANTICIPATED COST OR SAVINGS TO:

❖ THE STATE BUDGET: There is no aggregate anticipated cost or savings to the state budget because the fee increases noted were enacted by the 2006 Utah State Legislature. There will be an increase of received monies to the state budget as anticipated by the passage of S.B. 4.

- ❖ LOCAL GOVERNMENTS: There is no aggregate anticipated cost or savings to local government because the fee increases noted in S.B. 4 do not affect or impact local government.
- ❖ OTHER PERSONS: There is an aggregate anticipated cost of approximately \$38,000 to those seeking certificate of registrations, completing plan reviews, taking examinations, re-examinations or five-year examinations in the Liquefied Petroleum (LP) Gas industry.

COMPLIANCE COSTS FOR AFFECTED PERSONS: There is a compliance cost of an additional \$10 for those seeking a certificate of registration and an additional \$10 for those taking examinations. The fee for plan reviews will increase \$30 for facilities that have LP Gas under 5,000 water gallons, and the plan review fee will increase \$60 for facilities that have LP Gas over 5,000 water gallons.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: These fee increases were enacted by the Utah State Legislature in S.B. 4, and reflect necessary increases that have not occurred with these specific fees since 1987. Robert L. Flowers, Commissioner

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

PUBLIC SAFETY FIRE MARSHAL Room 302 5272 S COLLEGE DR MURRAY UT 84123-2611, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Brent Halladay at the above address, by phone at 801-284-6352, by FAX at 801-284-6351, or by Internet E-mail at bhallada@utah.gov

INTERESTED PERSONS MAY PRESENT THEIR VIEWS ON THIS RULE BY SUBMITTING WRITTEN COMMENTS TO THE ADDRESS ABOVE NO LATER THAN 5:00 PM on 08/31/2006.

THIS RULE MAY BECOME EFFECTIVE ON: 09/07/2006

AUTHORIZED BY: Ron L. Morris, Utah State Fire Marshal

R710. Public Safety, Fire Marshal. R710-6. Liquefied Petroleum Gas Rules. R710-6-6. Fees.

6.1 Fee Schedule.

6.1.1 License and LPG Certificates (new and renewals):

6.1.1.1 License

6.1.1.1.1 Class I - \$450.00

6.1.1.1.2 Class II - \$450.00

6.1.1.1.3 Class III - \$105.00

6.1.1.1.4 Class IV - \$150.00

6.1.1.2 Branch office license - \$338.00

- 6.1.1.3 LPG Certificate \$[30.00]40.00
- 6.1.1.4 LPG Certificate (Dispenser--Class B) \$[10.00]20.00
- 6.1.1.5 Duplicate \$30.00
- 6.1.2 Examinations:
- 6.1.2.1 Initial examination  $\{20.00\}$ 30.00
- 6.1.2.2 Re-examination \$[20.00]30.00
- 6.1.2.3 Five year examination  $\{20.00\}$ 30.00
- 6.1.3 Plan Reviews:
- 6.1.3.1 More than 5000 water gallons of LPG \$[90.00]150.00
- 6.1.3.2 5,000 water gallons or less of LPG \$[45.00]75.00
- 6.1.4 Special Inspections.
- 6.1.4.1 Per hour of inspection \$50.00

(charged in half hour increments with part half hours charged as full half hours).

- 6.1.5 Re-inspection (3rd Inspection or more) \$250.00
- $6.1.6\,$  Private Container Inspection (More than one container)  $\$150.00\,$ 
  - 6.1.7 Private Container Inspection (One container) <u>-</u> \$75.00
  - 6.2 Payment of Fees.

The required fee shall accompany the application for license or LPG certificate or submission of plans for review.

- 6.3 Late Renewal Fees.
- 6.3.1 Any license or LPG certificate not renewed on or before one year from the original date of issuance will be subject to an additional fee equal to 10% of the required fee.
- 6.3.2 When an LPG certificate has expired for more than one year, an application shall be made for an original certificate as if the application was being taken for the first time. Examinations will be retaken with initial examination fees.

**KEY:** liquefied petroleum gas

Date of Enactment or Last Substantive Amendment: [October 18, 2005] September 7, 2006

Notice of Continuation: March 30, 2006

Authorizing, and Implemented or Interpreted Law: 53-7-305

# Public Safety, Fire Marshal **R710-7-8**

**Fees** 

#### NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 28884
FILED: 07/14/2006, 11:00

#### **RULE ANALYSIS**

Purpose of the Rule or Reason for the Change: The purpose of this amendment is to change the fees listed in Section R710-7-8 to make them consistent with the newly enacted fee schedule in S.B. 4, that went into effect on 07/01/2006, as passed by the 2006 Utah State Legislature. (DAR NOTE: S.B. 4 (2006) is found at Chapter 366, Laws of Utah 2006, and was effective 07/01/2006.)

SUMMARY OF THE RULE OR CHANGE: The 2006 Utah State Legislature enacted fee increases as stated in S.B. 4, that increased the fees charged for those paying for a Certificate of

Registration, Examinations, Re-examinations, or Five-year Examinations.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Section 53-7-204

ANTICIPATED COST OR SAVINGS TO:

- ❖ THE STATE BUDGET: There is no aggregate anticipated cost or savings to the state budget because the fee increases noted were enacted by the 2006 Utah State Legislature. There will be an increase of received monies to the state budget as anticipated by the passage of S.B. 4.
- ❖ LOCAL GOVERNMENTS: There is no aggregate anticipated cost or savings to local government because the fee increases noted in S.B. 4 do not effect or impact local government.
- ❖ OTHER PERSONS: There is an aggregate anticipated cost of approximately \$2,000 to those seeking certificate of registrations, taking examinations, re-examinations, or five-year examinations.

COMPLIANCE COSTS FOR AFFECTED PERSONS: There is a compliance cost of an additional \$10 for those seeking a certificate of registration and an additional \$10 for those taking examinations.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: These fee increases were enacted by the Utah State Legislature in S.B. 4, and reflect necessary increases that have not occurred with these specific fees since 1987. Robert L. Flowers, Commissioner

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

PUBLIC SAFETY
FIRE MARSHAL
Room 302
5272 S COLLEGE DR
MURRAY UT 84123-2611, or
at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Brent Halladay at the above address, by phone at 801-284-6352, by FAX at 801-284-6351, or by Internet E-mail at bhallada@utah.gov

Interested persons may present their views on this rule by submitting written comments to the address above no later than  $5:00\ PM$  on 08/31/2006.

THIS RULE MAY BECOME EFFECTIVE ON: 09/07/2006

AUTHORIZED BY: Ron L. Morris, Utah State Fire Marshal

R710. Public Safety, Fire Marshal.

R710-7. Concerns Servicing Automatic Fire Suppression Systems.

R710-7-8. Fees.

8.1 Fee Schedule

8.1.1 Licenses (New and Renewals)

8.1.1.1 Type H1 (Marketing and Installation) . . . \$300.00 If the concern currently is licensed to service portable fire extinguishers the fee is \$150.00.

8.1.1.2 Type H2 (Service Only) . . . . . . . . . \$150.00

If the concern currently is licensed to service portable fire extinguishers the fee is \$75.00.

- 8.1.1.3 Branch Office License. . . . . . . . . . . \$150.00
- 8.1.2 Certificates of Registration (New and Renewals)
- 8.1.2.1 Certificate of Registration. . . . . . . . \$[30.00]40.00

If the individual currently is certified as a portable fire extinguisher technician the fee is \$10.00

- 8.1.4 Examinations
- 8.1.4.3 Five (5) Year Examination. . . . . . . . \$\[ \frac{20.00}{20.00} \]
- 8.2 Payment of Fees

The required fee will accompany the application for license or certificate of registration. License or certificate of registration fees will be refunded if the application is denied.

- 8.3 Late Renewal Fees
- 8.3.1 Any license or certificate of registration not renewed before January 1 will be subject to an additional fee equal to 10% of the required inspection fee.
- 8.3.2 When a certificate of registration has expired for more than one year, an application will be made for an original certificate as if the application was being made for the first time. Examinations will be re-taken with initial fees.

**KEY:** fire prevention, systems

Date of Enactment or Last Substantive Amendment: [June 13, 2005]September 7, 2006

Notice of Continuation: June 11, 2002

Authorizing, and Implemented or Interpreted Law: 53-7-204

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# Tax Commission, Administration **R861-1A-40**

Waiver of Requirement to Post Security Prior to Judicial Review Pursuant to Utah Code Ann. Section 59-1-611

#### NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 28883
FILED: 07/14/2006, 10:27

#### **RULE ANALYSIS**

Purpose of the rule or reason for the change: The proposed new section implements S.B. 225. That 2006 legislation allows taxpayers to apply to the Tax Commission for a waiver of the requirement to post security prior to judicial review of a commission determination. (DAR NOTE: S.B. 225 (2006) is found at Chapter 70, Laws of Utah 2006, and was effective 05/01/2006.)

SUMMARY OF THE RULE OR CHANGE: This proposed section indicates how a taxpayer shall apply for a waiver of the requirement to post security prior to judicial review of a commission determination.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Section 59-1-611

ANTICIPATED COST OR SAVINGS TO:

- ❖ THE STATE BUDGET: None--Any fiscal impact was taken into account in S.B. 225 (2006).
- ❖ LOCAL GOVERNMENTS: None--Any fiscal impact was taken into account in S.B. 225 (2006).
- ❖ OTHER PERSONS: None--Any fiscal impact was taken into account in S.B. 225 (2006).

COMPLIANCE COSTS FOR AFFECTED PERSONS: None--Taxpayers applying for the waiver will have to fill out a financial statement that lists assets and expenses.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: There is no anticipated fiscal impact. D'Arcy Dixon, Commissioner

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

TAX COMMISSION
ADMINISTRATION
210 N 1950 W
SALT LAKE CITY UT 84134-0002, 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@utah.gov

INTERESTED PERSONS MAY PRESENT THEIR VIEWS ON THIS RULE BY SUBMITTING WRITTEN COMMENTS TO THE ADDRESS ABOVE NO LATER THAN 5:00 PM on 08/31/2006.

THIS RULE MAY BECOME EFFECTIVE ON: 09/07/2006

AUTHORIZED BY: Pam Hendrickson, Commission Chair

**R861.** Tax Commission, Administration.

**R861-1A.** Administrative Procedures.

R861-1A-40. Waiver of Requirement to Post Security Prior to Judicial Review Pursuant to Utah Code Ann. Section 59-1-611.

(1) "Post security" is as defined in Section 59-1-611.

- (2)(a) A taxpayer that seeks judicial review of a final commission determination of a deficiency may apply for a waiver of the requirement to post security with the commission by completing the financial statement provided by the commission.
- (b) The financial statement described in Subsection (2)(a) shall be signed by the taxpayer under penalties of perjury.

- (3) Upon review of the financial statement described in Subsection (2), the commission shall:
- (a) determine whether the taxpayer qualifies for a waiver of the requirement to post security with the commission; or
- (b) if unable to make the determination under Subsection (3)(a) from the financial statement, request additional information from the taxpayer as necessary to make that determination.

**KEY:** developmentally disabled, grievance procedures, taxation, disclosure requirements

Date of Enactment or Last Substantive Amendment: [March 6], 2006

Notice of Continuation: April 22, 2002

Authorizing, and Implemented or Interpreted Law: 59-1-611

# Tax Commission, Auditing **R865-19S-98**

Sales to Nonresidents of Vehicles, Offhighway Vehicles, and Boats Required to be Registered, and Sales to Nonresidents of Boat Trailers and Outboard Motors Pursuant to Utah Code Ann. Section 59-12-104

#### NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 28886
FILED: 07/14/2006, 11:32

#### **RULE ANALYSIS**

Purpose of the Rule or Reason for the Change: S.B. 179 (2006) amended the criteria for this sales tax exemption, thus necessitating this rule amendment. (DAR NOTE: S.B. 179 (2006) is found at Chapter 246, Laws of Utah 2006, and was effective 07/01/2006.)

SUMMARY OF THE RULE OR CHANGE: This proposed amendment deletes language that based the sales tax exemption on whether the person purchasing the vehicle is a nonresident since that criteria has been repealed in S.B. 179 (2006); and clarifies that a vehicle is not used in this state if the vehicle is inspected or tested for functionality in this state.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Section 59-12-104

ANTICIPATED COST OR SAVINGS TO:

- THE STATE BUDGET: None--Any fiscal impact was taken into account in S.B. 179 (2006).
- ❖ LOCAL GOVERNMENTS: None--Any fiscal impact was taken into account in S.B. 179 (2006).
- ❖ OTHER PERSONS: None--Any fiscal impact was taken into account in S.B. 179 (2006).

COMPLIANCE COSTS FOR AFFECTED PERSONS: None—More persons may qualify for the sales tax exemption since the burden of proving oneself a nonresident in order to qualify for the exemption has been repealed.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: There is no anticipated fiscal impact. D'Arcy Dixon, Commissioner

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@utah.gov

INTERESTED PERSONS MAY PRESENT THEIR VIEWS ON THIS RULE BY SUBMITTING WRITTEN COMMENTS TO THE ADDRESS ABOVE NO LATER THAN 5:00 PM on 08/31/2006.

THIS RULE MAY BECOME EFFECTIVE ON: 09/07/2006

AUTHORIZED BY: Pam Hendrickson, Commission Chair

**R865.** Tax Commission, Auditing.

R865-19S. Sales and Use Tax.

within the state;

R865-19S-98. Sales [to Nonresidents of] and Use Tax Exemption for Vehicles, Off-highway Vehicles, and Boats Required to be Registered, and [Sales to Nonresidents of] Boat Trailers and Outboard Motors Pursuant to Utah Code Ann. Section 59-12-104.

- (1) "Use" means mooring, slipping, and dry storage as well as the actual operation of vehicles.
- (2) In order to qualify as a nonresident for the purpose of exempting vehicles from sales tax under Subsections 59-12-104(9) and 59-12-104(31), a vehicle owner may not:
  - (a) be engaged in intrastate business within this state;
- (b) maintain a vehicle with this state designated as the home state;
- (e) except in the case of a tourist temporarily within this state;
   (d) operate an interstate business that occupies real property
- (e) except in the case of an employee who can clearly demonstrate that the use of the vehicle in this state is to commute to work from another state, be engaged in a trade, profession, or occupation or accept gainful employment in this state:
- (f) allow the purchased vehicle to be kept or used by a resident of this state: or
- (g) declare residency in Utah to obtain privileges not ordinarily extended to nonresidents, such as attending school or placing children in school without paying nonresident tuition or fees, or maintaining a Utah driver's license.

- (3) The fact that a resident leaves the state temporarily is not sufficient to terminate residency.]
- [(4)](2) [A nonresident]An owner of a vehicle described in [Section]Subsections 59-12-104(9) or (31) may continue to qualify for the exemption provided by that section if use of the vehicle in this state is infrequent, occasional, and nonbusiness in nature.
- [(5) A nonresident owner of a vehicle described in Subsection 59-12-104(31) may continue to qualify for the exemption provided by that section if use of the vehicle in this state does not exceed 14 days in any calendar year and is nonbusiness in nature.
- (6)](3) [Vehicles are] A vehicle is deemed not used in this state beyond the necessity of transporting [them]it to the borders of this state if [purchased by]the vehicle is:
- [(a) a nonresident student who will be permanently leaving the state within 30 days of the date of purchase; or
- (b) a nonresident member of the military stationed in Utah, but with orders to leave the state permanently within 30 days of the date of purchase](a) inspected in this state; or
  - (b) tested for functionality in this state.
- (7) (a) Except as provided in Subsection (7)(b), there is a rebuttable presumption that a vehicle owner may not receive the sales tax exemption described in Subsections 59-12-104(9) or (31) if a vehicle owner does not satisfy:
- (i) the requirements of a nonresident under Subsections R865-19S-98(2) and (3); and
  - (ii) the use limitations under Subsections R865-19S-98(4)-(6).
- (b) Notwithstanding Subsection (7)(a), the commission may, pursuant to an appeal filed under Title 63, Chapter 46b, Administrative Procedures Act, allow an exemption to a vehicle owner if the vehicle owner presents evidence that the sales tax exemption under Subsections 59-12-104(9) or (31) should apply.
- (8) Each purchaser, both buyer and co-buyer, claiming this exemption must complete a nonresident affidavit. False, misleading, or incomplete responses shall invalidate the affidavit and subject the purchaser to tax, penalties, and interest.
- (9) A dealer of vehicles who accepts an incomplete affidavit, may be held liable for the appropriate tax, interest, and penalties.
- (10) A dealer of vehicles who accepts an affidavit with information that the dealer knows or should have known is false, misleading or inappropriate may be held liable for the appropriate tax, interest, and penalties.]

KEY: charities, tax exemptions, religious activities, sales tax Date of Enactment or Last Substantive Amendment: [October 13, 2005]2006

Notice of Continuation: April 5, 2002

Authorizing, and Implemented or Interpreted Law: 59-12-104

Tax Commission, Motor Vehicle Enforcement

### R877-23V-5

Temporary Motor Vehicle Registration Permits and Extension Permits Issued by Dealers Pursuant to Utah Code Ann. Section 41-3-302

#### NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 28885
FILED: 07/14/2006, 11:02

#### **RULE ANALYSIS**

Purpose of the rule or reason for the change: The rule is amended to reflect changes in the law resulting from S.B. 179 (2006) and S.B. 226. (DAR NOTE: S.B. 179 (2006) is found at Chapter 246, Laws of Utah 2006, and was effective 07/01/2006. S.B. 226 (2006) is found at Chapter 256, Laws of Utah 2006, and was effective 07/01/2006.)

SUMMARY OF THE RULE OR CHANGE: This proposed amendment extends the period for a car dealer to issue temporary motor vehicle registration permits from 30 to 45 days in accordance with S.B. 226 (2006); deletes references to a nonresident affidavit since that is no longer required to qualify for the exemption for vehicles registered outside of Utah under S.B. 179 (2006); and deletes language that had no statutory authority.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Section 41-3-302

ANTICIPATED COST OR SAVINGS TO:

- ❖ THE STATE BUDGET: None--Any fiscal impacts were taken into account by S.B. 179 (2006) and S.B. 226 (2006).
- LOCAL GOVERNMENTS: None--Any fiscal impacts were taken into account by S.B. 179 (2006) and S.B. 226 (2006).
- OTHER PERSONS: None--Any fiscal impacts were taken into account by S.B. 179 (2006) and S.B. 226 (2006).

COMPLIANCE COSTS FOR AFFECTED PERSONS: None--Motor Vehicle dealers have more time to comply with providing vehicle paperwork to the Division of Motor Vehicles; and have less restrictions in granting extension permits.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: There is no anticipated cost to auto dealers. D'Arcy Dixon, Commissioner

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

TAX COMMISSION MOTOR VEHICLE ENFORCEMENT 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@utah.gov

INTERESTED PERSONS MAY PRESENT THEIR VIEWS ON THIS RULE BY SUBMITTING WRITTEN COMMENTS TO THE ADDRESS ABOVE NO LATER THAN 5:00 PM on 08/31/2006.

THIS RULE MAY BECOME EFFECTIVE ON: 09/07/2006

AUTHORIZED BY: Pam Hendrickson, Commission Chair

R877. Tax Commission, Motor Vehicle Enforcement. R877-23V. Motor Vehicle Enforcement.

R877-23V-5. Temporary Motor Vehicle Registration Permits and Extension Permits Issued by Dealers Pursuant to Utah Code Ann. Section 41-3-302.

[A-](1) Every dealer desiring to issue temporary permits for the operation of motor vehicles shall make application to the Motor Vehicle Enforcement Division. If the privilege is extended, the dealer will receive a series of permits, consecutively numbered. The numbers shall be recorded by the division and charged to the dealer.

[B-](2) If a vehicle purchaser requests a temporary permit, the dealer shall issue no more than one temporary registration permit, in numerical sequence, for each motor vehicle sold.

[C-](3) The expiration date on the original permit shall be legible from a distance of 30 feet.

[Đ:](4) The permit shall be displayed at the rear of the motor vehicle, in a place where the printed information on the permit and the expiration date may be easily seen.

[E.](5) Temporary permits must not be placed in rear windows or permit holders with less than seventy percent light transparency.

[4-](a) If a permit holder is used, it must not cover any of the printed information on the permit, including the expiration date.

[2-](b) If a license plate frame is used in conjunction with a permit holder, it must not cover any printed information or expiration date on the permit.

[3-](c) Temporary permits must be protected from exposure to the weather and conditions that would render them illegible.

[F-](6) If a temporary permit is filled out incorrectly, the sale of the vehicle is rescinded, or for some other reason the permit is unusable, the dealer must return the permit to the Motor Vehicle Enforcement Division, together with the stub, and it will not be considered issued. If the permit is placed on a vehicle and the sale has not been rescinded, the permit will be considered issued and the dealer is liable for the registration fee for the vehicle together with any applicable penalties.

