# UTAH STATE BULLETIN

OFFICIAL NOTICES OF UTAH STATE GOVERNMENT Filed September 15, 2007, 12:00 a.m. through October 1, 2007, 11:59 p.m.

Number 2007-20 October 15, 2007

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

The *Utah State Bulletin (Bulletin)* is an official noticing publication of the executive branch of Utah State Government. The Department of Administrative Services, Division of Administrative Rules produces the *Bulletin* under authority of Section 63-46a-10, *Utah Code Annotated* 1953.

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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Printed in the United States of America

### Library of Congress Cataloging-in-Publication Data

Utah state bulletin.

Semimonthly.

- 1. Delegated legislation--Utah--Periodicals. 2. Administrative procedure--Utah--Periodicals.
- I. Utah. Office of Administrative Rules.

KFU440.A73S7 348.792'025--DDC

85-643197

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### **SPECIAL NOTICES**

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

#### PROCLAMATION

**WHEREAS**, since the close of the 2007 General Session of the 57th 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 57th Legislature into a Sixth Extraordinary Session at the State Capitol in Salt Lake City, Utah, on the 17th day of October 2007, 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 2007 General Session of the Legislature of the State of Utah.

IN TESTIMONY WHEREOF, lhave hereunto set my hand and caused to be affixed the GreatSeal of the State of Utah. Done at the Salt Lake Capitol Complex in Salt Lake City, Utah, this 2nd day of October, 2007.

(State Seal)

Jon M. Huntsman, Jr. Governor

Gary R. Herbert Lieutenant Governor

**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>September 15, 2007, 12:00 a.m.</u>, and <u>October 1, 2007, 11:59 p.m.</u> are included in this, the <u>October 15, 2007</u>, 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 between paragraphs (·····) indicates that unaffected text from within a section was removed to conserve space. Unaffected sections are not printed. 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>November 14, 2007</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 requires that a hearing request be received "in writing not more than 15 days after the publication date of the PROPOSED RULE."

From the end of the public comment period through <u>February 12, 2008</u>, the agency may notify the Division of Administrative Rules that it wants to make the PROPOSED RULE effective. The agency sets the effective date. The date may be no fewer than seven calendar days after the close of the public comment period 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 Section 63-46a-4; and 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.

## Agriculture and Food, Plant Industry **R68-15**

Quarantine Pertaining to Japanese Beetle, (Popillia Japonica)

#### **NOTICE OF PROPOSED RULE**

(Amendment) DAR FILE No.: 30469 FILED: 09/19/2007, 16:24

#### **RULE ANALYSIS**

Purpose of the Rule or Reason for the Change: The proposed amendment adds two states that are currently infested with Japanese Beetle. It Also changes the e-mail address from Dick Wilson to UDAF-Nursery@utah.gov which is the general e-mail address and not person specific.

SUMMARY OF THE RULE OR CHANGE: The states of Arkansas and New Mexico are added to the list of states that are under quarantine. The contact e-mail address is changed from agmain.dwilson@state.ut.us to UDAF-Nursery@utah.gov which is the general e-mail address and not person specific.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Title 4, Chapter 15

ANTICIPATED COST OR SAVINGS TO:

- ❖ THE STATE BUDGET: There are no costs to the state budget associated with these changes, they are administrative in nature, by changing the e-mail addresses and then adding additional states to the quarantine area. There are no additional costs to the state budget.
- ❖ LOCAL GOVERNMENTS: There are no costs to local government associated with these changes. They are administrative in nature, by changing the different e-mail addresses and then adding additional states to the quarantine area. There are no additional costs to local government.
- ❖ SMALL BUSINESSES AND PERSONS OTHER THAN BUSINESSES: There are no costs to small businesses associated with these changes, they are administrative in nature by changing the different e-mail addresses and then adding additional states to the quarantine area. -There are no additional costs to small business.