[G:](7) A dealer's temporary permits may be audited at any time and the dealer required to pay for all outstanding permits. The registration fee charged will be for a passenger car unless the dealer is licensed to sell only motorcycles or small trailers.

[4-](a) If the dealer's records indicate that the permit was issued for a vehicle other than that for which the dealer was billed, the dealer must submit the proper fee and penalty.

[2-](b) If the records disclose that the permit was cleared properly, the dealer must furnish the license number of the vehicle for which the permit was issued and the date of issue.

[3-](c) A dealer shall resolve any outstanding permit billings by payment of fees and penalties or by reconciling the permits before any additional permits will be issued to the dealer. This action will not be construed to be a cancellation of a dealer's privilege of issuing temporary permits, but merely a function of the division's routine audit and billing procedure.

[H-](8) The dealer shall keep a written record in numerical sequence of every temporary registration permit issued. This record shall include all of the following information:

[1-](a) the name and address of the person or firm to whom the permit is issued;

[2-](b) a description of the motor vehicle for which it was issued, including year, make, model, and identification number;

[3.](c) date of issue;

[4.](d) license number;

[5-](e) in the case of a commercial vehicle, the gross laden weight for which it was issued.

[4-](9) In exceptional circumstances a dealer as agent for the division may issue an additional temporary permit for a vehicle by following the procedures outlined below:

[4-](a) The dealer must contact the division and request an extension permit for a particular vehicle. If the request is denied, no extension permit will be issued.

[2-](b) If the extension permit is approved, the division shall issue the dealer an approval number. This number must be recorded by the dealer in its temporary permit record and on the permit and stub in the space provided for the license number. The space provided on the permit and stub for the dealer name must be completed with the words "State Tax Commission" and the dealer's license number. The remainder of the permit and stub will be completed as usual.

[3-](c) The dealer must return the permit stub to the division within [30]45 days from the date it is issued.

[4. Extension permits will not be granted for vehicles for which a nonresident affidavit was submitted in lieu of sales tax.

——5.](d) A dealer may not issue an extension permit if it is determined that the dealer has been granted extensions for more than 2% of the permits issued to the dealership during the past three months. This percentage is calculated by dividing the number of extensions granted the dealer during the past three months by the permits issued by the dealer during the past three months.

[4-](10) All extension permits issued by dealers under this rule are considered issued by the division.

[K.](11) When a motor vehicle is sold [to a nonresident] for registration in another state, the stub portion of the temporary permit shall be filed with the division within ten days from the date of issue, accompanied by [a nonresident affidavit and] the required fee. The sale must be reported in the dealer's monthly report of sale required by Section 41-3-301(2)(b). If the permit stub[, nonresident affidavit,] and the required fee are not postmarked or received by the division within [30]45 days, a penalty equal to the required fee shall be collected pursuant to Section 41-3-302.

[<u>L-.</u>](12) The temporary registration card, attached to the temporary permit, must be detached and given to the customer at the time the temporary permit is issued. This temporary registration card must be kept in the vehicle while the temporary permit is displayed.

KEY: taxation, motor vehicles

Date of Enactment or Last Substantive Amendment: [October 7, 2003] 2006

Notice of Continuation: April 11, 2002

Authorizing, and Implemented or Interpreted Law: 41-3-302

## 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>August 31, 2006</u>. At its option, the agency may hold public hearings.

From the end of the waiting period through November 29, 2006, 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.

### Commerce, Occupational and Professional Licensing

### R156-77

**Direct-Entry Midwife Act Rules** 

### NOTICE OF CHANGE IN PROPOSED RULE (Second)

DAR File No.: 28294 Filed: 07/10/2006, 16:59

#### **RULE ANALYSIS**

Purpose of the rule or reason for the change: Following an April 2006 public hearing and further review by the Division and Licensed Direct-Entry Midwife Board, further amendments are being proposed to the rule.

SUMMARY OF THE RULE OR CHANGE: In Section R156-77-601, amendments are made to the practice standards by including more symptoms/problems or moving a symptom/problem to a different category of a practice standard. For example, several problems were moved from transfer, which may be waived by the client, to mandatory transfer, such as a client with insulin-dependent diabetes. (DAR NOTE: This is the second change in proposed rule (CPR) for Rule R156-77. The original proposed new rule upon which the first CPR was based was published in the November 15, 2005, issue of the Utah State Bulletin, on page 14. The first CPR upon which this second CPR is based was published in the April 1, 2006, issue of the Utah State Bulletin, on page 21. 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 first CPR, the second CPR, and the proposed new rule 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: Subsections 58-1-106(1)(a), 58-1-202(1)(a), 58-77-202(4), and 58-77-601(2)

#### ANTICIPATED COST OR SAVINGS TO:

- ❖ THE STATE BUDGET: No additional costs are anticipated as a result of these proposed amendments beyond those previously identified in the original rule filing.
- ❖ LOCAL GOVERNMENTS: No fiscal impact on local governments is anticipated because local governments would not need to seek direct-entry midwife licensure or the services of a licensed direct-entry midwife.
- ❖ OTHER PERSONS: No additional costs or savings are anticipated as a result of these proposed amendments beyond those previously identified in the original rule filing for persons applying for licensure as a direct-entry midwife. The proposed amendments do however increase the number and type of problems with respect to a client that must be transferred to another appropriate provider. The cost to the client would increase in this situation because a home birth would no longer be an option. The Division is not able to determine an exact increase in costs to a client as the costs would depend on numerous variable factors.

COMPLIANCE COSTS FOR AFFECTED PERSONS: No additional costs or savings are anticipated as a result of these proposed amendments beyond those previously identified in the original rule filing for persons applying for licensure as a direct-entry midwife. The proposed amendments do however increase the number and type of problems with respect to a client that must be transferred to another appropriate provider. The cost to the client would increase in this situation because a home birth would no longer be an option. The Division is not able to determine an exact increase in costs to a client as the costs would depend on numerous variable factors.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: This change to proposed rules addresses comments received from the industry. No additional impact to businesses is anticipated beyond those described above regarding mandatory client transfers to an appropriate provider due to certain medical problems. Francine A. Giani, Executive Director

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

COMMERCE
OCCUPATIONAL AND PROFESSIONAL LICENSING
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: Laura Poe at the above address, by phone at 801-530-6789, by FAX at 801-530-6511, or by Internet E-mail at lpoe@utah.gov

INTERESTED PERSONS MAY PRESENT THEIR VIEWS ON THIS RULE BY SUBMITTING WRITTEN COMMENTS TO THE ADDRESS ABOVE NO LATER THAN 5:00 PM on 08/31/2006

INTERESTED PERSONS MAY ATTEND A PUBLIC HEARING REGARDING THIS RULE:

8/11/2006 at 1:00 PM, Heber Wells Bldg, 160 E 300 S, Conference Room 474 (4A), Salt Lake City, UT

THIS RULE MAY BECOME EFFECTIVE ON: 09/08/2006

AUTHORIZED BY: J. Craig Jackson, Director

R156. Commerce, Occupational and Professional Licensing. R156-77. Direct-Entry Midwife Act Rules.

#### R156-77-601. Standards of Practice.

Except as provided in Subsection 58-77-601(3)(b), and in accordance with Subsection 58-77-601(2), the standards and circumstances that require an LDEM to recommend and facilitate consultation, collaboration, referral, transfer, or mandatory transfer of client care are established herein. These standards are at a minimum level and are hierarchical in nature. If the standard

requires at least consultation for a condition, an LDEM may choose to collaborate, refer, or transfer the care of the client.

- (1) Consultation:
- (a) antepartum:
- (i) suspected intrauterine growth restriction;
- (ii) [mild preeclampsia defined as a sustained diastolic blood pressure of 90 mm or greater in two readings at least six hours apart and 1+ to 2+ proteinurea;
- (iii) significant vaginal bleeding inconsistent with normal pregnancy or miscarriage;
- <u>(iv) hyperemesis ]severe vomiting</u> unresponsive to LDEM treatment;
  - $([\forall]iii)$  pain unrelated to common discomforts of pregnancy;
  - ([vi]iv) presence of condylomata that may obstruct delivery;
  - (v[#]) anemia unresponsive to LDEM treatment;
  - (vi[ii]) history of genital herpes;
  - ([ix]vii) suspected fetal demise;
  - ([x]viii) suspected multiple gestation;
  - ([xi]ix) confirmed chromosomal or genetic aberrations;
  - (x[ii]) hepatitis C; and
- $(xi[\frac{H}{i}])$  any other condition in the judgment of the LDEM requires consultation.
  - (2) Collaborate:
  - (a) antepartum:
  - (i) infection not responsive to LDEM treatment;
  - (ii) seizure disorder affecting the pregnancy;
  - (iii) history of cervical incompetence with surgical therapy;
  - (iv) [third trimester genital herpes outbreak;
- (v) moderate pregnancy induced]mild hypertension defined as a sustained diastolic blood pressure of between [100]90 mm and [110]100 mm in two readings at least six hours apart; and
  - (vi) [persistent oligohydramnios or polyhydramnios; and
- (vii)—]any other condition in the judgment of the LDEM requires collaboration;
  - (b) postpartum:
  - (i) infection not responsive to LDEM treatment; and
- (ii) any other condition in the judgment of the LDEM requires collaboration.
  - (3) Refer:
  - (a) antepartum:
  - (i) thyroid disease;
  - (ii) changes in the breasts not related to pregnancy or lactation;
  - (iii) severe psychiatric illness responsive to treatment;
- (iv) heart disease that has been determined by a cardiologist to have potential to affect or to be affected by pregnancy, labor, or delivery; and
- (v) any other condition in the judgment of the LDEM requires referral:
  - (b) postpartum:
  - (i) bladder dysfunction;
  - (ii) severe depression; and
- (iii) any other condition in the judgment of the LDEM requires referral;
  - (c) newborn:
  - (i) birth injury requiring on-going care;
  - (ii) minor congenital anomaly;
  - (iii) jaundice beyond physiologic levels;
  - (iv) loss of 15% of birth weight;
  - (v) inability to suck or feed; and
- (vi) any other condition in the judgment of the LDEM requires referral.

- (4) Transfer, however may be waived in accordance [to]with Subsection 58-77-601(3)(b):
  - (a) antepartum:
  - (i) current drug or alcohol abuse;
- (ii) greater than a one and one-half pound estimated weight discrepancy between fetuses in a multiple gestation;
  - (iii) current diagnosis of cancer;
- (iv) [Rh isoimmunization]persistent oligohydramnios not responsive to LDEM treatment;
  - (v) confirmed intrauterine growth restriction;
- (vi) [insulin-dependent diabetes]confirmed breech presentation;
  - (vii) twins;
  - (viii) two previous c-sections;
  - (ix) history of preterm delivery less than 34 weeks;
  - (x) history of severe postpartum bleeding:
  - (xi) primary genital herpes outbreak;
- (xii) mild preeclampsia defined as a sustained diastolic blood pressure of 90 mm or greater in two readings at least six hours apart and 1+ to 2+ proteinurea;
  - ([vii]xiii) gestation greater than 43 weeks; and
- ([viii]xiv) any other condition in the judgment of the LDEM may require transfer;
  - (b) intrapartum:
  - (i) [suspected chorioamnionitis;
- (ii) ]non-reassuring fetal heart rate pattern indicative of fetal distress that does not respond to LDEM treatment;
- (ii[i]) visible genital lesions suspicious of herpes virus infection;
- ([i\*v]iii) moderate hypertension <u>defined as a sustained diastolic</u> blood pressure of greater than 110 mm in two readings at least six hours apart;
- $(\underline{i}v)$  excessive vomiting, dehydration, acidosis, or exhaustion unresponsive to LDEM treatment; and
- $(v[\mbox{$\frac{1}{2}$}])$  any other condition in the judgment of the LDEM may require transfer;
  - (c) postpartum:
  - (i) retained placenta; and
- (ii) any other condition in the judgment of the LDEM may require transfer;
  - (d) newborn:
  - (i) gestational age assessment less than thirty-six (36) weeks;
  - (ii) major congenital anomaly not diagnosed prenatally;
- (iii) persistent hyperthermia or hypothermia unresponsive to LDEM treatment; and
- (iv) any other condition in the judgment of the LDEM may require transfer.
  - (5) Mandatory transfer:
  - (a) antepartum:
- (i) severe preeclampsia or <u>severe</u> pregnancy induced hypertension;
- (ii) eclampsia or hemolysis, elevated liver enzymes, and low platelets syndrome (HELLP):
- (iii) documented platelet count less than 75,000 platelets per mm<sup>3</sup> of blood;
- (iv) diagnosed partial placenta previa at week 36, or complete placenta previa at 32 weeks;
  - (v) confirmed ectopic pregnancy;
  - (vi) severe psychiatric illness non-responsive to treatment;
- (vii) human immunodeficiency virus (HIV) or acquired immunodeficiency syndrome (AIDS);

- (viii) mono-amniotic multiple gestation;
- (ix) twin-to-twin transfusion syndrome; [-and]
- (x) three or more previous c-sections;
  - (xi) higher order (greater than two) multiple gestations;
- (xii) RH isoimmunization in a mother carrying Rh positive baby or a baby of unknown Rh type;
  - (xiii) insulin-dependent diabetes;
- (xiv) significant vaginal bleeding after 20 weeks not consistent with normal pregnancy and posing a continuing risk to mother or baby; and
- $(x\underline{\mathbf{v}})$  any other condition in the judgment of the LDEM must be transferred;
  - (b) intrapartum:
  - (i) signs of uterine rupture;
- (ii) presentation(s) not compatible with spontaneous vaginal delivery;
- (iii) progressive labor prior to 36 weeks gestation except miscarriages, confirmed fetal death, or congenital anomalies incompatible with life;
  - (iv) prolapsed umbilical cord unless birth is imminent;
- (v) clinically significant abdominal pain inconsistent with normal labor;
  - (vi) seizure;
  - (vii) complete placenta previa; [-and]
  - (viii) suspected chorioamnionitis;

([viii]ix) any other condition in the judgment of the LDEM must be transferred;

- (c) postpartum:
- (i) uncontrolled hemorrhage;
- (ii) maternal shock that is unresponsive to LDEM treatment;
- (iii) severe psychiatric illness non-responsive to treatment;
- (iv) signs of deep vein thrombosis or pulmonary embolism; and  $% \left( \frac{1}{2}\right) =\frac{1}{2}\left( \frac{1}{2}\right) \left( \frac{1}{2$
- (v) any other condition in the judgment of the LDEM must be transferred;
  - (d) newborn:
  - (i) non-transient respiratory distress;
  - (ii) non-transient pallor or central cyanosis;
  - (iii) Apgar score at ten minutes of less than six;
- (iv) low heart rate of less than 60 beats per minute after one complete neonatal resuscitation cycle;
- (v) absent heart rate except with confirmed fetal death or congenital anomalies incompatible with life, or shoulder dystocia resulting in death;
  - (vi) hemorrhage;
  - (vii) seizure;
- (viii) persistent hypertonia, lethargy, flaccidity or irritability, or iitteriness:
- (ix) inability to urinate or pass meconium within the first 48 hours of life; and
- (x) any other condition in the judgment of the LDEM must be transferred.

. . . . . . .

KEY: licensing, midwife, direct-entry midwife Date of Enactment or Last Substantive Amendment: 2006 Authorizing, and Implemented or Interpreted Law: 58-1-106(1)(a); 58-1-202(1)(a); 58-77-202(4) 58-77-601(2)

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# Insurance, Administration **R590-178**

#### **Securities Custody**

#### NOTICE OF CHANGE IN PROPOSED RULE

DAR File No.: 28696 Filed: 07/10/2006, 15:36

#### **RULE ANALYSIS**

Purpose of the rule or reason for the change: Due to the comments received during the comment period and hearing, further changes are being made to this rule.

SUMMARY OF THE RULE OR CHANGE: Throughout the rule the term "insurer" was changed to "insurance company," however, a couple of "insurer" references were missed and are corrected here. The definition of Federal Reserve book-entry system that was inapropriately stricken previously is reinstated. Changes to Section R590-178-4 were made to account for subtle differences between Federal Reserve bookentry system and Clearing Corporation, not previously identified. That subtle difference is that the Federal Reserve book-entry system can physically hold securities, whereas, other Clearing Corporations cannot. Clearing Corporations only clear and transfer securities. In Subsection R590-178-5(B)(4), language was added to clarify that broker dealers cannot hold securities that are used to meet deposit requirements set forth in Subsection 31A-2-206(2). In Subsection R590-178-5(B)(5), changes were made to replace trust related reports with general terminology that also applies to broker/dealers. (DAR NOTE: This change in proposed rule has been filed to make additional changes to a proposed amendment that was published in the May 15, 2006, issue of the Utah State Bulletin, on page 69. 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: Sections 31A-2-201, 31A-2-206, and 31A-4-108

ANTICIPATED COST OR SAVINGS TO:

- ❖ THE STATE BUDGET: The changes to this rule will not affect the number of filings or fees made to the department nor change the department's work load. As a result, the state's budget will not be affected.
- ❖ LOCAL GOVERNMENTS: Since this rule deals with the relationship between the department and its licensees, local government will not be affected by it.
- ❖ OTHER PERSONS: The changes to this rule were for clarification purposes only and will not require a change in policy or procedures of the department or its licensees. As a result, consumers will not be affected by it.

COMPLIANCE COSTS FOR AFFECTED PERSONS: The changes to this rule were for clarification purposes only and will not require a change in policy or procedures of the department or its licensees. As a result, consumers will not be affected by it.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: This rule will have no fiscal impact on Utah businesses. D. Kent Michie, Commissioner

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@utah.gov

INTERESTED PERSONS MAY PRESENT THEIR VIEWS ON THIS RULE BY SUBMITTING WRITTEN COMMENTS TO THE ADDRESS ABOVE NO LATER THAN 5:00 PM on 08/31/2006.

THIS RULE MAY BECOME EFFECTIVE ON: 09/07/2006

AUTHORIZED BY: Jilene Whitby, Information Specialist

R590. Insurance, Administration. R590-178. Securities Custody.

R590-178-3. Definitions.

As used in this rule:

A. "Agent" means a national bank, state bank, trust company or broker/dealer that maintains an account in its name in a clearing corporation or that is a member of the Federal Reserve System and through which a custodian participates in a clearing corporation or the Federal Reserve book-entry system.

- B. "Clearing corporation" means a corporation, as defined in Subsection 70A-8-101(1), that is organized for the purpose of effecting transactions in securities by computerized book-entry. Clearing corporation also includes "Treasury/Reserve Automated Debt Entry Securities System" and "Treasury Direct" book-entry securities systems established pursuant to 31 U.S.C. Section 3100 et seq., 12 U.S.C. pt. 391 and 5 U.S.C. pt. 301.
  - C. "Custodian" means:
- 1. a national bank, state bank, or trust company that shall at all times during which it acts as a custodian pursuant to this rule, be no less than adequately capitalized as determined by the standards adopted by United States banking regulators and that is regulated by either state banking laws or is a member of the Federal Reserve System and that is legally qualified to accept custody of securities in accordance with the standards set forth below; or

- 2. a trust company with minimum net worth of \$1,500,000 at all times during which it acts as a custodian, is licensed by the United States or any state thereof as a trust company, and is in compliance with the regulatory authority as verified through regular examination by the regulatory authority; or
- 3. A broker/dealer that shall be registered with and subject to jurisdiction of the Securities and Exchange Commission, maintains membership in the Securities Investor Protection Corporation, and has a tangible net worth equal to or greater than two hundred fifty million dollars (\$250,000,000).
- D. "Custodied securities" means securities held by the custodian or its agent, or [in a]that are being cleared or transferred through a clearing corporation[, including the Treasury/Reserve Automated Debt Equity Securities System (TRADES) or Treasury Direct systems].
- E. ["Security" has the same meaning as that defined in 70A-8-101(1).]"Federal Reserve book-entry system" means the computerized systems sponsored by the United States Department of the Treasury and other agencies and instrumentalities of the United States for holding and transferring securities of the United States government and the agencies and instrumentalities.
- F. <u>"Security" has the same meaning as that defined in 70A-8-101(1).</u>
- <u>G.</u> "Securities' certificate" has the same meaning as that defined in 70A-8-101(1).
- [G-]H. "Tangible net worth" means shareholders equity, less intangible assets, as reported in the broker/dealer's most recent Annual or Transition Report pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 (S.E.C. Form 10-K) filed with the Securities and Exchange Commission.
- [H.]I. "Treasury/Reserve Automated Debt Entry Securities System" (TRADES) and "Treasury Direct" mean the book entry securities systems established pursuant to 31 U.S.C. Section 3100 et seq., 12 U.S.C. pt. 391 and 5 U.S.C. pt. 301. The operation of TRADES and Treasury Direct are subject to 31 C.F.R. pt. 357 et seq.

#### R590-178-4. Use of Book-Entry Systems.

A domestic insurance company may deposit or arrange for the deposit of securities held in or purchased for its general account and its separate accounts in a clearing corporation. When securities are deposited with a clearing corporation, certificates representing securities of the same class of the same issuer may be merged and held in bulk in the name of the nominee of such clearing corporation with any other securities deposited with such clearing corporation by any person, regardless of the ownership of such securities, and certificates representing securities of small denominations may be merged into one or more certificates of larger denominations. The records of any custodian through which an insurance company holds securities in a clearing corporation shall at all times show that such securities are held for such insurance company and for which accounts thereof. Ownership of, and other interests in, such securities may be transferred by bookkeeping entry on the books of such clearing corporation without physical delivery of certificates representing such securities. A custodian may utilize a clearing corporation to clear and transfer securities when depositing or arranging for the deposit of securities held in or purchased for a domestic insurance company's general account or its separate accounts. When a clearing corporation is used to clear and transfer securities, securities of the same class of the same issuer may be merged and held in bulk in the name of the nominee of such clearing corporation regardless of the ownership of such securities and securities of small denominations may be merged into larger denominations. The records of any custodian utilizing a clearing corporation to clear and transfer securities shall at all times show that such securities are held for such insurance company and for which accounts thereof. Ownership of, and other interest in, such securities may be transferred by bookkeeping entry on the books of such clearing corporation without physical delivery of certificates representing such securities.

#### R590-178-5. Requirements for Custodial Agreements.

- A. An insurance company may, by written agreement with a custodian, provide for the custody of its securities with that custodian. The securities that are the subject of the agreement may be held by the custodian or its agent, [or be held in]by the Federal Reserve book-entry system, or may be cleared or transferred through a clearing corporation.[-Securities so held are referred to in this rule as "Custodied Securities."]
- B. Agreements shall be in writing and shall be authorized by a resolution of the Board of Directors of the insurance company or of an authorized committee of the board pursuant to 31A-5-412. The terms of the agreement shall comply with the following:
- 1. Securities' certificates held by the custodian shall be held separate from the securities' certificates of the custodian and of all of its other customers.
- 2. Securities held indirectly by the custodian or its agent, by the Federal Reserve book-entry system, and securities being cleared or transferred through[in] a clearing corporation shall be separately identified on the custodian's official records as being owned by the insurance company. The records shall identify which securities are held by the custodian or [by-]its agent, by the Federal Reserve bookentry system, and which securities are [in-a]being cleared or transferred through a clearing corporation. If the securities are [in]with the Federal Reserve bookentry system or are being cleared or transferred through a clearing corporation, the records shall also identify where the securities are and [if in a clearing corporation,] the name of the clearing corporation [and if through an agent,]. If the securities are held by an agent of the custodian, the records shall contain the name of the agent.
- 3. All custodied securities shall be registered in the name of the <u>insurance</u> company or in the name of a nominee of the <u>insurance</u> company or in the name of the custodian or its nominee or, if in a clearing corporation, in the name of the clearing corporation or its nominee
- 4. [Cutodied]Custodied securities shall be held subject to the instructions of the insurance\_company and shall be withdrawable upon the demand of the insurance company, except that custodied securities used to meet the deposit requirements set forth in Subsection 31A-2-206(2) shall, to the extent required by Subsection 31A-2-206(2), be under the control of the [I]insurance [C]commissioner and shall not be withdrawn by the insurance company without the prior written approval of the [I]insurance [C]commissioner. Broker/dealers are not authorized to hold custodied securities that are used to meet the deposit requirements set forth in Subsection 31A-2-206(2). To the extent that national banks, state banks, and trust companies hold custodied securities that are used to meet the deposit requirements set forth in Subsection 31A-2-206(2), these custodied securities must be held in an account separate from other custodied securities of the insurance company.

- 5. The custodian shall be required to send or cause to be sent to the insurance company a confirmation of all transfers of custodied securities to or from the account of the insurance company. In addition, the custodian shall be required to furnish no less than monthly the insurance company with reports of holdings of custodied securities at times and containing information reasonably requested by the insurance company. The custodian's [trust committee's annual report of its review of the insurer's trust accounts]annual report of the insurance company's accounts shall also be provided to the [insurer]insurance company. Reports and verifications may be transmitted in electronic or paper form.
- 6. During the course of the custodian's regular business hours, an officer or employee of the insurance company, an independent accountant selected by the insurance company or a representative of the Insurance Department shall be entitled to examine, on the premises of the custodian, the custodian's records relating to custodied securities, but only upon furnishing the custodian with written instructions to that effect from an appropriate officer of the insurance company.
- 7. Upon written request from the insurance company, the custodian and its agents shall be required to send to the insurance company:
- (a) all reports they receive from a clearing corporation on their respective systems of internal accounting control, and
- (b) reports prepared by outside auditors on the custodian's or its agent's internal accounting control of custodied securities that the insurance company may reasonably request.
- 8. The custodian shall maintain records sufficient to determine and verify information relating to custodied securities that may be reported in the insurance company's annual statement and supporting schedules and information required in an audit of the financial statements of the insurance company.
- 9. The custodian shall provide, upon written request from an appropriate officer of the insurance company, the appropriate affidavits with respect to custodied securities. These shall be substantially in the form of Custodian Affidavits, Form A, 298-6, Form B, 298-7, and Form C, 298-8, published by NAIC Model Regulation Service.
- a. "Form A" is to be used by a custodian where securities entrusted to its care have not been redeposited elsewhere;
- b. "Form B" is to be used in instances where a custodian corporation maintains securities on deposit with The Depository Trust Company or like entity; and
- c. "Form C" is to be used where ownership is evidenced by book entry at a Federal Reserve Bank.
- 10. A national bank, state bank or trust company shall secure and maintain insurance protection in an adequate amount covering the bank's or trust company's duties and activities as custodian for the [insurer's]insurance company's assets, and shall state in the custody agreement that protection is in compliance with the requirements of the custodian's banking regulator or other regulator of a trust company. A broker/dealer shall secure and maintain insurance protection for each insurance company's custodied securities in excess of that provided by the Securities Investor Protection Corporation in an amount equal to or greater than the market value of each respective insurance company's custodied securities. The commissioner may determine whether the type of insurance is appropriate and the amount of coverage is adequate.
- 11. The custodian shall be obligated to indemnify the insurance company for any loss of custodied securities occasioned by the negligence or dishonesty of the custodian's officers or employees,

and for burglary, robbery, holdup, theft and mysterious disappearance, including loss by damage or destruction.

- 12. In the event that there is loss of custodied securities, for which the custodian shall be obligated to indemnify the insurance company as provided in paragraph (11) above, the custodian shall promptly replace the securities or the fair value thereof and the value of any loss of rights or privileges resulting from the loss of securities.
- 13. The agreement may provide that the custodian will not be liable for failure to take an action required under the agreement in the event and to the extent that the taking of such action is prevented or delayed by war, whether declared or not and including existing wars, revolution, insurrection, riot, civil commotion, act of God, accident, fire, explosion, stoppage of labor, strikes or other differences with employees, laws, regulations, orders, other acts of any governmental authority, or any other cause beyond its reasonable control.
- 14. In the event that the custodian gains entry in a clearing corporation through an agent, there shall be an agreement between the custodian and the agent under which the agent shall be subject to the same liability for loss of custodied securities as the custodian. However, if the agent shall be subject to regulation under the laws of a jurisdiction that is different from the jurisdiction the laws of which regulate the custodian, the Commissioner of Insurance of the state of domicile of the insurance company may accept a standard of liability applicable to the agent that is different from the standard of liability applicable to the custodian.

15. The custodian shall provide written notification to the insurance company's domiciliary commissioner if the custodial agreement with the insurance company has been terminated or if 100% of the account assets in any one custody account have been withdrawn. This notification shall be remitted to the insurance commissioner within three (3) business days of the receipt by the custodian of the [insurer's]insurance company's written notice of termination or within three (3) business days of the withdrawal of 100% of the account assets.

#### R590-178-7. Penalties and Prohibitions.

- A. [Insurers]Insurance companies found to be or to have been in violation of this rule shall be subject to fine, suspension, and revocation of license or other penalties permitted by Section 31A-2-308.
- B. [Insurers]Insurance companies are not authorized to provide for the custody of their securities except as granted in this rule. Custodial securities held in violation of this rule shall be disregarded in determining and reporting the financial condition of an insurer.

KEY: insurance law

Date of Enactment or Last Substantive Amendment: 2006

Notice of Continuation: September 12, 2001

Authorizing, and Implemented or Interpreted Law: 31A-4-108

**End of the Notices of Changes in Proposed Rules Section** 

# 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.

### Health, Health Care Financing, Coverage and Reimbursement Policy

R414-200-3

Services Available

#### **NOTICE OF 120-DAY (EMERGENCY) RULE**

DAR FILE No.: 28879 FILED: 07/13/2006, 15:20

#### **RULE ANALYSIS**

Purpose of the rule or reason for the change: This change eliminates dental coverage for those with Non-Traditional Medicaid coverage.

SUMMARY OF THE RULE OR CHANGE: In Subsection R414-200-3(3)(v), this change deletes the list of dental services and inserts the phrase "not covered."

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Title 26, Chapter 18

ANTICIPATED COST OR SAVINGS TO:

- ❖ THE STATE BUDGET: \$656,000 state dollars will be saved.
- ❖ LOCAL GOVERNMENTS: No local government dollars are involved because there is no local government funding through the Non-Traditional Medicaid dental program.
- ❖ OTHER PERSONS: Aggregate reimbursements not paid to dental providers will be approximately \$2,200,000. Assuming the affected Non-Traditional Medicaid clients would seek and receive dental care and pay regular prices, they would have to spend up to \$4,400,000.

COMPLIANCE COSTS FOR AFFECTED PERSONS: Approximately 690 dental providers are losing \$3,188 per year because of this rulemaking. Approximately 23,000 Non-Traditional Medicaid clients may have to pay up to \$191 per year for dental care.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: This rule change is necessary to stay within appropriations approved by the Legislature. Loss of Medicaid benefits will impact both the recipients of this service and providers. David N. Sundwall, MD, Executive Director

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

Because the 2006 Legislature chose not to fund the Adult Dental Program, Non-Traditional Medicaid eligibles were also affected. Donations which have been provided to extend benefits to Traditional Medicaid eligibles and announced in June 2006 will not cover the Non-Traditional Medicaid eligibles.

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

HEALTH
HEALTH CARE FINANCING,
COVERAGE AND REIMBURSEMENT POLICY
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:

Ross Martin at the above address, by phone at 801-538-6592, by FAX at 801-538-6099, or by Internet E-mail at rmartin@utah.gov

THIS RULE IS EFFECTIVE ON: 07/13/2006

AUTHORIZED BY: David N. Sundwall, Executive Director

R414. Health, Health Care Financing, Coverage and Reimbursement Policy.

R414-200. Non-Traditional Medicaid Health Plan Services. R414-200-3. Services Available.

- (1) To meet the requirements of 42 CFR 431.107, the Department contracts with each provider who furnishes services under the NTHP.
- (a) By signing a provider agreement with the Department, the provider agrees to follow the terms incorporated into the provider agreements, including policies and procedures, provider manuals, Medicaid Information Bulletins, and provider letters.
- (b) By signing an application for Medicaid coverage, the applicant agrees that the Department's obligation to reimburse for services is governed by contract between the Department and the provider.
- (2) Medical or hospital services for which providers are reimbursed under the Non-Traditional Medicaid Health Plan are limited by federal guidelines as set forth under Title XIX of the federal Social Security Act and Title 42 of the Code of Federal Regulations (CFR).
- (3) The following services, as more fully described and limited in provider contracts and provider manuals; are available to Non-Traditional Medicaid Health Plan enrollees:
- (a) inpatient hospital services, provided by bed occupancy for 24 hours or more in an approved acute care general hospital under the care of a physician if the admission meets the established criteria for severity of illness and intensity of service;
- (b) outpatient hospital services which are medically necessary diagnostic, therapeutic, preventive, or palliative care provided for less than 24 hours in outpatient departments located in or physically connected to an acute care general hospital;
- (c) emergency services in dedicated hospital emergency departments;
- (d) physician services provided directly by licensed physicians or osteopaths, or by licensed certified nurse practitioners, licensed certified nurse midwives, or physician assistants under appropriate supervision of the physician or osteopath.
- (e) services associated with surgery or administration of anesthesia provided by physicians or licensed certified nurse anesthetists:
- (f) vision care services by licensed ophthalmologists or licensed optometrists, within their scope of practice; limited to one annual eye examination or refraction and no eyeglasses.
- (g) laboratory and radiology services provided by licensed and certified providers;
- (h) physical therapy services provided by a licensed physical therapist if authorized by a physician, limited to ten aggregated physical or occupational therapy visits per calendar year;

- (i) dialysis to treat end-stage renal failure provided at a Medicarecertified dialysis facility;
- (j) home health services defined as intermittent nursing care or skilled nursing care provided by a Medicare-certified home health agency;
- (k) hospice services provided by a Medicare-certified hospice to terminally ill enrollees (six month or less life expectancy) who elect palliative versus aggressive care;
- (l) abortion and sterilization services to the extent permitted by federal and state law and meeting the documentation requirement of 42 CFR 440, Subparts E and F;
  - (m) certain organ transplants;
- (n) services provided in freestanding emergency centers, surgical centers and birthing centers;
- (o) transportation services, limited to ambulance (ground and air) service for medical emergencies;
- (p) preventive services, immunizations and health education activities and materials to promote wellness, prevent disease, and manage illness;
- (q) family planning services provided by or authorized by a physician, certified nurse midwife, or nurse practitioner to the extent permitted by federal and state law;
  - (r) pharmacy services provided by a licensed pharmacy;
- (s) inpatient mental health services, limited to 30 days per enrollee per calendar year;
- (t) outpatient mental health services, limited to 30 visits per enrollee per calendar year;
  - (u) outpatient substance abuse services;
- (v) dental services[, limited to exams, x-rays, cleaning, fillings, and extractions] are not covered.
- (w) interpretive services if they are provided by entities under contract with the Department of Health to provide medical translation services for people with limited English proficiency and interpretive services for the deaf;
- (x) occupational therapy, limited to that provided for fine motor development and limited to ten aggregated physical or occupational therapy visits per calendar year; and
  - (y) chiropractic services, limited to six visits per calendar year.
  - (4) Emergency services are:
- (a) limited to attention provided within 24 hours of the onset of symptoms or within 24 hours of diagnosis;
  - (b) for a condition that requires acute care and is not chronic;
- (c) reimbursed only until the condition is stabilized sufficient that the patient can leave the hospital emergency department; and
  - (d) not related to an organ transplant procedure.
  - (5) The vision care benefit is limited to \$30 per year.

KEY: Medicaid, non-traditional, cost sharing Date of Enactment or Last Substantive Amendment: July 13, 2006 Authorizing, and Implemented or Interpreted Law: 26-18

#### 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).

### Crime Victim Reparations, Administration

#### R270-1

Award and Reparation Standards

### FIVE YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

DAR FILE No.: 28867 FILED: 07/03/2006, 13:33

### 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 63-25a-406(c) directs the Crime Victims Reparations Board to "adopt rules to implement and administer" the Crime Victims' Reparations Act.

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 written comments have been received.

REASONED JUSTIFICATION FOR CONTINUATION OF THE RULE, INCLUDING REASONS WHY THE AGENCY DISAGREES WITH COMMENTS IN OPPOSITION TO THE RULE, IF ANY: The rule provides standards for approving and administering reparation claims, and therefore, this rule should be continued.

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

CRIME VICTIM REPARATIONS
ADMINISTRATION
Room 200
350 E 500 S
SALT LAKE CITY UT 84111-3347, or
at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO: Ronald B Gordon at the above address, by phone at 801-238-2367, by FAX at 801-533-4127, or by Internet E-mail at

rbgordon@utah.gov

AUTHORIZED BY: Ronald B Gordon, Director

EFFECTIVE: 07/03/2006

Crime Victim Reparations,
Administration

### R270-2

Crime Victim Reparations Adjudicative Proceedings

### FIVE YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

DAR FILE No.: 28868 FILED: 07/03/2006, 13:41

### 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 63-25a-406(c) directs the Crime Victim Reparations Board to "adopt rules to implement and administer" the Crime Victims' Reparations Act.

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 written comments have been received.

REASONED JUSTIFICATION FOR CONTINUATION OF THE RULE, INCLUDING REASONS WHY THE AGENCY DISAGREES WITH COMMENTS IN OPPOSITION TO THE RULE, IF ANY: The rule provides guidance on contested claims and provides a standard regarding finality of appeals, and therefore, this rule should be continued.

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

CRIME VICTIM REPARATIONS
ADMINISTRATION
Room 200
350 E 500 S
SALT LAKE CITY UT 84111-3347, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO: Ronald B Gordon at the above address, by phone at 801-238-2367, by FAX at 801-533-4127, or by Internet E-mail at rbgordon@utah.gov

AUTHORIZED BY: Ronald B Gordon, Director

EFFECTIVE: 07/03/2006

# Education, Administration **R277-478**

**Block Grant Funding** 

### FIVE YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

DAR FILE No.: 28864 FILED: 07/03/2006, 08:07

### 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 53A-1-401(3) permits the State Board of Education to adopt rules in accordance with its responsibilities.

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 written comments have been received.

REASONED JUSTIFICATION FOR CONTINUATION OF THE RULE, INCLUDING REASONS WHY THE AGENCY DISAGREES WITH COMMENTS IN OPPOSITION TO THE RULE, IF ANY: The State Board of Education is required by law to distribute money appropriated for the Local Discretionary Block Grant Program. The rule continues to be necessary because it provides standards and procedures for distribution of the funds to school districts and charter schools.

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 carol.lear@schools.utah.gov

AUTHORIZED BY: Carol Lear, Director, School Law and Legislation

EFFECTIVE: 07/03/2006

# Education, Administration **R277-479**

Expenditure of Appropriation for District Services

### FIVE YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

DAR FILE No.: 28865 FILED: 07/03/2006, 08:08

### 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: Subsection 53A-1-401(3) allows the State Board of Education to adopt rules in accordance with its responsibilities.

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 written comments have been received.

REASONED JUSTIFICATION FOR CONTINUATION OF THE RULE, INCLUDING REASONS WHY THE AGENCY DISAGREES WITH COMMENTS IN OPPOSITION TO THE RULE, IF ANY: The State Board of Education has designated specific services as District Services. This rule continues to be necessary because it provides definitions, standards and procedures for distribution of funds for those designated services.

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

carol.lear@schools.utah.gov

AUTHORIZED BY: Carol Lear, Director, School Law and Legislation

# Education, Administration **R277-717**

Mathematics, Engineering, Science Achievement (MESA)

### FIVE YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

DAR FILE No.: 28866 FILED: 07/03/2006, 08:08

### 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: Subsection 53A-1-401(3) permits the State Board of Education to adopt rules in accordance with its responsibilities.

SUMMARY OF WRITTEN COMMENTS RECEIVED DURING AND SINCE THE LAST FIVE YEAR REVIEW OF THE RULE FROM INTERESTED PERSONS SUPPORTING OR OPPOSING THE RULE: When the amendments to the rule were being discussed among interested parties, prior to approval by the State Board of Education in January and February, 2006, the Utah State Office of Education received written public comment from one individual expressing concerns that the new language uses MESA funds to recruit and retain ethnic minority/women teachers in math, science, and engineering instead of spending the limited amount of money on students. That language was deleted prior to State Board of Education approval.

REASONED JUSTIFICATION FOR CONTINUATION OF THE RULE, INCLUDING REASONS WHY THE AGENCY DISAGREES WITH COMMENTS IN OPPOSITION TO THE RULE, IF ANY: This rule must be continued because it provides proposal criteria for school districts or school programs as they apply for MESA funding. The rule also provides timelines and State Board of Education priorities for funding.

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

carol.lear@schools.utah.gov

AUTHORIZED BY: Carol Lear, Director, School Law and Legislation

# Environmental Quality, Radiation Control

R313-12

**General Provisions** 

### FIVE YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

DAR FILE No.: 28869 FILED: 07/10/2006, 09:15

### 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 19-1-106 establishes the Radiation Control Board. The Radiation Control Board is authorized to make rules under Section 19-3-104 that are necessary for controlling exposure to sources of radiation that constitute a significant health hazard.