COMPLIANCE COSTS FOR AFFECTED PERSONS: The costs associated with this rule amendment to the affected persons will be that their plant material will not be able to be sold in the state without following the exceptions. This amendment affects the states of New Mexico and Arkansas. Also, by changing the e-mail address is will it easier for the Department of Agriculture and Food to respond and speed up the response time.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: If the Japanese Beetle infestation is not controlled, there could be long-term financial impacts on Utah's nursery businesses. These facilities will be limited in the kinds, types, and states that they can acquire nursery stock from. It is not possible to calculate the total

fiscal impact at this time. Leonard M. Blackham, Commissioner

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

AGRICULTURE AND FOOD PLANT INDUSTRY 350 N REDWOOD RD SALT LAKE CITY UT 84116-3034, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Clair Allen or Kathleen Mathews at the above address, by phone at 801-538-7180 or 801-538-7103, by FAX at 801-538-7189 or 801-538-7126, or by Internet E-mail at ClairAllen@utah.gov or kmathews@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 11/14/2007.

THIS RULE MAY BECOME EFFECTIVE ON: 11/21/2007

AUTHORIZED BY: Leonard M. Blackham, Commissioner

**R68.** Agriculture and Food, Plant Industry.

R68-15. Quarantine Pertaining to Japanese Beetle, (Popillia Japonica).

#### R68-15-3. Areas Under Quarantine.

- A. The following states have been placed under a general quarantine to prohibit the entry of Japanese Beetle into Utah through the sale of plants and plant products: the entire states of Alabama, <a href="Arkansas">Arkansas</a>. Colorado, Connecticut, Delaware, Georgia, Illinois, Indiana, Iowa, Kansas, Kentucky, Maine, Maryland, Massachusetts, Michigan, Minnesota, Missouri, Nebraska, New Hampshire, New Jersey, <a href="New York">New York</a>, North Carolina, Ohio, Oklahoma, Pennsylvania, Rhode Island, South Carolina, Tennessee, Texas, Vermont, Virginia, West Virginia, Wisconsin, and the District of Columbia.
- B. The same general quarantine shall apply to the following states in provinces of Canada:
  - 1. In the Province of Ontario: Lincoln, Welland, and Wentworth.
  - 2. In the Province of Quebec: Missiquoi and St. Jean.
- C. Any areas not mentioned above where Japanese Beetle has been found or known to occur, shall also be placed under this same general quarantine.

### R68-15-5. Restrictions.

All commodities covered are prohibited entry into Utah from the area under quarantine unless they have the required certification. Plants may be shipped from the area under quarantine into Utah provided such shipments conform to one of the options below and are accompanied by a certificate issued by an authorized state agricultural official at origin. Note that not all protocols approved in the U.S. Domestic Japanese Beetle Harmonization Plan are acceptable for Utah. Advance notification of regulated commodity shipment is required. The certificate shall bear the name and address of the shipper and receiver as well as the inspection/certificate date and the signature of state agricultural officer. The certifying official shall mail, FAX or e-mail a copy of the certificate to Director, Plant Industry Division, Utah

Department of Agriculture and Food, 350 North Redwood Road, P.O. Box 146500, Salt Lake City, Utah 84114-6500, FAX: (801) 538-7189,e-mail: UDAF-Nursery@utah.gov. The shipper shall notify the receiver to hold such commodities for inspection by the Utah Department of Agriculture and Food. The receiver must notify the Utah Department of Agriculture and Food of the arrival of commodities imported under the provisions of this quarantine and must hold such commodities for inspection. Such certificates shall be issued only if the shipment conforms fully with (a), (b), (c), (d) or (e) below:

- Production in an Approved Japanese Beetle Free Greenhouse/Screenhouse. All the following criteria apply: All media must be sterilized and free of soil; All stock must be free of soil (bareroot) before planting into the approved medium; The potted plants must be maintained within the greenhouse/screenhouse during the entire adult flight period; During the adult flight period the greenhouse/screenhouse must be made secure so that adult Japanese beetles cannot gain entry. Security will be documented by the appropriate phytosanitary officials of the origin state department of agriculture and must be specifically approved as a secure area. They shall be inspected by the same officials for the presence of all life stages of the Japanese beetle; The plants and their growing medium must be appropriately protected from subsequent infestation while being stored, packed and shipped; Certified greenhouse/screenhouse nursery stock may not be transported into or through any infested areas unless identity is preserved and adequate safeguards are applied to prevent possible infestation; Each greenhouse/screenhouse operation must be approved by the phytosanitary officials as having met and maintained the above criteria, and issued an appropriate certificate bearing the following declaration: "The rooted plants (or crowns) were produced in an approved Japanese beetle free greenhouse or screenhouse." The certificate accompanying the shipment must have the same statement as an additional declaration.
- (b) Production During a Pest Free Window. The entire rooted plant production cycle will be completed within a pest free window, in clean containers with sterilized and soilless growing medium, i.e., planting, growth, harvest, and shipment will occur outside the adult Japanese beetle flight period, June through October. The accompanying phytosanitary certificate shall bear the following additional declaration: "These plants were produced outside the Japanese beetle flight season."
- (c) Applications of Approved Regulatory Treatments. All treatments will be performed under direct supervision of a phytosanitary official of the origin state department of agriculture or under a compliance agreement thereof. Treatments and procedures under a compliance agreement will be monitored closely throughout the season. State phytosanitary certificates listing and verifying the treatment used must be forwarded to the receiving state via fax or electronic mail, as well as accompanying the shipment. Note that not all treatments approved in the U.S. Domestic Japanese Beetle Harmonization Plan are acceptable for Utah. The phytosanitary certificate shall bear the following additional declaration: "The rooted plants were treated to control "Popillia japonica" according to the criteria for shipment to category 1 states as provided in the U.S. Domestic Japanese Beetle Harmonization Plan and Utah Japanese Beetle Quarantine."
- (A) Dip Treatment B and B and Container Plants. Not approved.
- (B) Drench Treatments Container Plants Only. Not approved for ornamental grasses or sedges. Potting media used must be sterile and soilless, containers must be clean. Field potted plants are not eligible for certification using this protocol. This is a prophylactic

- treatment protocol targeting eggs and early first instar larvae. If the containers are exposed to a second flight season they must be retreated.
- (1) Imidacloprid (Marathon 60WP). Apply one-half (0.5) gram of active ingredient per gallon as a prophylactic treatment just prior to Japanese beetle adult flight season (June 1, or as otherwise determined by the phytosanitary official). Apply tank mix as a drench to wet the entire surface of the potting media. A twenty-four (24) gallon tank mix should be enough to treat 120-140 one-gallon containers. Avoid over drenching so as not to waste active ingredient through leaching. During the adult flight season, plants must be retreated after sixteen (16) weeks if not shipped to assure adequate protection.
- (2) Bifenthrin (Talstar Nursery Flowable 7.9%). Mix at the rate of twenty (20) ounces per 100 gallons of water. Apply, as a drench, approximately eight (8) ounces of tank mix per six (6) inches of container diameter.
- (C) Media (Granule) Incorporation Container Plants Only. All pesticides used for media incorporation must be mixed prior to potting and plants potted a minimum of thirty (30) days prior to shipment. Potting media used must be sterile and soilless; containers must be clean. The granules must be incorporated into the media prior to potting. Field potted plants are not eligible for treatment. This treatment protocol targets eggs and early first instar larvae and allows for certification of plants that have been exposed to only one flight season after application. If the containers are to be exposed to a second flight season they must be repotted with a granule incorporated mix or retreated using one of the approved drench treatments. Pesticides approved for media incorporation are:
- (1) Imidacloprid (Marathon 1G). Mix at the rate of five (5) pounds per cubic yard.
- (2) Bifenthrin (Talstar Nursery Granular or Talstar T and O Granular (0.2)). Mix at the rate of 25 ppm or one-third (0.33) of a pound per cubic yard based on a potting media bulk density of 200.
- (3) Tefluthrin (Fireban 1.5 G). Mix at the rate of 25 ppm based on a potting media bulk density of 400.
- (D) Methyl Bromide Fumigation. Nursery stock: methyl bromide fumigation at NAP, chamber or tarpaulin. See the California Commodity Treatment Manual for authorized schedules.
- (E) Other treatment or protocol not described herein may be submitted for review and approval to the Commissioner of Utah Department of Agriculture and Food.
- (d) Detection Survey for Origin Certification. Japanese Beetle Harmonization Plan protocol not approved. Alternative approved protocol: States listed in the area under quarantine may have counties that are not infested with Japanese beetle. Shipments of commodities covered may be accepted from these noninfested counties if annual surveys are made in such counties and adjacent counties and the results of such surveys are negative for Japanese beetle. In addition, the plants must be greenhouse grown or contained in media that is sterilized and free of soil and the shipping nursery must grow all their own stock from seed, unrooted cuttings or bareroot material. A list of counties so approved will be maintained by the Utah Department of Agriculture and Food. Agricultural officials from a quarantined state or province may recommend a noninfested county be placed on the approved county list by writing for such approval and stating how surveys were conducted giving the following information:
  - (A) Areas surveyed
  - (B) How survey was carried out
  - (C) Number of traps
  - (D) Results of survey
  - (E) History of survey