SUMMARY OF WRITTEN COMMENTS RECEIVED DURING AND SINCE THE LAST FIVE YEAR REVIEW OF THE RULE FROM INTERESTED PERSONS SUPPORTING OR OPPOSING THE RULE: There have been no comments received since the last five-year rule review. This is not a controversial rule and it is necessary that it is continued.

REASONED JUSTIFICATION FOR CONTINUATION OF THE RULE, INCLUDING REASONS WHY THE AGENCY DISAGREES WITH COMMENTS IN OPPOSITION TO THE RULE, IF ANY: This rule is needed as it lays the foundation for establishing radiation safety and protection principles to ensure the radiological safety of the worker, the public and the environment. There have been no opposing comments received regarding this rule.

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

ENVIRONMENTAL QUALITY
RADIATION CONTROL
Room 212
168 N 1950 W
SALT LAKE CITY UT 84116-3085, or
at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

David Hogge at the above address, by phone at 801-536-4250, by FAX at 801-533-4097, or by Internet E-mail at dhogge@utah.gov

AUTHORIZED BY: Dane Finerfrock, Director

EFFECTIVE: 07/10/2006

## Environmental Quality, Radiation Control

### R313-14

#### Violations and Escalated Enforcement

### FIVE YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

DAR FILE No.: 28870 FILED: 07/10/2006, 09:19

### 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 19-1-106 establishes the Radiation Control Board. The Radiation Control Board is authorized to make rules under Section 19-3-104 that are necessary for controlling exposure to sources of radiation that constitute a significant health hazard.

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 written comments have been received since the last five-year review concerning this rule

REASONED JUSTIFICATION FOR CONTINUATION OF THE RULE, INCLUDING REASONS WHY THE AGENCY DISAGREES WITH COMMENTS IN OPPOSITION TO THE RULE, IF ANY: This rule needs to be continued as it is fundamental for establishing actions that may be taken for noncompliance to the rules. This includes establishing violation severity levels, escalation of severity levels, and issuance of civil penalties.

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

ENVIRONMENTAL QUALITY
RADIATION CONTROL
Room 212
168 N 1950 W
SALT LAKE CITY UT 84116-3085, or
at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

David Hogge at the above address, by phone at 801-536-4250, by FAX at 801-533-4097, or by Internet E-mail at dhogge@utah.gov

AUTHORIZED BY: Dane Finerfrock, Director

EFFECTIVE: 07/10/2006

# Environmental Quality, Radiation Control

### R313-16

General Requirements Applicable to the Installation, Registration, Inspection, and Use of Radiation Machines

### FIVE YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

DAR FILE No.: 28871 FILED: 07/10/2006, 09:19

### 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 19-1-106 establishes the Radiation Control Board. The Radiation Control Board is authorized to make rules under Section 19-3-104 that are necessary for controlling exposure to sources of radiation that constitute a significant health hazard.

SUMMARY OF WRITTEN COMMENTS RECEIVED DURING AND SINCE THE LAST FIVE YEAR REVIEW OF THE RULE FROM INTERESTED PERSONS SUPPORTING OR OPPOSING THE RULE: There have been no comments received since the last five-year review. This is not a controversial rule and it is necessary that it is continued.

REASONED JUSTIFICATION FOR CONTINUATION OF THE RULE, INCLUDING REASONS WHY THE AGENCY DISAGREES WITH COMMENTS IN OPPOSITION TO THE RULE, IF ANY: This rule must be continued as it prescribes requirements governing the installation, registration, inspection, and use of sources of electronically produced ionizing radiation. It also allows for the registration of individuals to provide inspection services to a facility where one or more radiation machines are installed or located.

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

ENVIRONMENTAL QUALITY
RADIATION CONTROL
Room 212
168 N 1950 W
SALT LAKE CITY UT 84116-3085, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

David Hogge at the above address, by phone at 801-536-4250, by FAX at 801-533-4097, or by Internet E-mail at dhogge@utah.gov

AUTHORIZED BY: Dane Finerfrock, Director

EFFECTIVE: 07/10/2006

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# Environmental Quality, Radiation Control

#### R313-17

#### Administrative Procedures

# FIVE YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

DAR FILE No.: 28872 FILED: 07/10/2006, 09:20

## 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 19-1-106 establishes the Radiation Control Board. The Radiation Control Board is authorized to make rules under Section 19-3-104 that are necessary for controlling exposure to sources of radiation that constitute a significant health hazard.

SUMMARY OF WRITTEN COMMENTS RECEIVED DURING AND SINCE THE LAST FIVE YEAR REVIEW OF THE RULE FROM INTERESTED PERSONS SUPPORTING OR OPPOSING THE RULE: There have been no comments received since the last five-year review. This is not a controversial rule and it is necessary that it is continued.

REASONED JUSTIFICATION FOR CONTINUATION OF THE RULE, INCLUDING REASONS WHY THE AGENCY DISAGREES WITH COMMENTS IN OPPOSITION TO THE RULE, IF ANY: This rule needs continuation as it formally states administrative procedures that allow the public to be informed and provide comment regarding the licensing and amendment actions received by the Division of Radiation Control by certain types of licensees and registrants. It also addresses formal adjudicative proceedings and procedures of the Radiation Control Board.

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

ENVIRONMENTAL QUALITY
RADIATION CONTROL
Room 212
168 N 1950 W
SALT LAKE CITY UT 84116-3085, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

David Hogge at the above address, by phone at 801-536-4250, by FAX at 801-533-4097, or by Internet E-mail at dhogge@utah.gov

AUTHORIZED BY: Dane Finerfrock, Director

EFFECTIVE: 07/10/2006

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# Environmental Quality, Radiation Control

#### R313-18

Notices, Instructions and reports to Workers by Licensees or Registrants-Inspections

# FIVE YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

DAR FILE No.: 28873 FILED: 07/10/2006, 09:21

## 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 19-1-106 establishes the Radiation Control Board. The Radiation Control Board is authorized to make rules under Section 19-3-104 that are necessary for controlling exposure to sources of radiation that constitute a significant health hazard.

SUMMARY OF WRITTEN COMMENTS RECEIVED DURING AND SINCE THE LAST FIVE YEAR REVIEW OF THE RULE FROM INTERESTED PERSONS SUPPORTING OR OPPOSING THE RULE: There have been no comments received since the last five-year review. This is not a controversial rule and it is necessary that it be continued.

REASONED JUSTIFICATION FOR CONTINUATION OF THE RULE, INCLUDING REASONS WHY THE AGENCY DISAGREES WITH COMMENTS IN OPPOSITION TO THE RULE, IF ANY: This rule specifies training and notification requirements by employers to workers that use radioactive materials. This rule also provides workers protection from retribution by their employer if a worker or workers inform the Division of Radiation Control about possible violations or safety concerns regarding their workplace.

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

ENVIRONMENTAL QUALITY
RADIATION CONTROL
Room 212
168 N 1950 W
SALT LAKE CITY UT 84116-3085, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

David Hogge at the above address, by phone at 801-536-4250, by FAX at 801-533-4097, or by Internet E-mail at dhogge@utah.gov

AUTHORIZED BY: Dane Finerfrock, Director

EFFECTIVE: 07/10/2006

# Health, Epidemiology and Laboratory Services, Epidemiology

R386-703

Injury Reporting Rule

## FIVE YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

DAR FILE No.: 28874 FILED: 07/10/2006, 13:42

## 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: The Department of Health has the power under Sections 26-1-30 and 26-6-3 to require reporting for the control of diseases or health hazards.

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 written comments have been received during and since the last five-year review of this rule.

REASONED JUSTIFICATION FOR CONTINUATION OF THE RULE, INCLUDING REASONS WHY THE AGENCY DISAGREES WITH COMMENTS IN OPPOSITION TO THE RULE, IF ANY: Continuation of this rule will identify causes of major injury which can be reduced or eliminated, thereby reducing morbidity and mortality.

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 T Rolfs or Wayne Ball at the above address, by phone at 801-538-6191 or 801-538-6191, by FAX at 801-538-9923 or 801-538-6564, or by Internet E-mail at rrolfs@utah.gov or wball@utah.gov

AUTHORIZED BY: David N. Sundwall, Executive Director

EFFECTIVE: 07/10/2006

# Regents (Board Of), Administration **R765-608**

Utah Engineering and Computer Science Loan Forgiveness Program

# FIVE YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

DAR FILE No.: 28878 FILED: 07/13/2006, 08:46

## 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 53B-6-105.7 requires the State Board of Regents to provide incentives to students through a loan forgiveness program.

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 were received during the past five years or since this rule was enacted.

REASONED JUSTIFICATION FOR CONTINUATION OF THE RULE, INCLUDING REASONS WHY THE AGENCY DISAGREES WITH COMMENTS IN OPPOSITION TO THE RULE, IF ANY: The continuation of this rule allows students to receive tuition assistance through loan forgiveness which will encourage enrollment and completion of degree programs in computer science, engineering and related technologies. These programs have been identified as necessary for the advancement of the economic and intellectual welfare of the state and its citizens.

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

REGENTS (BOARD OF)
ADMINISTRATION
BOARD OF REGENTS BUILDING, THE GATEWAY
60 SOUTH 400 WEST
SALT LAKE CITY UT 84101-1284, or
at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Ronell Crossley at the above address, by phone at 801-321-7291, by FAX at 801-321-7299, or by Internet E-mail at rcrossley@utahsbr.edu

AUTHORIZED BY: Mark H. Spencer, Associate Commissioner

EFFECTIVE: 07/13/2006

#### 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

Commerce

Occupational and Professional Licensing

No. 28732 (AMD): R156-46a. Hearing Instrument

Specialist Licensing Act Rules. Published: June 1, 2006 Effective: July 11, 2006

Education

Administration

No. 28737 (AMD): R277-506. School Counselors, School Psychologists, and School Social Workers

School Psychologists, and School Social Worke

Certificates and Programs. Published: June 1, 2006 Effective: July 11, 2006

No. 28736 (AMD): R277-602. Special Needs

Scholarships - Funding and Procedures.

Published: June 1, 2006 Effective: July 11, 2006

No. 28735 (NEW): R277-603. Basic Skills Education

Program.

Published: June 1, 2006 Effective: July 11, 2006

Health

Health Care Financing, Coverage and Reimbursement

Policy

No. 28734 (R&R): R414-11. Podiatry Services.

Published: June 1, 2006 Effective: July 14, 2006 **Human Services** 

Services for People with Disabilities

No. 28719 (AMD): R539-2-4. Waiting List.

Published: June 1, 2006 Effective: July 11, 2006

**Labor Commission** 

**Industrial Accidents** 

No. 28729 (AMD): R612-2-5. Regulation of Medical

Practitioner Fees.
Published: June 1, 2006
Effective: July 11, 2006

No. 28730 (AMD): R612-2-22. Medical Records.

Published: June 1, 2006 Effective: July 11, 2006

No. 28728 (AMD): R612-7-3. Method of Rating.

Published: June 1, 2006 Effective: July 11, 2006

Natural Resources

Forestry, Fire and State Lands

No. 28536 (AMD): R652-20-1000. Rentals and

Rovalties.

Published: March 15, 2006 Effective: July 13, 2006

Wildlife Resources

No. 28718 (AMD): R657-5. Taking Big Game.

Published: June 1, 2006 Effective: July 11, 2006

End of the Notices of Rule Effective Dates Section

# 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, 2006, including notices of effective date received through July 14, 2006, the effective dates of which are no later than August 1, 2006. 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).

DAR NOTE: The index may contain inaccurate page number references. Also the index is incomplete in the sense that index entries for Changes in Proposed Rules (CPRs) are not preceded by entries for their parent Proposed Rules. Bulletin issue information and effective date information presented in the index are, to the best of our knowledge, complete and accurate. If you have any questions regarding the index and the information it contains, please contact Nancy Lancaster (801 538-3218), Mike Broschinsky (801 538-3003), or Kenneth A. Hansen (801 538-3777).

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.utah.gov/).

#### **RULES INDEX - BY AGENCY (CODE NUMBER)**

#### **ABBREVIATIONS**

AMD = Amendment

CPR = Change in proposed rule

EMR = Emergency rule (120 day)

NEW = New rule EXD = Expired NSC = Nonsubstantive rule change

REP = Repeal

R&R = Repeal and reenact 5YR = Five-Year Review

CODE REFERENCE	TITLE	FILE NUMBER	ACTION	EFFECTIVE DATE	BULLETIN ISSUE/PAGE		
Administrative Services							
Administrative Ri R15-4	ules Administrative Rulemaking Procedures	28586	EMR	04/15/2006	2006-8/57		
Facilities Constru	uction and Management						
R23-1	Procurement of Construction	28608	AMD	06/01/2006	2006-9/10		
R23-1	Procurement of Construction	28609	AMD	06/01/2006	2006-9/3		
R23-2	Procurement of Architect-Engineer Services	28607	AMD	06/01/2006	2006-9/12		
Finance							
R25-5	Payment of Per Diem to Boards	28384	AMD	01/25/2006	2005-24/2		
R25-7	Travel-Related Reimbursements for State Employees	28702	AMD	07/01/2006	2006-10/2		
Fleet Operations							
R27-1	Definitions	28474	5YR	01/30/2006	2006-4/33		
R27-1	Definitions (5YR EXTENSION)	28279	NSC	01/30/2006	Not Printed		

CODE REFERENCE	TITLE	FILE NUMBER	ACTION	EFFECTIVE DATE	BULLETIN ISSUE/PAGE
R27-1-2	Definitions	28368	NSC	01/01/2006	Not Printed
R27-2	Fleet Operations Adjudicative Proceedings	28475	5YR	01/30/2006	2006-4/33
R27-3	Vehicle Use Standards	28477	5YR	01/30/2006	2006-4/34
R27-3	Vehicle Use Standards (5YR EXTENSION)	28280	NSC	01/30/2006	Not Printed
R27-7	Safety and Loss Prevention of State Vehicles	28469	5YR	01/20/2006	2006-4/34
El 10 "					
R28-2	s, <u>Surplus Property</u> Surplus Firearms	28496	5YR	02/07/2006	2006-5/47
Information Tech R29-1	nnology Services Division of Information Technology Services	28788	5YR	06/08/2006	2006-13/61
R29-1	Adjudicative Proceedings Technology Services Adjudicative Proceedings	28828	NSC	06/22/2006	Not Printed
R29-2	Telecommunications Services and Requirements	28794	NSC	06/22/2006	Not Printed
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R912-8	Minimum Tire, Axle and Suspension Ratings for Heavy Vehicles and the Use of Retractable or Variable Load Suspension Axles in Utah (EXPIRED RULE)	28695	NSC	04/28/2006	Not Printed
R912-8	Minimum Tire, Axle and Suspension Ratings for Heavy Vehicles and the Use of Retractable	28703	NEW	06/22/2006	2006-10/78
R912-9	or Variable Load Suspension Axles in Utah Pilot/Escort Requirements and Certification	28616	AMD	06/01/2006	2006-9/31
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Program Develo R926-8-3	pment Factors Used to Consider Proposals	28531	AMD	06/22/2006	2006-6/16
R926-9	Establishment and Operation of HOT Lanes or Toll Lanes on State Highways	28538	NEW	04/20/2006	2006-6/17
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R930-3	Highway Noise Abatement	28677	AMD	06/22/2006	2006-10/80
R930-5	Establishment and Regulation of At-Grade Railroad Crossings	28489	R&R	04/25/2006	2006-4/18
R930-6	Manual of Accommodation of Utility Facilities and the Control and Protection of State Highway Rights-of-Way	28360	AMD	01/27/2006	2005-24/31
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Administration R940-1	Establishment of HOT-Lane Toll Rates	28675	NEW	06/22/2006	2006-10/80
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R986-300-305	Failure to Comply with an Employment Plan	28425	AMD	03/01/2006	2006-1/31
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R986-700-705	Eligible Providers and Provider Settings	28561	NSC	04/17/2006	Not Printed
R986-700-709	Employment Support (ES) CC	28481	AMD	04/12/2006	2006-4/31
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R994-406-302	Repayment and Collection of Fault Overpayments	28480	NSC	02/22/2006	Not Printed

## **RULES INDEX - BY KEYWORD (SUBJECT)**

#### **ABBREVIATIONS**

AMD = Amendment CPR = Change in proposed rule EMR = Emergency rule (120 day) NEW = New rule EXD = Expired NSC = Nonsubstantive rule change REP = Repeal R&R = Repeal and reenact 5YR = Five-Year Review

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acceptable use Governor, Planning and Budget, Chief Information Officer	28704	R365-7	NSC	06/22/2006	Not Printed
access Environmental Quality, Drinking Water	28421	R309-545-7	AMD	03/08/2006	2006-1/19
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Human Resource Management, Administration	28685	R477-12	AMD	07/01/2006	2006-10/61

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	28850	R652-9	5YR	06/28/2006	2006-14/58
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	28853	R652-41	5YR	06/28/2006	2006-14/58
	28854	R652-80	5YR	06/28/2006	2006-14/59
School and Institutional Trust Lands, Administration	28562	R850-4-300	AMD	05/16/2006	2006-8/48
	28563	R850-5-200	AMD	05/16/2006	2006-8/49
	28482	R850-21-900	AMD	03/20/2006	2006-4/14
	28483	R850-22-900	AMD	03/20/2006	2006-4/15
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	28545	R307-101-2	AMD	06/16/2006	2006-7/5
	28822	R307-110	5YR	06/16/2006	2006-14/40
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	28226	R307-170	AMD	01/05/2006	2005-19/6
	28820	R307-210	5YR	06/16/2006	2006-14/41
	28601	R307-210-1	AMD	06/15/2006	2006-9/19
	28821	R307-223	5YR	06/16/2006	2006-14/41
	28544	R307-325	AMD	06/16/2006	2006-7/8
	28325	R307-401	R&R	06/16/2006	2005-23/14
	28819	R307-401	5YR	06/16/2006	2006-14/42
	28325	R307-401	CPR	06/16/2006	2006-7/25
	28322	R307-405	CPR	06/16/2006	2006-7/28
	28322	R307-405	R&R	06/16/2006	2005-23/22
	28816	R307-405	5YR	06/16/2006	2006-14/45
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	28323	R307-410	CPR	06/16/2006	2006-7/30
	28323	R307-410	AMD	06/16/2006	2005-23/31
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	28459	R307-204	NSC	04/07/2006	Not Printed
	20400	11307-204	1400	04/01/2000	Not i inited
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alcoholic beverages Alcoholic Beverage Control, Administration	28431	R81-10A-7	NSC	01/01/2006	Not Printed
<u>alternative language services</u> Education, Administration	28522	R277-716	NEW	04/03/2006	2006-5/10
alternative licensing Education, Administration	28590	R277-503	AMD	05/16/2006	2006-8/10
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annuity replacement Insurance, Administration	28527	R590-93-6	NSC	03/06/2006	Not Printed
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Administrative Services, Fleet Operations	28475	R27-2	5YR	01/30/2006	2006-4/33
Administrative Services, Information Technology Services	28788	R29-1	5YR	06/08/2006	2006-13/61
o,	28828	R29-1	NSC	06/22/2006	Not Printed
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	28325	R307-401	R&R	06/16/2006	2005-7/25
	20020	1.007-701	Null	30/10/2000	2005-20/14
ARC Administrative Services, Fleet Operations	28469	R27-7	5YR	01/20/2006	2006-4/34

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Licensing	28604	R156-3a	5YR	04/10/2006	2006-9/39
	28429	R156-3a	CPR	04/03/2006	2006-5/44
	28671	R156-3a-501	NSC	05/10/2006	Not Printed
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art financing Community and Economic Development, Community Development, Fine Arts	28361	R207-1	NSC	01/01/2006	Not Printed
art in public places Community and Economic Development,	28361	R207-1	NSC	01/01/2006	Not Printed
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art loans Community and Economic Development, Community Development, Fine Arts	28362	R207-2	NSC	01/01/2006	Not Printed
art preservation Community and Economic Development, Community Development, Fine Arts	28361	R207-1	NSC	01/01/2006	Not Printed
art work Community and Economic Development, Community Development, Fine Arts	28362	R207-2	NSC	01/01/2006	Not Printed
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<u>asbestos hazard emergency response</u> Environmental Quality, Air Quality	28817	R307-801	5YR	06/16/2006	2006-14/52
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<u>assisted living facilities</u> Public Safety, Fire Marshal	28578	R710-3-3	AMD	05/16/2006	2006-8/43
athlete agent Commerce, Occupational and Professional Licensing	28830	R156-9a	5YR	06/22/2006	2006-14/37

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<u>banking law</u> Money Management Council, Administration	28606	R628-10	5YR	04/11/2006	2006-9/42
Administration	28723	R628-10	NSC	05/30/2006	Not Printed
	28600	R628-12	NSC	05/10/2006	Not Printed
<u>barrier</u> Transportation, Preconstruction	28677	R930-3	AMD	06/22/2006	2006-10/80
<u>basic skills competency</u> Education, Administration	28735	R277-603	NEW	07/11/2006	2006-11/42
<u>bear</u> Natural Resources, Wildlife Resources	28457	R657-33	AMD	03/06/2006	2006-3/25
benefits Community and Economic Development, Community Development, Community Services	28388	R202-205	NSC	01/01/2006	Not Printed
33.11333	28390	R202-207	NSC	01/01/2006	Not Printed
Workforce Services, Unemployment Insurance	28763	R994-401-203	AMD	07/26/2006	2006-12/79
<u>bids</u> Transportation, Operations, Construction	28559	R916-1-7	AMD	05/16/2006	2006-8/51
big game seasons Natural Resources, Wildlife Resources	28379	R657-5	AMD	01/18/2006	2005-24/11
	28718	R657-5	AMD	07/11/2006	2006-11/78
<u>bituminous-asphaltic sands</u> School and Institutional Trust Lands, Administration	28483	R850-22-900	AMD	03/20/2006	2006-4/15
block grant funding Education, Administration	28864	R277-478	5YR	07/03/2006	2006-15/29
<u>boards</u> Administrative Services, Finance	28384	R25-5	AMD	01/25/2006	2005-24/2
boating Natural Resources, Parks and Recreation	28622	R651-201	5YR	04/18/2006	2006-10/89
	28623	R651-202	5YR	04/18/2006	2006-10/89
	28626	R651-203	5YR	04/18/2006	2006-10/90
	28624	R651-204	5YR	04/18/2006	2006-10/90
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	28627	R651-207	5YR	04/18/2006	2006-10/91
	28649	R651-208	NSC	05/10/2006	Not Printed
	28628	R651-208	5YR	04/18/2006	2006-10/91
	28629	R651-210	5YR	04/18/2006	2006-10/92
	28650	R651-210	NSC	05/10/2006	Not Printed
	28630	R651-211	5YR	04/18/2006	2006-10/92
	28631	R651-212	5YR	04/18/2006	2006-10/93
	28651	R651-213	NSC	05/10/2006	Not Printed
	28632	R651-213	5YR	04/18/2006	2006-10/93
	28633	R651-214	5YR	04/18/2006	2006-10/94
	28510	R651-215	5YR	02/13/2006	2006-5/49
	28652	R651-216	NSC	05/10/2006	Not Printed
	28634	R651-216	5YR	04/18/2006	2006-10/94
	28653	R651-217	NSC	05/10/2006	Not Printed
	28635	R651-217	5YR	04/18/2006	2006-10/95
	28654	R651-218	NSC	05/10/2006	Not Printed
	28636	R651-218	5YR	04/18/2006	2006-10/95
	28637	R651-219	5YR	04/18/2006	2006-10/96
	28655	R651-220	NSC	05/10/2006	Not Printed
	28638	R651-220	5YR	04/18/2006	2006-10/96
	28656	R651-221	NSC	05/10/2006	Not Printed
	28639	R651-221	5YR	04/18/2006	2006-10/97
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		R651-222		02/13/2006	2006-5/49
	28512	R651-224	5YR	02/13/2006	2006-5/50
	28640	R651-226	5YR	04/18/2006	2006-10/97
	28657	R651-226	NSC	05/10/2006	Not Printed
<u>boilers</u> Labor Commission, Safety	28839	R616-2	NSC	06/30/2006	Not Printed
•	28515	R616-2	NSC	02/27/2006	Not Printed
	28257	R616-2-3	AMD	01/01/2006	2005-20/43
	28564	R616-2-3	AMD	05/17/2006	2006-8/42
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Money Management Council, Administration	28533	R628-4-2	NSC	03/07/2006	Not Printed
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Workforce Services, Unemployment Insurance	28722	R994-308	5YR	05/09/2006	2006-11/98
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<u>breaks</u> Human Resource Management, Administration	28682	R477-8	AMD	07/01/2006	2006-10/52

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	28427	R156-56-711	NSC	02/23/2006	Not Printed
building inspection Commerce, Occupational and Professional Licensing	28286	R156-56	AMD	01/01/2006	2005-21/6
Licensing	28285	R156-56-707	AMD	01/01/2006	2005-21/25
	28805	R156-56-707	NSC	06/29/2006	Not Printed
	28427	R156-56-711	NSC	02/23/2006	Not Printed
<u>burial</u> Community and Economic Development, Community Development, History	28411	R212-12	NSC	01/01/2006	Not Printed
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Transportation, Administration	28358	R907-68	NEW	01/04/2006	2005-23/61
	28617	R907-68	AMD	06/01/2006	2006-9/30
	28532	R907-68	AMD	06/01/2006	2006-6/15
<u>care receiver</u> Human Services, Aging and Adult Services	28190	R510-401	AMD	02/23/2006	2005-18/37
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caregiver					
Human Services, Aging and Adult Services	28190	R510-401	AMD	02/23/2006	2005-18/37
	28190	R510-401	CPR	02/23/2006	2005-22/46
<u>cash management</u> Money Management Council, Administration	28534	R628-16	NSC	03/07/2006	Not Printed
<u>cemetery</u> Community and Economic Development, Community Development, History	28411	R212-12	NSC	01/01/2006	Not Printed
<u>certification</u>					
Labor Commission, Safety	28838	R616-1	NSC	06/30/2006	Not Printed
	28839	R616-2	NSC	06/30/2006	Not Printed
	28515	R616-2	NSC	02/27/2006	Not Printed
	28257	R616-2-3	AMD	01/01/2006	2005-20/43
	28564	R616-2-3	AMD	05/17/2006	2006-8/42
	28840	R616-3	NSC	06/30/2006	Not Printed
	28256	R616-3-3	AMD	02/08/2006	2005-20/44

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<u>certified nurse midwife</u> Commerce, Occupational and Professional Licensing	28352	R156-44a	AMD	01/05/2006	2005-23/4
charity Commerce, Consumer Protection	28573	R152-22-3	AMD	05/16/2006	2006-8/9
child abuse Human Services, Child and Family Services	28613	R512-203	NEW	06/01/2006	2006-9/24
COLVISCO	28614	R512-300-4	AMD	06/01/2006	2006-9/26
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Development	28481	R986-700-709	AMD	04/12/2006	2006-4/31
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Child Care Licensing	28593	R430-2	AMD	05/25/2006	2006-8/33
	28245	R430-2	AMD	02/06/2006	2005-20/14
	28246	R430-3	CPR	02/06/2006	2005-24/35
	28246	R430-3	AMD	02/06/2006	2005-20/18
	28594	R430-4	AMD	05/25/2006	2006-8/34
	28248	R430-4	AMD	02/06/2006	2005-20/23
	28248	R430-4	CPR	02/06/2006	2005-24/37
	28249	R430-6	AMD	02/06/2006	2005-20/26
	28249	R430-6	CPR	02/06/2006	2005-24/41
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Human Services, Recovery Services	28412	R527-35	AMD	02/22/2006	2006-1/27
	28670	R527-200	5YR	04/24/2006	2006-10/88
<u>child welfare</u> Human Services, Child and Family	28612	R512-11	NEW	06/01/2006	2006-9/23
Services	28613	R512-203	NEW	06/01/2006	2006-9/24
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	28662	R512-305	AMD	06/19/2006	2006-10/65
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<u>chiropractors</u> Commerce, Occupational and Professional Licensing	28824	R156-73	5YR	06/19/2006	2006-14/39
CIO Governor, Planning and Budget, Chief Information Officer	28791	R365-5	NSC	06/22/2006	Not Printed

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<u>civil procedures</u> Human Services, Recovery Services	28752	R527-800	5YR	05/24/2006	2006-12/86
<u>Class I area</u> Environmental Quality, Air Quality	28322 28322	R307-405 R307-405	CPR R&R	06/16/2006 06/16/2006	2006-7/28 2005-23/22
	28816	R307-405	5YR	06/16/2006	2006-14/45
	28818	R307-410	5YR	06/16/2006	2006-14/51
<u>client rights</u> Community and Economic Development, Community Development, Community Services	28359	R202-201	NSC	01/01/2006	Not Printed
<ul><li><u>coal mining</u></li><li>Natural Resources, Oil, Gas and Mining;</li><li>Coal</li></ul>	28742	R645-106	5YR	05/17/2006	2006-12/87
communicable diseases Human Services, Administration	28598	R495-862	5YR	04/04/2006	2006-9/41
community action programs Community and Economic Development, Community Development, Community Services	28353	R202-100	NSC	01/01/2006	Not Printed
community development Community and Culture, Housing and Community Development	28647	R199-11	5YR	04/19/2006	2006-10/86
	28740	R199-11	AMD	07/25/2006	2006-12/15
Community and Economic Development, Community Development	28350	R199-11	NSC	01/01/2006	Not Printed
complaint Human Services, Child Protection Ombudsman (Office of)	28401	R515-1	NEW	02/01/2006	2006-1/26
computer software Governor, Planning and Budget, Chief Information Officer	28789	R365-3	NSC	06/22/2006	Not Printed
concealed firearm permit Public Safety, Criminal Investigations and Technical Services, Criminal Identification	28250	R722-300	AMD	01/09/2006	2005-20/48
reclinical services, Chiminal Identification	28296	R722-300-13	NSC	01/09/2006	Not Printed
concern Natural Resources, Wildlife Resources	28751	R657-48	5YR	05/24/2006	2006-12/88
confidentiality of information Community and Economic Development, Community Development, Community	28359	R202-201	NSC	01/01/2006	Not Printed
Services Human Resource Management,	28689	R477-2	AMD	07/01/2006	2006-10/38
Administration	28747	R895-1	NEW	07/25/2006	2006-12/43
conflict of interest Human Resource Management, Administration	28687	R477-9	AMD	07/01/2006	2006-10/55

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consumer protection					
Commerce, Consumer Protection	28574	R152-1	AMD	05/16/2006	2006-8/7
	28573	R152-22-3	AMD	05/16/2006	2006-8/9
continuous monitoring Environmental Quality, Air Quality	28226	R307-170	AMD	01/05/2006	2005-19/6
contractors Commerce, Occupational and Professional Licensing	28772	R156-55b	NSC	06/12/2006	Not Printed
Licensing	28611	R156-55b	AMD	06/01/2006	2006-9/15
	28286	R156-56	AMD	01/01/2006	2005-21/6
	28285	R156-56-707	AMD	01/01/2006	2005-21/25
	28805	R156-56-707	NSC	06/29/2006	Not Printed
	28427	R156-56-711	NSC	02/23/2006	Not Printed
contracts Administrative Services, Facilities Construction and Management	28609	R23-1	AMD	06/01/2006	2006-9/3
Conditional and Management	28608	R23-1	AMD	06/01/2006	2006-9/10
Capitol Preservation Board (State),	28727	R131-4	5YR	05/12/2006	2006-11/92
Administration Transportation, Operations, Construction	28559	R916-1-7	AMD	05/16/2006	2006-8/51
controlled substances					
Commerce, Occupational and Professional	28310	R156-37	AMD	02/16/2006	2005-22/8
Licensing	28310	R156-37	CPR	02/16/2006	2006-2/35
Tax Commission, Collections	28539	R867-2B	5YR	03/07/2006	2006-7/35
·					
cooperative agreement Natural Resources, Forestry, Fire and State Lands	28525	R652-122	NSC	03/07/2006	Not Printed
<u>copyright</u> Governor, Planning and Budget, Chief Information Officer	28789	R365-3	NSC	06/22/2006	Not Printed
corrections					
Corrections, Administration	28576	R251-104	5YR	03/28/2006	2006-8/72
	28705	R251-702	5YR	05/03/2006	2006-11/93
	28706	R251-708	5YR	05/03/2006	2006-11/94
	28707	R251-711	5YR	05/03/2006	2006-11/94
	28577	R251-712	5YR	03/28/2006	2006-8/72
cost sharing Health, Health Care Financing, Coverage and Reimbursement Policy	28879	R414-200-3	EMR	07/13/2006	2006-15/26
<u>counselors</u> Commerce, Occupational and Professional Licensing	28603	R156-60c-502	AMD	06/01/2006	2006-9/17

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court reporting Commerce, Occupational and Professional Licensing	28428	R156-74	AMD	02/16/2006	2006-2/24
coverage groups Health, Health Care Financing, Coverage and Reimbursement Policy	28698	R414-303-7	AMD	07/01/2006	2006-10/23
<u>crime victims</u> Crime Victim Reparations, Administration	28867	R270-1	5YR	07/03/2006	2006-15/28
	28868	R270-2	5YR	07/03/2006	2006-15/28
<u>criminal background checks</u> Education, Rehabilitation	28521	R280-204	NEW	04/03/2006	2006-5/16
<u>criminal records</u>	20714	D051 111	AMD	09/01/2006	2006 11/24
Corrections, Administration	28714 28713	R251-111 R251-111	AMD 5YR	08/01/2006 05/04/2006	2006-11/34 2006-11/93
	20113	11401-111	SIK	03/04/2000	2000-11/93
cultural resources Community and Economic Development, Community Development, History	28403	R212-7	NSC	01/01/2006	Not Printed
curricula Education, Administration	28467	R277-705	AMD	03/06/2006	2006-3/18
dam safety	00740	D055 40	E) (D	05/00/0000	0000 44/00
Natural Resources, Water Rights	28710	R655-10	5YR	05/03/2006	2006-11/96
	28712	R655-12	5YR	05/03/2006	2006-11/97
damages Natural Resources, Wildlife Resources	28455	R657-24	AMD	03/06/2006	2006-3/24
dams Natural Resources, Water Rights	28710	R655-10	5YR	05/03/2006	2006-11/96
Natural Nesources, Water Nights	28711	R655-11	5YR	05/03/2006	2006-11/97
	28712	R655-12	5YR	05/03/2006	2006-11/97
	·· <b>-</b>			22.20.200	
data processing Administrative Services, Information Technology Services	28794	R29-2	NSC	06/22/2006	Not Printed
DCFS Human Services, Child Protection Ombudsman (Office of)	28401	R515-1	NEW	02/01/2006	2006-1/26
de minimis Environmental Quality, Air Quality	28546	R307-413	REP	06/16/2006	2006-7/9
debt Human Services, Recovery Services	28739	R527-936	5YR	05/16/2006	2006-12/87
<u>deferred payment</u> Public Service Commission, Administration	28765	R746-200	AMD	07/25/2006	2006-12/36
definitions Administrative Services Float Operations	20474	D07 1	EVD	04/20/2000	2006 4/22
Administrative Services, Fleet Operations	28474 28279	R27-1 R27-1	5YR NSC	01/30/2006 01/30/2006	2006-4/33 Not Printed
	20213	1141-1	NOC	01/30/2000	INOL I'IIIILEU

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Notito	28368	R27-1-2	NSC	01/01/2006	Not Printed
Environmental Quality, Air Quality	28815	R307-101	5YR	06/16/2006	2006-14/40
	28545	R307-101-2	AMD	06/16/2006	2006-7/5
Environmental Quality, Radiation Control	28869	R313-12	5YR	07/10/2006	2006-15/30
Human Resource Management, Administration	28692	R477-1	AMD	07/01/2006	2006-10/32
delinquent balance Public Service Commission, Administration	28765	R746-200	AMD	07/25/2006	2006-12/36
dental hygienists Commerce, Occupational and Professional Licensing	28823	R156-69	5YR	06/19/2006	2006-14/38
<u>dentists</u> Commerce, Occupational and Professional Licensing	28823	R156-69	5YR	06/19/2006	2006-14/38
depository Money Management Council,	28606	R628-10	5YR	04/11/2006	2006-9/42
Administration	28723	R628-10	NSC	05/30/2006	Not Printed
developmentally disabled					
Agriculture and Food, Administration	28553	R51-4	5YR	03/16/2006	2006-8/69
	28430	R861-1A-37	AMD	03/06/2006	2006-2/29
	28744	R895-2	NEW	07/25/2006	2006-12/45
disabilities					
Human Services, Services for People with	28716	R539-1-8	EMR	05/05/2006	2006-11/88
Disabilities	28715	R539-9	EMR	05/05/2006	2006-11/90
disabilities act Technology Services, Administration	28744	R895-2	NEW	07/25/2006	2006-12/45
discipline of employees Human Resource Management,	28683	R477-11	AMD	07/01/2006	2006-10/59
Administration	28686	R477-14	AMD	07/01/2006	2006-10/63
disclosure requirements Tax Commission, Administration	28430	R861-1A-37	AMD	03/06/2006	2006-2/29
discrimination Agriculture and Food, Administration	28553	R51-4	5YR	03/16/2006	2006-8/69
dismissal of employees Human Resource Management, Administration	28683	R477-11	AMD	07/01/2006	2006-10/59
diversion programs Commerce, Occupational and Professional Licensing	28621	R156-1	AMD	06/19/2006	2006-10/8
domestic violence Human Services, Child and Family Services	28614	R512-300-4	AMD	06/01/2006	2006-9/26

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<u>drinking water</u>					
Environmental Quality, Drinking Water	28416	R309-105-9	AMD	03/08/2006	2006-1/11
	28417	R309-150-6	AMD	03/08/2006	2006-1/12
	28418	R309-405-4	AMD	03/08/2006	2006-1/14
	28419	R309-510-9	AMD	03/08/2006	2006-1/16
	28420	R309-540-6	AMD	03/08/2006	2006-1/18
	28421	R309-545-7	AMD	03/08/2006	2006-1/19
	28422	R309-550-5	AMD	03/08/2006	2006-1/20
	28392	R309-600	NSC	01/01/2006	Not Printed
	28380	R309-605	NSC	01/01/2006	Not Printed
<u>driver education</u> Public Safety, Driver License	28565	R708-18	5YR	03/20/2006	2006-8/75
driver licenses Public Safety, Driver License	28569	R708-6	5YR	03/23/2006	2006-8/74
drug abuse Human Resource Management, Administration	28686	R477-14	AMD	07/01/2006	2006-10/63
drug stamps Tax Commission, Collections	28539	R867-2B	5YR	03/07/2006	2006-7/35
drug/alcohol education Human Resource Management, Administration	28686	R477-14	AMD	07/01/2006	2006-10/63
<u>dual employment</u> Human Resource Management, Administration	28682	R477-8	AMD	07/01/2006	2006-10/52
earthquakes Natural Resources, Water Rights	28711	R655-11	5YR	05/03/2006	2006-11/97
education Education, Administration	28591	R277-709	AMD	05/16/2006	2006-8/12
educational expenditures	00001	D077 470	E) (D)	07/00/0000	0000 45/00
Education, Administration	28864	R277-478	5YR	07/03/2006	2006-15/29
	28865	R277-479	5YR	07/03/2006	2006-15/29
educational program evaluation Education, Administration	28465	R277-501	AMD	03/06/2006	2006-3/10
educational program evaluations Education, Administration	28737	R277-506	AMD	07/11/2006	2006-11/35
educational tuition Human Resource Management, Administration	28684	R477-10	AMD	07/01/2006	2006-10/56
educator					
Education, Administration	28592	R277-510	NSC	04/12/2006	Not Printed
	28466	R277-510	NEW	03/06/2006	2006-3/15

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educator license renewal Education, Administration	28465	R277-501	AMD	03/06/2006	2006-3/10
elderly Human Services, Aging and Adult Services	28190 28190	R510-401 R510-401	AMD CPR	02/23/2006 02/23/2006	2005-18/37 2005-22/46
<u>electric assisted bicycle headgear</u> Public Safety, Driver License	28560	R708-33	5YR	03/17/2006	2006-8/76
electricians Commerce, Occupational and Professional Licensing	28611	R156-55b	AMD	06/01/2006	2006-9/15
	28772	R156-55b	NSC	06/12/2006	Not Printed
electronic meeting Commerce, Administration	28664	R151-1-2	AMD	06/15/2006	2006-10/7
<u>elevators</u> Labor Commission, Safety	28840 28256	R616-3 R616-3-3	NSC AMD	06/30/2006 02/08/2006	Not Printed 2005-20/44
and a second	20200	1101000	7 TIVID	02/00/2000	2000 20/44
emergency medical services Health, Health Systems Improvement, Emergency Medical Services	28470	R426-7	5YR	01/24/2006	2006-4/37
Emergency Medical Services	28472	R426-8	5YR	01/24/2006	2006-4/38
emission controls Environmental Quality, Air Quality	28544	R307-325	AMD	06/16/2006	2006-7/8
emission fee Environmental Quality, Air Quality	28549	R307-415-7d	NSC	03/28/2006	Not Printed
employee benefit plans Human Resource Management, Administration	28688	R477-6	AMD	07/01/2006	2006-10/43
employee performance evaluations Human Resource Management, Administration	28684	R477-10	AMD	07/01/2006	2006-10/56
employee productivity Human Resource Management, Administration	28684	R477-10	AMD	07/01/2006	2006-10/56
employees' rights Human Resource Management, Administration	28685	R477-12	AMD	07/01/2006	2006-10/61
employer liability Workforce Services, Unemployment Insurance	28721	R994-302	5YR	05/09/2006	2006-11/98
employment Human Resource Management, Administration	28691	R477-4	AMD	07/01/2006	2006-10/40
, with the determinant	28780	R477-4-9	NSC	07/01/2006	Not Printed
Human Services, Services for People with Disabilities	28681 28715	R477-5 R539-9	AMD EMR	07/01/2006 05/05/2006	2006-10/42 2006-11/90

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energy assistance Community and Economic Development, Community Development, Community Services	28385	R202-202	NSC	01/01/2006	Not Printed
Gervices	28386	R202-203	NSC	01/01/2006	Not Printed
	28387	R202-204	NSC	01/01/2006	Not Printed
	28388	R202-205	NSC	01/01/2006	Not Printed
	28389	R202-206	NSC	01/01/2006	Not Printed
	28390	R202-207	NSC	01/01/2006	Not Printed
	28391	R202-208	NSC	01/01/2006	Not Printed
energy industries Community and Economic Development, Community Development, Community Services	28391	R202-208	NSC	01/01/2006	Not Printed
energy loans Community and Economic Development,	28433	R203-4	NSC	01/01/2006	Not Printed
Community Development, Energy Services	28434	R203-5	NSC	01/01/2006	Not Printed
enforcement Environmental Quality, Radiation Control	28870	R313-14	5YR	07/10/2006	2006-15/31
Human Services, Recovery Services	28752	R527-800	5YR	05/24/2006	2006-13/86
Haman cervices, recevery cervices	20702	11027 000	OTIC	00/24/2000	2000 12/00
engineering	20000	D077 747	EV/D	07/02/2000	2000 45/20
Education, Administration	28866	R277-717	5YR	07/03/2006	2006-15/30
	28523	R277-717	AMD	04/03/2006	2006-5/13
engineers Administrative Services, Facilities Construction and Management	28607	R23-2	AMD	06/01/2006	2006-9/12
Commerce, Occupational and Professional	28444	R156-22	CPR	04/03/2006	2006-5/45
Licensing	28444	R156-22	AMD	04/03/2006	2006-2/17
	28773	R156-22-302d	AMD	07/25/2006	2006-12/7
environmental health Environmental Quality, Drinking Water	28392	R309-600	NSC	01/01/2006	Not Printed
Environmental Quality, Drinking Water	28380	R309-605	NSC	01/01/2006	Not Printed
	20000	11000 000	1100	0 1/0 1/2000	Not i inted
environmental protection	20542	D207 445 74	NCC	00/00/0000	Net Deicted
Environmental Quality, Air Quality	28549	R307-415-7d	NSC	03/28/2006	Not Printed
Environmental Quality, Drinking Water	28417	R309-150-6	AMD	03/08/2006	2006-1/12
	28418	R309-405-4	AMD	03/08/2006	2006-1/14
equipment leasing Commerce, Corporations and Commercial Code	28860	R154-2	5YR	06/29/2006	2006-14/37
exemption Environmental Quality, Air Quality	28546	R307-413	REP	06/16/2006	2006-7/9
Natural Resources, Oil, Gas and Mining;	28742	R645-106	5YR	05/17/2006	2006-12/87
Coal	-0. 12		•	35 2000	2000 (200)
exemptions Environmental Quality, Radiation Control	28869	R313-12	5YR	07/10/2006	2006-15/30

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eveglasses Health, Health Care Financing, Coverage and Reimbursement Policy	28583	R414-53	AMD	07/01/2006	2006-8/32
facility Human Services, Substance Abuse and Mental Health, State Hospital	28738	R525-8	5YR	05/16/2006	2006-12/86
fair employment practices Human Resource Management, Administration	28689	R477-2	AMD	07/01/2006	2006-10/38
	28691 28780	R477-4 R477-4-9	AMD NSC	07/01/2006 07/01/2006	2006-10/40 Not Printed
	20700	1477 4 0	1100	0770172000	Not i inited
<u>fairs</u> Fair Corporation (Utah State),	28832	R325-1	5YR	06/22/2006	2006-14/53
Administration	28833	R325-2	5YR	06/22/2006	2006-14/54
	28834	R325-3	5YR	06/22/2006	2006-14/54
	28835	R325-4	5YR	06/22/2006	2006-14/55
	28836	R325-5	5YR	06/22/2006	2006-14/55
family employment program Workforce Services, Employment Development	28537	R986-200	AMD	05/01/2006	2006-6/19
fees					
Labor Commission, Industrial Accidents	28729	R612-2-5	AMD	07/11/2006	2006-11/74
	28730	R612-2-22	AMD	07/11/2006	2006-11/75
Natural Resources, Parks and Recreation	28513	R651-611	5YR	02/13/2006	2006-5/50
	28169	R651-611	AMD	01/01/2006	2005-18/46
Public Safety, Driver License	28565	R708-18	5YR	03/20/2006	2006-8/75
filing documents Commerce, Corporations and Commercial Code	28860	R154-2	5YR	06/29/2006	2006-14/37
filing fees School and Institutional Trust Lands, Administration	28562	R850-4-300	AMD	05/16/2006	2006-8/48
financial disclosures Community and Economic Development, Community Development, Community	28387	R202-204	NSC	01/01/2006	Not Printed
Services Health, Health Care Financing, Coverage and Reimbursement Policy	28680	R414-304-11	AMD	07/01/2006	2006-10/24
financial institutions  Money Management Council,  Administration	28600	R628-12	NSC	05/10/2006	Not Printed
financial responsibility Environmental Quality, Environmental Response and Remediation	28518	R311-207-5	AMD	05/15/2006	2006-5/31

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<u>fire</u> Environmental Quality, Air Quality	28602	R307-204	5YR	04/07/2006	2006-9/40
fire prevention Public Safety, Fire Marshal	28579 28292 28461	R710-4 R710-9 R710-9	AMD AMD AMD	05/16/2006 01/10/2006 03/06/2006	2006-8/45 2005-21/38 2006-3/27
fire training Public Safety, Fire Marshal	28460 28581	R710-10 R710-10-7	NEW NSC	03/06/2006 04/12/2006	2006-3/33 Not Printed
<u>firearms</u> Administrative Services, Fleet Operations, Surplus Property	28496	R28-2	5YR	02/07/2006	2006-5/47
<u>fires</u> Environmental Quality, Air Quality	28459	R307-204	NSC	04/07/2006	Not Printed
<u>fish</u> Natural Resources, Wildlife Resources	28303	R657-13	AMD	01/18/2006	2005-22/41
fishing Natural Resources, Wildlife Resources	28303	R657-13	AMD	01/18/2006	2005-22/41
floods Natural Resources, Water Rights	28711	R655-11	5YR	05/03/2006	2006-11/97
<u>food inspection</u> Agriculture and Food, Animal Industry	28506	R58-10	AMD	04/03/2006	2006-5/2
Agriculture and Food, Plant Industry	28504	R68-4	5YR	02/10/2006	2006-5/47
Agriculture and Food, Regulatory Services	28555	R70-330	5YR	03/16/2006	2006-8/71
food inspections Agriculture and Food, Regulatory Services	28556 28557 28471 28485	R70-370 R70-380 R70-410 R70-410-1	5YR 5YR 5YR AMD	03/16/2006 03/16/2006 01/24/2006 03/20/2006	2006-8/71 2006-8/72 2006-4/35 2006-4/4
food sales tax refunds Community and Economic Development, Community Development, Community Services	28353	R202-100	NSC	01/01/2006	Not Printed
food service Health, Epidemiology and Laboratory Services, Environmental Services	28741	R392-101	AMD	07/25/2006	2006-12/16
forensic Human Services, Substance Abuse and Mental Health, State Hospital	28738	R525-8	5YR	05/16/2006	2006-12/86
foster care Human Services, Child and Family Services	28662 28663	R512-305 R512-306	AMD AMD	06/19/2006 06/19/2006	2006-10/65 2006-10/67

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<u>franchises</u>					
Commerce, Administration	28542	R151-14	AMD	05/02/2006	2006-7/2
	28543	R151-35	AMD	05/02/2006	2006-7/3
freedom of information					
Agriculture and Food, Administration	28552	R51-3	5YR	03/16/2006	2006-8/69
	28442	R182-1	NSC	01/01/2006	Not Printed
	28747	R895-1	NEW	07/25/2006	2006-12/43
game laws					
Natural Resources, Wildlife Resources	28379	R657-5	AMD	01/18/2006	2005-24/11
	28718	R657-5	AMD	07/11/2006	2006-11/78
	28382	R657-17	AMD	01/18/2006	2005-24/17
	28454	R657-19	AMD	03/06/2006	2006-3/22
	28377	R657-23	AMD	01/18/2006	2005-24/19
	28457	R657-33	AMD	03/06/2006	2006-3/25
general assistance Workforce Services, Employment Development	28693	R986-400	AMD	06/22/2006	2006-10/81
generator radioactive waste permit Environmental Quality, Radiation Control	28720	R313-26	5YR	05/09/2006	2006-11/95
government documents Administrative Services, Records Committee	28462	R35-1	AMD	03/14/2006	2006-3/3
Agriculture and Food, Administration	28552	R51-3	5YR	03/16/2006	2006-8/69
	28442	R182-1	NSC	01/01/2006	Not Printed
Community and Economic Development, Community Development, Community Services	28390	R202-207	NSC	01/01/2006	Not Printed
government ethics Human Resource Management, Administration	28687	R477-9	AMD	07/01/2006	2006-10/55
government hearings Commerce, Administration	28709	R151-46b	5YR	05/03/2006	2006-11/92
Commerce, Occupational and Professional	28673	R156-46b	5YR	04/25/2006	2006-10/86
Licensing Human Resource Management, Administration	28683	R477-11	AMD	07/01/2006	2006-10/59
government purchasing Administrative Services, Purchasing and General Services	28436	R33-1	NSC	02/22/2006	Not Printed
23.10141 20111330	28445	R33-1-1	AMD	02/21/2006	2006-2/3
	28437	R33-2-101	NSC	02/22/2006	Not Printed
	28447	R33-3	AMD	02/21/2006	2006-2/5
	28438	R33-4	NSC	02/22/2006	Not Printed
	28448	R33-5	NSC	02/22/2006	Not Printed
	28439	R33-7	NSC	02/22/2006	Not Printed
	28440	R33-8	NSC	02/22/2006	Not Printed
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government records Corrections, Administration	28713	R251-111	5YR	05/04/2006	2006-11/93
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Community and Economic Development, Community Development	28347	R199-8	NSC	01/01/2006	Not Printed
Community Development	28348	R199-9	NSC	01/01/2006	Not Printed
Community and Culture, Housing and	28740	R199-11	AMD	07/25/2006	2006-12/15
Community Development Community and Economic Development,	28350	R199-11	NSC	01/01/2006	Not Printed
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Services Health, Health Systems Improvement, Primary Care and Rural Health	28644	R434-30	5YR	04/18/2006	2006-10/88
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Agriculture and Food, Administration	28553	R51-4	5YR	03/16/2006	2006-8/69
	28683	R477-11	AMD	07/01/2006	2006-10/59
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	28313	R432-100-33	AMD	01/05/2006	2005-22/35
	28311	R432-100-38	AMD	01/05/2006	2005-22/38
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hearing impaired Public Service Commission, Administration	28894	R746-510-4	NSC	07/25/2006	Not Printed
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Services Labor Commission, Adjudication	28547	R602-2-1	AMD	05/05/2006	2006-7/14
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higher education Regents (Board Of), Administration	28878	R765-608	5YR	07/13/2006	2006-15/33
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Education, Administration	28592 28466	R277-510 R277-510	NSC NEW	04/12/2006 03/06/2006	Not Printed 2006-3/15
highways					
Transportation, Program Development	28531	R926-8-3	AMD	06/22/2006	2006-6/16
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hiring practices Human Resource Management,	28691	R477-4	AMD	07/01/2006	2006-10/40
Administration	28780	R477-4-9	NSC	07/01/2006	Not Printed
historic preservation					
Community and Economic Development, Community Development, History	28403	R212-7	NSC	01/01/2006	Not Printed
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historic sites Community and Economic Development,	28405	R212-6	NSC	01/01/2006	Not Printed
Community Development, History	28408	R212-8	NSC	01/01/2006	Not Printed

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holidays Human Resource Management,	28443	R477-7	EMR	01/01/2006	2006-2/40
Administration	28690	R477-7	AMD	07/01/2006	2006-10/47
	28571	R477-7	EMR	04/01/2006	2006-8/64
	28570	R477-7	AMD	07/01/2006	2006-8/36
HOT Lanes Transportation Commission, Administration	28675	R940-1	NEW	06/22/2006	2006-10/80
housing Community and Economic Development, Community Development, History	28410	R212-11	NSC	01/01/2006	Not Printed
housing development Community and Culture, Olene Walker	28402	R235-1	NEW	03/01/2006	2006-1/9
Housing Trust Fund	28492	R235-1	NSC	03/01/2006	Not Printed
hunter education Natural Resources, Wildlife Resources	28377	R657-23	AMD	01/18/2006	2005-24/19
hunting Natural Resources, Wildlife Resources	28371	R657-38	AMD	01/18/2006	2005-24/22
hunting and fishing licenses Natural Resources, Wildlife Resources	28382	R657-17	AMD	01/18/2006	2005-24/17
hydropneumatic systems Environmental Quality, Drinking Water	28420	R309-540-6	AMD	03/08/2006	2006-1/18
impacted area programs Community and Economic Development, Community Development	28349	R199-10	NSC	01/01/2006	Not Printed
impairment ratings Labor Commission, Industrial Accidents	28728	R612-7-3	AMD	07/11/2006	2006-11/77
incidental extraction Natural Resources, Oil, Gas and Mining; Coal	28742	R645-106	5YR	05/17/2006	2006-12/87
incidents Administrative Services, Fleet Operations	28469	R27-7	5YR	01/20/2006	2006-4/34
income Health, Health Care Financing, Coverage	28698	R414-303-7	AMD	07/01/2006	2006-10/23
and Reimbursement Policy	28680	R414-304-11	AMD	07/01/2006	2006-10/24
income eligibility Community and Economic Development, Community Development, Community Services	28386	R202-203	NSC	01/01/2006	Not Printed

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Indian affairs Community and Economic Development,	28441	R230-1	NSC	01/01/2006	Not Printed
Indian Affairs	28479	R230-1	5YR	01/31/2006	2006-4/37
individual home booster pumps Environmental Quality, Drinking Water	28420	R309-540-6	AMD	03/08/2006	2006-1/18
informal procedures Community and Economic Development, Community Development, Library	28343	R223-1	NSC	01/01/2006	Not Printed
information technology Administrative Services, Information	28788	R29-1	5YR	06/08/2006	2006-13/61
Technology Services	28828	R29-1	NSC	06/22/2006	Not Printed
information technology resources Governor, Planning and Budget, Chief Information Officer	28704	R365-7	NSC	06/22/2006	Not Printed
injury Health, Epidemiology and Laboratory Services, Epidemiology	28874	R386-703	5YR	07/10/2006	2006-15/33
inmates Corrections, Administration	28705	R251-702	5YR	05/03/2006	2006-11/93
inspections Agriculture and Food, Plant Industry	28769	R68-7	AMD	07/25/2006	2006-12/6
Agriculture and 1 000, Flant industry	28554	R68-7	5YR	03/16/2006	2006-8/70
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Environmental Quality, Radiation Control	28869	R313-12	5YR	07/10/2006	2006-15/30
Environmental quality, reduction control	28871	R313-16	5YR	07/10/2006	2006-15/31
	28873	R313-18	5YR	07/10/2006	2006-15/32
<u>installations</u>					
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insurance Human Resource Management,	28688	R477-6	AMD	07/01/2006	2006-10/43
Administration					
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	28587	R590-177	5YR	03/31/2006	2006-8/73
	28588	R590-177	NSC	04/12/2006	Not Printed
insurance certificate of authority Insurance, Administration	28726	R590-208	5YR	05/12/2006	2006-11/95
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	28528	R590-99	NSC	03/06/2006	Not Printed
	28495	R590-131-4	NSC	02/24/2006	Not Printed
	28846	R590-136	5YR	06/27/2006	2006-14/56
	28589	R590-200	5YR	03/31/2006	2006-8/73
	28847	R590-206	5YR	06/27/2006	2006-14/56
Internet access Community and Economic Development, Community Development, Library	28344	R223-2	NSC	01/01/2006	Not Printed
<u>interpreters</u> Public Service Commission, Administration	28894	R746-510-4	NSC	07/25/2006	Not Printed
<u>intoxilyzer</u> Public Safety, Highway Patrol	28342	R714-500	AMD	01/05/2006	2005-23/59
investigation Human Services, Child Protection Ombudsman (Office of)	28401	R515-1	NEW	02/01/2006	2006-1/26
IT bid committee Governor, Planning and Budget, Chief Information Officer	28793	R365-10	NSC	06/22/2006	Not Printed
momation officer	28795	R365-101	NSC	06/22/2006	Not Printed
IT planning Governor, Planning and Budget, Chief Information Officer	28792	R365-6	NSC	06/22/2006	Not Printed
IT standards council Governor, Planning and Budget, Chief Information Officer	28793	R365-10	NSC	06/22/2006	Not Printed
mormation Officer	28795	R365-101	NSC	06/22/2006	Not Printed
<u>judicial conduct commission</u> Judicial Conduct Commission, Administration	28351	R595-4-1	AMD	02/10/2006	2005-23/45
<u>juvenile corrections</u> Human Services, Juvenile Justice Services	28378	R547-13	AMD	01/18/2006	2005-24/8
<u>juvenile courts</u> Education, Administration	28591	R277-709	AMD	05/16/2006	2006-8/12
<u>juvenile detention</u> Human Services, Juvenile Justice Services	28378	R547-13	AMD	01/18/2006	2005-24/8
<u>labor</u> Labor Commission, Safety	28838	R616-1	NSC	06/30/2006	Not Printed
<u>land exchanges</u> Natural Resources, Forestry, Fire and State Lands	28854	R652-80	5YR	06/28/2006	2006-14/59
land manager Environmental Quality, Air Quality	28501	R307-204	AMD	04/07/2006	2006-5/18

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land managers Environmental Quality, Air Quality	28459	R307-204	NSC	04/07/2006	Not Printed
<u>law</u> Human Services, Aging and Adult Services	28778	R510-1	5YR	06/02/2006	2006-13/61
Public Safety, Fire Marshal	28292	R710-9	AMD	01/10/2006	2005-21/38
r dono carety, r no marchar	28461	R710-9	AMD	03/06/2006	2006-3/27
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<u>lease operations</u> School and Institutional Trust Lands, Administration	28484	R850-24-300	AMD	03/20/2006	2006-4/16
lease provisions School and Institutional Trust Lands, Administration	28482	R850-21-900	AMD	03/20/2006	2006-4/14
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leave benefits Human Resource Management, Administration	28571	R477-7	EMR	04/01/2006	2006-8/64
	28570	R477-7	AMD	07/01/2006	2006-8/36
	28443	R477-7	EMR	01/01/2006	2006-2/40
	28690	R477-7	AMD	07/01/2006	2006-10/47
libraries					
Community and Economic Development, Community Development, Library	28344	R223-2	NSC	01/01/2006	Not Printed
licensing					
Commerce, Occupational and Professional Licensing	28621	R156-1	AMD	06/19/2006	2006-10/8
	28429	R156-3a	AMD	04/03/2006	2006-2/15
	28604	R156-3a	5YR	04/10/2006	2006-9/39
	28429	R156-3a	CPR	04/03/2006	2006-5/44
	28671	R156-3a-501	NSC	05/10/2006	Not Printed
	28830	R156-9a	5YR	06/22/2006	2006-14/37
	28530	R156-17b	AMD	04/17/2006	2006-6/2
	28620	R156-17b	NSC	05/15/2006	Not Printed
	28365	R156-31b	AMD	01/23/2006	2005-24/3
	28310	R156-37	CPR	02/16/2006	2006-2/35
	28310	R156-37	AMD	02/16/2006	2005-22/8
	28674	R156-40	AMD	06/22/2006	2006-10/11
	28831	R156-40	NSC	07/11/2006	Not Printed
	28352	R156-44a	AMD	01/05/2006	2005-23/4
	28732	R156-46a	AMD	07/11/2006	2006-11/32
	28478	R156-47b	5YR	01/31/2006	2006-4/35
	28550	R156-50	5YR	03/13/2006	2006-7/33
	28772	R156-55b	NSC	06/12/2006	Not Printed
	28611	R156-55b	AMD	06/01/2006	2006-9/15
	28286	R156-56	AMD	01/01/2006	2005-21/6
	28285	R156-56-707	AMD	01/01/2006	2005-21/25

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	28427	R156-56-711	NSC	02/23/2006	Not Printed
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	28837	R156-67	5YR	06/26/2006	2006-14/38
	28823	R156-69	5YR	06/19/2006	2006-14/38
	28824	R156-73	5YR	06/19/2006	2006-14/39
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Commerce, Real Estate	28665	R162-102-3	AMD	06/28/2006	2006-10/19
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Governor, Planning and Budget, Chief	28789	R365-3	NSC	06/22/2006	Not Printed
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life insurance Insurance, Administration	28527	R590-93-6	NSC	03/06/2006	Not Printed
<u>limitation on judgments</u> Administrative Services, Risk Management	28667	R37-4	R&R	07/01/2006	2006-10/5
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livestock Agriculture and Food, Marketing and Development	28558	R65-8	5YR	03/16/2006	2006-8/70
Natural Resources, Wildlife Resources	28455	R657-24	AMD	03/06/2006	2006-3/24
local governments Transportation, Program Development	28531	R926-8-3	AMD	06/22/2006	2006-6/16
<u>machines</u> Environmental Quality, Radiation Control	28871	R313-16	5YR	07/10/2006	2006-15/31
management Community and Economic Development,	28403	R212-7	NSC	01/01/2006	Not Printed
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massage therapy Commerce, Occupational and Professional Licensing	28478	R156-47b	5YR	01/31/2006	2006-4/35
material permits School and Institutional Trust Lands, Administration	28484	R850-24-300	AMD	03/20/2006	2006-4/16
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and Reimbursement Policy	28258	R414-2A	CPR	03/03/2006	2006-2/36
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	28734	R414-11	R&R	07/14/2006	2006-11/45
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	28583	R414-53	AMD	07/01/2006	2006-8/32
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	28754	R414-305	AMD	07/25/2006	2006-12/17
	28595	R414-305	EMR	04/01/2006	2006-8/58
	28699	R414-504	AMD	07/01/2006	2006-10/25
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mental health Commerce, Occupational and Professional	28603	R156-60c-502	AMD	06/01/2006	2006-9/17
Licensing Human Services, Substance Abuse and Mental Health, State Hospital	28738	R525-8	5YR	05/16/2006	2006-12/86
methadone programs Human Services, Substance Abuse and Mental Health	28599	R523-21	5YR	04/06/2006	2006-9/41
midwifery Commerce, Occupational and Professional Licensing	28352	R156-44a	AMD	01/05/2006	2005-23/4
mineral leases School and Institutional Trust Lands, Administration	28484	R850-24-300	AMD	03/20/2006	2006-4/16
mineral resources School and Institutional Trust Lands, Administration	28484	R850-24-300	AMD	03/20/2006	2006-4/16
minerals reclamation Natural Resources, Oil, Gas and Mining; Non-Coal	28337	R647-1-106	AMD	02/23/2006	2005-23/46
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minimum standards Natural Resources, Forestry, Fire and State Lands	28525	R652-122	NSC	03/07/2006	Not Printed
mining Labor Commission, Safety	28838	R616-1	NSC	06/30/2006	Not Printed
minority education Education, Administration	28866	R277-717	5YR	07/03/2006	2006-15/30
Education, Administration	28523	R277-717 R277-717	AMD	04/03/2006	2006-15/30
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modeling					
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monitoring Environmental Quality, Air Quality	28226	R307-170	AMD	01/05/2006	2005-19/6
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motor vehicle safety Transportation, Motor Carrier, Ports of Entry	28695	R912-8	NSC	04/28/2006	Not Printed
matar vahialaa					
motor vehicles Commerce, Administration	28542	R151-14	AMD	05/02/2006	2006-7/2
Public Safety, Driver License	28567	R708-20	5YR	03/21/2006	2006-8/76
Transportation Commission, Administration	28675	R940-1	NEW	06/22/2006	2006-10/80
,					
motorboat noise Natural Resources, Parks and Recreation	28511	R651-222	5YR	02/13/2006	2006-5/49
motorcycles Commerce, Administration	28543	R151-35	AMD	05/02/2006	2006-7/3
municipal waste incinerator Environmental Quality, Air Quality	28821	R307-223	5YR	06/16/2006	2006-14/41
national register Community and Economic Development, Community Development, History	28405	R212-6	NSC	01/01/2006	Not Printed
Native American remains					
Community and Economic Development,	28441	R230-1	NSC	01/01/2006	Not Printed
Indian Affairs	28479	R230-1	5YR	01/31/2006	2006-4/37
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natural resources Governor, Planning and Budget	28295	R361-1	REP	01/03/2006	2005-22/36
Natural Resources, Forestry, Fire and State Lands	28853	R652-41	5YR	06/28/2006	2006-14/58
new source review					
Environmental Quality, Air Quality	28820	R307-210	5YR	06/16/2006	2006-14/41
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nuclear medicine Environmental Quality, Radiation Control	28541	R313-32	AMD	05/10/2006	2006-7/13
nurses Commerce, Occupational and Professional Licensing	28365	R156-31b	AMD	01/23/2006	2005-24/3
occupational licensing Commerce, Occupational and Professional Licensing	28621	R156-1	AMD	06/19/2006	2006-10/8
Licensing	28673	R156-46b	5YR	04/25/2006	2006-10/86
	28772	R156-55b	NSC	06/12/2006	Not Printed
	28611	R156-55b	AMD	06/01/2006	2006-9/15
Environmental Quality, Water Quality	28855	R317-11	5YR	06/29/2006	2006-14/52
off road vehicles					
Commerce, Administration	28543	R151-35	AMD	05/02/2006	2006-7/3
off-highway vehicles					
Natural Resources, Parks and Recreation	28642	R651-401	5YR	04/18/2006	2006-10/98
	28658	R651-405	NSC	05/10/2006	Not Printed
	28641	R651-405	5YR	04/18/2006	2006-10/98
	28659	R651-406	NSC	05/10/2006	Not Printed
	28643	R651-406	5YR	04/18/2006	2006-10/99
off-premise Human Services, Substance Abuse and Mental Health	28841	R523-24	EMR	07/01/2006	2006-14/33
oil and gas law Natural Resources, Oil, Gas and Mining; Oil and Gas	28724	R649-10	5YR	05/11/2006	2006-11/96
oil gas and hydrocarbons School and Institutional Trust Lands, Administration	28482	R850-21-900	AMD	03/20/2006	2006-4/14
oil shale School and Institutional Trust Lands, Administration	28483	R850-22-900	AMD	03/20/2006	2006-4/15
Older Americans Act Human Services, Aging and Adult Services	28778	R510-1	5YR	06/02/2006	2006-13/61
Olene Walker Housing Loan Fund Community and Culture, Olene Walker	28492	R235-1	NSC	03/01/2006	Not Printed
Housing Trust Fund	28402	R235-1	NEW	03/01/2006	2006-1/9
ombudsman Human Services, Child Protection Ombudsman (Office of)	28401	R515-1	NEW	02/01/2006	2006-1/26

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onsite wastewater systems Environmental Quality, Water Quality	28596	R317-4	AMD	05/19/2006	2006-8/14
opening and closing dates Community and Economic Development, Community Development, Community Services	28385	R202-202	NSC	01/01/2006	Not Printed
operating permit Environmental Quality, Air Quality	28549	R307-415-7d	NSC	03/28/2006	Not Printed
operations School and Institutional Trust Lands, Administration	28482	R850-21-900	AMD	03/20/2006	2006-4/14
operator certification Public Safety, Highway Patrol	28342	R714-500	AMD	01/05/2006	2005-23/59
optometry Health, Health Care Financing, Coverage and Reimbursement Policy	28582	R414-52	AMD	07/01/2006	2006-8/31
orders Environmental Quality, Radiation Control	28872	R313-17	5YR	07/10/2006	2006-15/32
overflow and drains Environmental Quality, Drinking Water	28421	R309-545-7	AMD	03/08/2006	2006-1/19
overpayments Workforce Services, Unemployment Insurance	28764	R994-406	AMD	07/26/2006	2006-12/80
	28480	R994-406-302	NSC	02/22/2006	Not Printed
overtime Human Resource Management, Administration	28682	R477-8	AMD	07/01/2006	2006-10/52
ozone Environmental Quality, Air Quality	28822	R307-110	5YR	06/16/2006	2006-14/40
Environmental quality, All quality	28320	R307-110-9	CPR	06/16/2006	2006-7/24
	28320	R307-110-9	AMD	06/16/2006	2005-23/12
	28544	R307-325	AMD	06/16/2006	2006-7/8
parks					
Natural Resources, Parks and Recreation	28513	R651-611	5YR	02/13/2006	2006-5/50
	28169	R651-611	AMD	01/01/2006	2005-18/46
<u>partnering</u> Transportation, Program Development	28531	R926-8-3	AMD	06/22/2006	2006-6/16
payment determination Community and Economic Development, Community Development, Community Services	28386	R202-203	NSC	01/01/2006	Not Printed
penalties	00440	D200 405 4	AME	00/00/0000	2000 4/44
Environmental Quality, Drinking Water Environmental Quality, Radiation Control	28418 28870	R309-405-4 R313-14	AMD 5YR	03/08/2006 07/10/2006	2006-1/14 2006-15/31
Environmental Quality, Radiation Control	20070	1/010-14	SIK	07/10/2000	2000-13/31

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people with disabilities Human Services, Services for People with Disabilities	28719	R539-2-4	AMD	07/11/2006	2006-11/72
per diem allowance Administrative Services, Finance	28384	R25-5	AMD	01/25/2006	2005-24/2
per diem allowances Administrative Services, Finance	28702	R25-7	AMD	07/01/2006	2006-10/2
performing arts Community and Economic Development, Community Development, Fine Arts	28361	R207-1	NSC	01/01/2006	Not Printed
permit Environmental Quality, Air Quality	28325	R307-401	CPR	06/16/2006	2006-7/25
permits Environmental Quality, Air Quality	28819 28325 28546	R307-401 R307-401 R307-413	5YR R&R REP	06/16/2006 06/16/2006 06/16/2006	2006-14/42 2005-23/14 2006-7/9
Natural Resources, Wildlife Resources	28376	R657-42	AMD	01/18/2006	2005-24/27
Transportation, Motor Carrier, Ports of	28703	R912-8	NEW	06/22/2006	2006-10/78
Entry	28415	R912-11	AMD	02/08/2006	2006-1/28
<u>permitted vehicles</u> Transportation, Motor Carrier, Ports of Entry	28616	R912-9	AMD	06/01/2006	2006-9/31
personal property Tax Commission, Property Tax	28432	R884-24P-19	AMD	03/06/2006	2006-2/31
personnel management Human Resource Management, Administration	28692	R477-1	AMD	07/01/2006	2006-10/32
	28681	R477-5	AMD	07/01/2006	2006-10/42
	28688	R477-6	AMD	07/01/2006	2006-10/43
	28687	R477-9	AMD	07/01/2006	2006-10/55
	28686	R477-14	AMD	07/01/2006	2006-10/63
petroleum Environmental Quality, Environmental	28516	R311-200	AMD	05/15/2006	2006-5/26
Response and Remediation	28517	R311-205-2	AMD	05/15/2006	2006-5/28
	28518	R311-207-5	AMD	05/15/2006	2006-5/31
	28519	R311-211	AMD	05/15/2006	2006-5/32
nharmacios					
<u>pharmacies</u> Commerce, Occupational and Professional	28530	R156-17b	AMD	04/17/2006	2006-6/2
Licensing	28620	R156-17b	NSC	05/15/2006	Not Printed
pharmacists Commerce, Occupational and Professional	28620	R156-17b	NSC	05/15/2006	Not Printed
Licensing	28530	R156-17b	AMD	04/17/2006	2006-6/2

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Commerce, Occupational and Professional Licensing	28837	R156-67	5YR	06/26/2006	2006-14/38
Health, Health Systems Improvement, Primary Care and Rural Health	28331	R434-100-6	NSC	01/01/2006	Not Printed
<u>pilot/escort vehicles</u> Transportation, Motor Carrier, Ports of Entry	28616	R912-9	AMD	06/01/2006	2006-9/31
<u>pipelines</u> Public Service Commission, Administration	28893	R746-409-5	NSC	07/25/2006	Not Printed
<u>plant disease</u> Agriculture and Food, Plant Industry	28505	R68-18	5YR	02/10/2006	2006-5/48
plots Community and Economic Development, Community Development, History	28411	R212-12	NSC	01/01/2006	Not Printed
<u>PM10</u>	00000	D007.440	5) (5)	00/40/2222	0000 4 1110
Environmental Quality, Air Quality	28822	R307-110	5YR	06/16/2006	2006-14/40
	28320	R307-110-9	CPR	06/16/2006	2006-7/24
	28320	R307-110-9	AMD	06/16/2006	2005-23/12
PM2.5					
Environmental Quality, Air Quality	28822	R307-110	5YR	06/16/2006	2006-14/40
	28320	R307-110-9	CPR	06/16/2006	2006-7/24
	28320	R307-110-9	AMD	06/16/2006	2005-23/12
powersport vehicles Commerce, Administration	28543	R151-35	AMD	05/02/2006	2006-7/3
prescription drug plans					
Insurance, Administration	28585	R590-235	NEW	06/07/2006	2006-8/40
prescriptions					
Health, Health Care Financing, Coverage and Reimbursement Policy	28356	R414-63	REP	01/04/2006	2005-23/44
<u>preservation</u> Community and Economic Development, Community Development, History	28410	R212-11	NSC	01/01/2006	Not Printed
<u>primary health care</u> Health, Health Systems Improvement, Primary Care and Rural Health	28644	R434-30	5YR	04/18/2006	2006-10/88
<u>primary term</u> Natural Resources, Forestry, Fire and State Lands	28536	R652-20-1000	AMD	07/13/2006	2006-6/14
prisons	00705	D054 700	E) (D)	05/00/0000	0000 11/00
Corrections, Administration	28705	R251-702	5YR	05/03/2006	2006-11/93
	28706	R251-708	5YR	05/03/2006	2006-11/94
	28707	R251-711	5YR	05/03/2006	2006-11/94
	28577	R251-712	5YR	03/28/2006	2006-8/72

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privacy Governor, Planning and Budget, Chief Information Officer	28791	R365-5	NSC	06/22/2006	Not Printed
<u>private probation provider</u> Commerce, Occupational and Professional Licensing	28550	R156-50	5YR	03/13/2006	2006-7/33
<u>private security officers</u> Commerce, Occupational and Professional Licensing	28345	R156-63-503	AMD	01/10/2006	2005-23/5
<ul><li><u>probation</u></li><li>Commerce, Occupational and Professional Licensing</li></ul>	28550	R156-50	5YR	03/13/2006	2006-7/33
procurement Administrative Services, Facilities Construction and Management	28608	R23-1	AMD	06/01/2006	2006-9/10
Construction and Management	28609	R23-1	AMD	06/01/2006	2006-9/3
	28607	R23-2	AMD	06/01/2006	2006-9/12
Capitol Preservation Board (State), Administration	28727	R131-4	5YR	05/12/2006	2006-11/92
professional competency					
Education, Administration	28737	R277-506	AMD	07/11/2006	2006-11/35
	28700	R277-513	5YR	05/01/2006	2006-10/87
	28606	R628-10	5YR	04/11/2006	2006-9/42
	28723	R628-10	NSC	05/30/2006	Not Printed
<u>professional counselors</u> Commerce, Occupational and Professional Licensing	28603	R156-60c-502	AMD	06/01/2006	2006-9/17
professional engineers Commerce, Occupational and Professional	28444	R156-22	AMD	04/03/2006	2006-2/17
Licensing	28444	R156-22	CPR	04/03/2006	2006-5/45
	28773	R156-22-302d	AMD	07/25/2006	2006-12/7
professional land surveyors Commerce, Occupational and Professional Licensing	28444	R156-22	CPR	04/03/2006	2006-5/45
Ç	28444	R156-22	AMD	04/03/2006	2006-2/17
	28773	R156-22-302d	AMD	07/25/2006	2006-12/7
property casualty insurance filing Insurance, Administration	28678	R590-225	AMD	06/29/2006	2006-10/72
property tax Tax Commission, Property Tax	28432	R884-24P-19	AMD	03/06/2006	2006-2/31
PSD Environmental Quality Air Quality	28322	R307-405	CPR	06/16/2006	2006-7/28
Environmental Quality, Air Quality					
	28816	R307-405	5YR	06/16/2006	2006-14/45
	28322	R307-405	R&R	06/16/2006	2005-23/22
	28818	R307-410	5YR	06/16/2006	2006-14/51

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<u>public body</u> Commerce, Administration	28664	R151-1-2	AMD	06/15/2006	2006-10/7
public buildings Administrative Services, Facilities Construction and Management	28609	R23-1	AMD	06/01/2006	2006-9/3
	28608	R23-1	AMD	06/01/2006	2006-9/10
Capitol Preservation Board (State), Administration	28727	R131-4	5YR	05/12/2006	2006-11/92
Community and Economic Development, Community Development, Energy Services	28433	R203-4	NSC	01/01/2006	Not Printed
	28434	R203-5	NSC	01/01/2006	Not Printed
Public Safety, Fire Marshal	28579	R710-4	AMD	05/16/2006	2006-8/45
<u>public comment</u> Environmental Quality, Radiation Control	28872	R313-17	5YR	07/10/2006	2006-15/32
<u>public education</u> Commerce, Consumer Protection	28574	R152-1	AMD	05/16/2006	2006-8/7
<u>public health</u> Health, Epidemiology and Laboratory Services, Environmental Services	28741	R392-101	AMD	07/25/2006	2006-12/16
<u>public hearings</u> Environmental Quality, Radiation Control	28872	R313-17	5YR	07/10/2006	2006-15/32
public information Human Resource Management, Administration	28689	R477-2	AMD	07/01/2006	2006-10/38
	28747	R895-1	NEW	07/25/2006	2006-12/43
<u>public investments</u> Money Management Council,	28606	R628-10	5YR	04/11/2006	2006-9/42
Administration					
	28723	R628-10	NSC	05/30/2006	Not Printed
	28600	R628-12	NSC	05/10/2006	Not Printed
	28534	R628-16	NSC	03/07/2006	Not Printed
public library Community and Economic Development, Community Development, Library	28344	R223-2	NSC	01/01/2006	Not Printed
public meetings Natural Resources, Wildlife Resources	28453	R657-39	5YR	01/09/2006	2006-3/39
public records					
Agriculture and Food, Administration	28552	R51-3	5YR	03/16/2006	2006-8/69
	28442	R182-1	NSC	01/01/2006	Not Printed
<u>public schools</u> Education, Administration	28463	R277-410	AMD	03/06/2006	2006-3/7
<u>public treasurers</u> Money Management Council, Administration	28533	R628-4-2	NSC	03/07/2006	Not Printed
<u>public utilities</u> Public Service Commission, Administration	28892	R746-110	NSC	07/25/2006	Not Printed

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	28139	R746-345	CPR	02/08/2006	2005-24/47
	28139	R746-345	AMD	02/08/2006	2005-17/31
	28771	R746-360-4	AMD	08/01/2006	2006-12/42
<u>pumps</u> Environmental Quality, Drinking Water	28420	R309-540-6	AMD	03/08/2006	2006-1/18
<u>quality control</u> Agriculture and Food, Regulatory Services	28503	R70-101	AMD	04/03/2006	2006-5/3
RACT Environmental Quality, Air Quality	28544	R307-325	AMD	06/16/2006	2006-7/8
radiation safety Environmental Quality, Radiation Control	28873	R313-18	5YR	07/10/2006	2006-15/32
radioactive material Environmental Quality, Radiation Control	28873	R313-18	5YR	07/10/2006	2006-15/32
radioactive materials Environmental Quality, Radiation Control	28541	R313-32	AMD	05/10/2006	2006-7/13
radiopharmaceutical Environmental Quality, Radiation Control	28541	R313-32	AMD	05/10/2006	2006-7/13
railroads Transportation, Preconstruction	28489	R930-5	R&R	04/25/2006	2006-4/18
rates Administrative Services, Finance	28384	R25-5	AMD	01/25/2006	2005-24/2
Labor Commission, Industrial Accidents	28458	R612-4	5YR	01/12/2006	2006-3/39
Labor Commission, madstrar Accidents	28298	R612-4-2	AMD	01/01/2006	2005-22/41
School and Institutional Trust Lands, Administration	28562	R850-4-300	AMD	05/16/2006	2006-8/48
ratings Transportation, Motor Carrier, Ports of Entry	28703	R912-8	NEW	06/22/2006	2006-10/78
<u>real estate appraisals</u> Commerce, Real Estate	28665	R162-102-3	AMD	06/28/2006	2006-10/19
Commerce, Near Estate	28666	R162-105-1	AMD	06/28/2006	2006-10/19
	_5555			33.20.2000	
real estate business					
Commerce, Real Estate	28520	R162-2-2	CPR	06/21/2006	2006-9/36
	28520	R162-2-2	AMD	06/21/2006	2006-5/4
	28597	R162-8-8	AMD	06/21/2006	2006-9/18
	28668	R162-10	AMD	06/21/2006	2006-10/16
	28494	R162-10-1	AMD	04/19/2006	2006-5/7
<u>reclamation</u> Natural Resources, Oil, Gas and Mining; Coal	28742	R645-106	5YR	05/17/2006	2006-12/87

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records appeal hearings Administrative Services, Records Committee	28462	R35-1	AMD	03/14/2006	2006-3/3
recreation Natural Resources, Wildlife Resources	28371	R657-38	AMD	01/18/2006	2005-24/22
recreation therapy Commerce, Occupational and Professional Licensing	28831	R156-40	NSC	07/11/2006	Not Printed
recreational therapy Commerce, Occupational and Professional	28831	R156-40	NSC	07/11/2006	Not Printed
Licensing	28674	R156-40	AMD	06/22/2006	2006-10/11
recreational vehicles Commerce, Administration	28542	R151-14	AMD	05/02/2006	2006-7/2
refugee resettlement program Workforce Services, Employment Development	28425	R986-300-305	AMD	03/01/2006	2006-1/31
regional advisory councils Natural Resources, Wildlife Resources	28453	R657-39	5YR	01/09/2006	2006-3/39
rehabilitation Community and Economic Development, Community Development, History	28410	R212-11	NSC	01/01/2006	Not Printed
Natural Resources, Wildlife Resources	28456	R657-40	5YR	01/10/2006	2006-3/40
repository Governor, Planning and Budget, Chief Information Officer	28793	R365-10	NSC	06/22/2006	Not Printed
mormation officer	28795	R365-101	NSC	06/22/2006	Not Printed
reservoirs	00=40	Da /-		0=1001000	
Natural Resources, Water Rights	28710 28711	R655-10 R655-11	5YR 5YR	05/03/2006 05/03/2006	2006-11/96 2006-11/97
	28711	R655-12	5YR	05/03/2006	2006-11/97
	207 12	N033-12	JIK	03/03/2000	2000-11/97
residency requirements Community and Economic Development, Community Development, Community Services	28385	R202-202	NSC	01/01/2006	Not Printed
residential mortgage loan origination	20400	D162 202 40	A N 4 D	04/05/2000	2006 5/7
Commerce, Real Estate	28499	R162-202-10	AMD AMD	04/05/2006	2006-5/7
	28450 28497	R162-203 R162-204	AMD	03/09/2006 04/05/2006	2006-3/4 2006-5/8
	28497 28498	R162-204 R162-205	AMD	04/05/2006	2006-5/8
	28451	R162-205 R162-207-3	AMD	03/09/2006	2006-3/5
	28476	R162-207-3	5YR	03/09/2006	2006-3/3
	20410	11102-200	0110	01/00/2000	2000-4/00
Resource Development Coordinating Con					
Governor, Planning and Budget	28295	R361-1	REP	01/03/2006	2005-22/36

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<u>respite</u>					
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	28190	R510-401	CPR	02/23/2006	2005-22/46
retirement Human Resource Management, Administration	28685	R477-12	AMD	07/01/2006	2006-10/61
<u>right of petition</u> Corrections, Administration	28576	R251-104	5YR	03/28/2006	2006-8/72
Natural Resources, Forestry, Fire and State Lands	28850	R652-9	5YR	06/28/2006	2006-14/58
risk management					
Administrative Services, Risk Management	28413	R37-1	AMD	03/31/2006	2006-1/4
	28667	R37-4	R&R	07/01/2006	2006-10/5
roads Transportation, Administration	28358	R907-68	NEW	01/04/2006	2005-23/61
Transportation, Administration	28617	R907-68	AMD	06/01/2006	2006-9/30
	28532	R907-68	AMD	06/01/2006	2006-6/15
ropeways Transportation, Operations, Traffic and Safety	28524	R920-50-1	AMD	04/04/2006	2006-5/40
royalties Natural Resources, Forestry, Fire and State Lands	28536	R652-20-1000	AMD	07/13/2006	2006-6/14
rules and procedures					
Fair Corporation (Utah State), Administration	28832	R325-1	5YR	06/22/2006	2006-14/53
	28833	R325-2	5YR	06/22/2006	2006-14/54
	28834	R325-3	5YR	06/22/2006	2006-14/54
	28835	R325-4	5YR	06/22/2006	2006-14/55
	28836	R325-5	5YR	06/22/2006	2006-14/55
Health, Epidemiology and Laboratory	28874	R386-703	5YR	07/10/2006	2006-15/33
Services, Epidemiology Human Resource Management, Administration	28692	R477-1	AMD	07/01/2006	2006-10/32
Natural Resources, Forestry, Fire and State Lands	28851	R652-2	5YR	06/28/2006	2006-14/57
Public Service Commission, Administration	28892	R746-110	NSC	07/25/2006	Not Printed
	28139	R746-345	CPR	02/08/2006	2005-24/47
	28139	R746-345	AMD	02/08/2006	2005-17/31
	28893	R746-409-5	NSC	07/25/2006	Not Printed
safety Labor Commission, Occupational Safety	28548	R614-1-4	AMD	05/02/2006	2006-7/18
and Health					
	28514	R614-1-5	NSC	02/27/2006	Not Printed
Labor Commission, Safety	28839	R616-2	NSC	06/30/2006	Not Printed
	28515	R616-2	NSC	02/27/2006	Not Printed
	28257	R616-2-3	AMD	01/01/2006	2005-20/43
	28564	R616-2-3	AMD	05/17/2006	2006-8/42

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	28256	R616-3-3	AMD	02/08/2006	2005-20/44
Public Service Commission, Administration	28893	R746-409-5	NSC	07/25/2006	Not Printed
Transportation, Preconstruction	28489	R930-5	R&R	04/25/2006	2006-4/18
safety regulations Transportation, Motor Carrier, Ports of Entry	28415	R912-11	AMD	02/08/2006	2006-1/28
<u>salaries</u> Human Resource Management, Administration	28688	R477-6	AMD	07/01/2006	2006-10/43
<u>salt</u> Natural Resources, Forestry, Fire and State Lands	28536	R652-20-1000	AMD	07/13/2006	2006-6/14
<u>scholarships</u>					
Education, Administration	28736	R277-602	AMD	07/11/2006	2006-11/38
	28446	R277-602	AMD	02/15/2006	2006-2/25
school district services Education, Administration	28865	R277-479	5YR	07/03/2006	2006-15/29
school personnel Education, Administration	28700	R277-513	5YR	05/01/2006	2006-10/87
<u>schools</u> Education, Administration	28464	R277-477	AMD	03/06/3006	2006-3/8
Environmental Quality, Air Quality	28502	R307-801	AMD	03/06/2006 06/16/2006	2006-5/22
Environmental Quality, All Quality	28817	R307-801	5YR	06/16/2006	2006-3/22
	28468	R307-801-5	NSC	02/22/2006	Not Printed
	20400	1307-001-3	NOC	02/22/2000	Not i filled
science					
Education, Administration	28866	R277-717	5YR	07/03/2006	2006-15/30
	28523	R277-717	AMD	04/03/2006	2006-5/13
securities regulation  Money Management Council,  Administration	28534	R628-16	NSC	03/07/2006	Not Printed
security guards Commerce, Occupational and Professional Licensing	28345	R156-63-503	AMD	01/10/2006	2005-23/5
security measures		D074 444		22/21/2222	
Corrections, Administration	28714	R251-111	AMD	08/01/2006	2006-11/34
	28713	R251-111	5YR	05/04/2006	2006-11/93
	28706	R251-708	5YR	05/03/2006	2006-11/94
seizure of property Tax Commission, Collections	28539	R867-2B	5YR	03/07/2006	2006-7/35
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seminars Human Services, Substance Abuse and Mental Health	28841	R523-24	EMR	07/01/2006	2006-14/33
septic tanks Environmental Quality, Water Quality	28596	R317-4	AMD	05/19/2006	2006-8/14
services Human Services, Services for People with Disabilities	28719	R539-2-4	AMD	07/11/2006	2006-11/72
settlements Labor Commission, Adjudication	28547	R602-2-1	AMD	05/05/2006	2006-7/14
<u>shorthand reporter</u> Commerce, Occupational and Professional Licensing	28428	R156-74	AMD	02/16/2006	2006-2/24
<u>signs</u> Transportation, Preconstruction, Right-of- Way Acquisition	28490	R933-2-3	AMD	03/31/2006	2006-4/29
single risk limitation Insurance, Administration	28486	R590-234	NEW	03/22/2006	2006-4/12
<u>smoke</u> Environmental Quality, Air Quality	28501 28602 28459	R307-204 R307-204 R307-204	AMD 5YR NSC	04/07/2006 04/07/2006 04/07/2006	2006-5/18 2006-9/40 Not Printed
social services Human Services, Administration Human Services, Child and Family Services	28598 28614 28662	R495-862 R512-300-4 R512-305	5YR AMD AMD	04/04/2006 06/01/2006 06/19/2006	2006-9/41 2006-9/26 2006-10/65
solicitations Commerce, Consumer Protection	28573	R152-22-3	AMD	05/16/2006	2006-8/9
sovereign land management Natural Resources, Forestry, Fire and State Lands	28851	R652-2	5YR	06/28/2006	2006-14/57
special needs students Education, Administration	28446 28736	R277-602 R277-602	AMD AMD	02/15/2006 07/11/2006	2006-2/25 2006-11/38
species Natural Resources, Wildlife Resources	28751	R657-48	5YR	05/24/2006	2006-12/88
speech impaired Public Service Commission, Administration	28894	R746-510-4	NSC	07/25/2006	Not Printed
stack height Environmental Quality, Air Quality	28323	R307-410	AMD	06/16/2006	2005-23/31

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state and local affairs Money Management Council, Administration	28533	R628-4-2	NSC	03/07/2006	Not Printed
state employees Administrative Services, Finance	28384	R25-5	AMD	01/25/2006	2005-24/2
	28702	R25-7	AMD	07/01/2006	2006-10/2
Human Resource Management, Administration	28681	R477-5	AMD	07/01/2006	2006-10/42
state HEAT office records Community and Economic Development, Community Development, Community Services	28390	R202-207	NSC	01/01/2006	Not Printed
state lands Community and Economic Development,	28441	R230-1	NSC	01/01/2006	Not Printed
Indian Affairs	28479	R230-1	5YR	01/31/2006	2006-4/37
state records committee Administrative Services, Records Committee	28462	R35-1	AMD	03/14/2006	2006-3/3
state register Community and Economic Development, Community Development, History	28405	R212-6	NSC	01/01/2006	Not Printed
state vehicle use					
Administrative Services, Fleet Operations	28280	R27-3	NSC	01/30/2006	Not Printed
	28477	R27-3	5YR	01/30/2006	2006-4/34
stationary sources					
Environmental Quality, Air Quality	28820	R307-210	5YR	06/16/2006	2006-14/41
	28601	R307-210-1	AMD	06/15/2006	2006-9/19
atinand					
stipend Education, Administration	28735	R277-603	NEW	07/11/2006	2006-11/42
stock brokers Money Management Council, Administration	28534	R628-16	NSC	03/07/2006	Not Printed
storage tanks					
Environmental Quality, Drinking Water	28421	R309-545-7	AMD	03/08/2006	2006-1/19
student loans					
Regents (Board Of), Administration	28878	R765-608	5YR	07/13/2006	2006-15/33
	28676	R765-649	5YR	04/25/2006	2006-10/100
students Education, Administration	28591	R277-709	AMD	05/16/2006	2006-8/12
substance abuse counselors					
Commerce, Occupational and Professional Licensing	28605	R156-60d	5YR	04/10/2006	2006-9/39

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	28773	R156-22-302d	AMD	07/25/2006	2006-12/7
tax credit Community and Economic Development, Community Development, History	28410	R212-11	NSC	01/01/2006	Not Printed
taxation	20420	D064 4A 27	AMD	02/06/2006	2006 2/20
Tax Commission, Administration	28430	R861-1A-37	AMD	03/06/2006	2006-2/29
Tax Commission, Auditing	28540	R865-21U	5YR	03/07/2006	2006-7/34
Tax Commission, Collections	28539	R867-2B	5YR	03/07/2006	2006-7/35
Tax Commission, Property Tax	28432	R884-24P-19	AMD	03/06/2006	2006-2/31
teacher certification					
Education, Administration	28737	R277-506	AMD	07/11/2006	2006-11/35
	28700	R277-513	5YR	05/01/2006	2006-10/87
	28701	R277-517	5YR	05/01/2006	2006-10/87
teachers Education, Administration	28590	R277-503	AMD	05/16/2006	2006-8/10
technology best practices Governor, Planning and Budget, Chief Information Officer	28793	R365-10	NSC	06/22/2006	Not Printed
	28795	R365-101	NSC	06/22/2006	Not Printed
telecommunications Administrative Services, Information Technology Services	28794	R29-2	NSC	06/22/2006	Not Printed
Public Service Commission, Administration	28139	R746-345	CPR	02/08/2006	2005-24/47
	28139	R746-345	AMD	02/08/2006	2005-17/31
	28771	R746-360-4	AMD	08/01/2006	2006-12/42
telecommuting Human Resource Management, Administration	28682	R477-8	AMD	07/01/2006	2006-10/52
telephone utility regulation					
Public Service Commission, Administration	28139	R746-345	CPR	02/08/2006	2005-24/47
	28139	R746-345	AMD	02/08/2006	2005-17/31
terms of office Natural Resources, Wildlife Resources	28453	R657-39	5YR	01/09/2006	2006-3/39
therapists Commerce, Occupational and Professional Licensing	28672	R156-60b	AMD	06/19/2006	2006-10/13
tickets Administrative Services, Fleet Operations	28469	R27-7	5YR	01/20/2006	2006-4/34
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	28508	R592-3	CPR	07/19/2006	2006-11/84
title insurance Insurance, Title and Escrow Commission	28529	R592-2-5	NSC	03/06/2006	Not Printed
<u>tolls</u> Transportation, Program Development	28538	R926-9	NEW	04/20/2006	2006-6/17
Transportation Commission, Administration	28675	R940-1	NEW	06/22/2006	2006-10/80
traffic noise abatement Transportation, Preconstruction	28677	R930-3	AMD	06/22/2006	2006-10/80
<u>traffic regulations</u> Public Safety, Driver License	28568	R708-16	5YR	03/23/2006	2006-8/74
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Mental Health Public Service Commission, Administration	28894	R746-510-4	NSC	07/25/2006	Not Printed
training programs Human Resource Management, Administration	28684	R477-10	AMD	07/01/2006	2006-10/56
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<u>tramways</u> Transportation, Operations, Traffic and Safety	28524	R920-50-1	AMD	04/04/2006	2006-5/40
<u>transfer</u> Governor, Planning and Budget, Chief Information Officer	28789	R365-3	NSC	06/22/2006	Not Printed
transition to adult living Human Services, Child and Family	28662	R512-305	AMD	06/19/2006	2006-10/65
Services	28663	R512-306	AMD	06/19/2006	2006-10/67
transmission and distribution pipelines Environmental Quality, Drinking Water	28422	R309-550-5	AMD	03/08/2006	2006-1/20
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	28617	R907-68	AMD	06/01/2006	2006-9/30
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	28538	R926-9	NEW	04/20/2006	2006-6/17
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	28532	R907-68	AMD	06/01/2006	2006-6/15
transportation safety Transportation, Operations, Traffic and Safety	28524	R920-50-1	AMD	04/04/2006	2006-5/40
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trust lands funds Education, Administration	28464	R277-477	AMD	03/06/2006	2006-3/8
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	28519	R311-211	AMD	05/15/2006	2006-5/32
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	28722	R994-308	5YR	05/09/2006	2006-11/98
	28763	R994-401-203	AMD	07/26/2006	2006-12/79
	28764	R994-406	AMD	07/26/2006	2006-12/80
	28480	R994-406-302	NSC	02/22/2006	Not Printed
units Environmental Quality, Radiation Control	28869	R313-12	5YR	07/10/2006	2006-15/30
universal service Public Service Commission, Administration	28771	R746-360-4	AMD	08/01/2006	2006-12/42
user tax Tax Commission, Auditing	28540	R865-21U	5YR	03/07/2006	2006-7/34
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utility rules Transportation, Preconstruction	28360	R930-6	AMD	01/27/2006	2005-24/31

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vacations Human Resource Management, Administration	28690	R477-7	AMD	07/01/2006	2006-10/47
,	28443	R477-7	EMR	01/01/2006	2006-2/40
	28570	R477-7	AMD	07/01/2006	2006-8/36
	28571	R477-7	EMR	04/01/2006	2006-8/64
victim compensation Crime Victim Reparations, Administration	28355	R270-1	AMD	01/04/2006	2005-23/6
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	28473	R270-1-4	NSC	02/22/2006	Not Printed
	28868	R270-2	5YR	07/03/2006	2006-15/28
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Crime Victim Reparations, Administration	28867	R270-1	5YR	07/03/2006	2006-15/28
	28355	R270-1	AMD	01/04/2006	2005-23/6
	28868	R270-2	5YR	07/03/2006	2006-15/28
victims of crimes Crime Victim Reparations, Administration	28473	R270-1-4	NSC	02/22/2006	Not Printed
violations Environmental Quality, Radiation Control	28870	R313-14	5YR	07/10/2006	2006-15/31
waiver Health, Health Systems Improvement, Primary Care and Rural Health	28331	R434-100-6	NSC	01/01/2006	Not Printed
waste oil Environmental Quality, Air Quality	28546	R307-413	REP	06/16/2006	2006-7/9
waste to energy plant Environmental Quality, Air Quality	28821	R307-223	5YR	06/16/2006	2006-14/41
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Environmental Quality, Water Quality	28596	R317-4	AMD	05/19/2006	2006-8/14
	28855	R317-11	5YR	06/29/2006	2006-14/52
water conservation Environmental Quality, Drinking Water	28419	R309-510-9	AMD	03/08/2006	2006-1/16
water hauling Environmental Quality, Drinking Water	28422	R309-550-5	AMD	03/08/2006	2006-1/20
water quality Environmental Quality, Water Quality	28891	R317-7	5YR	07/18/2006	Not Printed
water safety rules					
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	28645	R651-801	5YR	04/18/2006	2006-10/99
	28646	R651-802	5YR	04/18/2006	2006-10/100
	28661	R651-802	NSC	05/10/2006	Not Printed

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water system rating Environmental Quality, Drinking Water	28417	R309-150-6	AMD	03/08/2006	2006-1/12
watershed management Environmental Quality, Drinking Water	28416	R309-105-9	AMD	03/08/2006	2006-1/11
website Governor, Planning and Budget, Chief Information Officer	28791	R365-5	NSC	06/22/2006	Not Printed
weight Transportation, Motor Carrier, Ports of Entry	28703	R912-8	NEW	06/22/2006	2006-10/78
welfare fraud Human Services, Recovery Services	28752	R527-800	5YR	05/24/2006	2006-12/86
wildland fire Environmental Quality, Air Quality	28501	R307-204	AMD	04/07/2006	2006-5/18
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	28718	R657-5	AMD	07/11/2006	2006-11/78
	28303	R657-13	AMD	01/18/2006	2005-22/41
	28382	R657-17	AMD	01/18/2006	2005-24/17
	28454	R657-19	AMD	03/06/2006	2006-3/22
	28377	R657-23	AMD	01/18/2006	2005-24/19
	28455	R657-24	AMD	03/06/2006	2006-3/24
	28457	R657-33	AMD	03/06/2006	2006-3/25
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	28376	R657-42	AMD	01/18/2006	2005-24/27
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wildlife conservation Natural Resources, Wildlife Resources	28371	R657-38	AMD	01/18/2006	2005-24/22
wildlife law Natural Resources, Wildlife Resources	28303	R657-13	AMD	01/18/2006	2005-22/41
workers' compensation Labor Commission, Adjudication	28547	R602-2-1	AMD	05/05/2006	2006-7/14
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	28730	R612-2-22	AMD	07/11/2006	2006-11/75
	28458	R612-4	5YR	01/11/2006	2006-3/39
	28298	R612-4-2	AMD	01/01/2006	2005-22/41
	28728	R612-7-3	AMD	07/11/2006	2006-11/77
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x-ray Environmental Quality, Radiation Control	28871	R313-16	5YR	07/10/2006	2006-15/31