If a county was previously infested, give date of last infestation. If infestations occur in neighboring counties, approval may be denied. To be maintained on the approved list, each county must be reapproved every twelve (12) months. Shipments of commodities covered from noninfested counties will only be allowed entry into Utah if the uninfested county has been placed on the approved list prior to the arrival of the shipment in Utah. The certificate must have the following additional declaration: ["]The plants in this consignment were produced in (name of county), state of (name of state of origin) that is known to be free of Japanese beetle.

(e) Privately owned house plants obviously grown, or certified at the place of origin as having been grown indoors without exposure to Japanese beetle may be allowed entry into this state without meeting the requirements of section (4). Contact the Utah Department of Agriculture and Food for requirements: Director, Plant Industry Division, Utah Department of Agriculture and Food, 350 North Redwood Road, P.O. Box 146500, Salt Lake City, Utah 84114-6500, FAX: (801) 538-7189, e-mail: [agmain.dwilson@state.ut.us.]UDAF-Nursery@utah.gov.

#### **KEY:** quarantine

Date of Enactment or Last Substantive Amendment: [March 18, 1999]2007

Notice of Continuation: September 20, 2002

Authorizing, and Implemented or Interpreted Law: 4-2-2; 4-35-9

Agriculture and Food, Regulatory Services **R70-550-2** 

Adopt by Reference

#### NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 30492
FILED: 09/26/2007. 16:25

#### **RULE ANALYSIS**

Purpose of the Rule or Reason for the Change: These amendments are proposed in order to fix an error in the rule's original adoption on 08/07/2007.

SUMMARY OF THE RULE OR CHANGE: This amendment adopts the Food and Drug Administration (FDA) 2005 Model Code instead of the 2003 Model Code.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Title 4, Chapter 5

THIS RULE OR CHANGE INCORPORATES BY REFERENCE THE FOLLOWING MATERIAL: USPHS Ordinance; National Shellfish Safety Program, Model Ordinance, 2005 edition

ANTICIPATED COST OR SAVINGS TO:

❖ THE STATE BUDGET: None--This is simply an adoption of an updated code with no changes that will cost our budget.

- ❖ LOCAL GOVERNMENTS: The rule places no responsibility on local government. There should be no cost or savings to local government.
- ❖ SMALL BUSINESSES AND PERSONS OTHER THAN BUSINESSES: None--This is simply an adoption of an updated code with no changes that will cost their budgets. The regulated community is already meeting these standards.

COMPLIANCE COSTS FOR AFFECTED PERSONS: The regulated community is already meeting these standards.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: This rule is being implemented to bring the State in compliance with federal requirements that will enable Utah companies to market their products in interstate commerce. Failure to meet these requirements limits their ability to be competitive in the market place. Firms are required to be registered, which ranges from \$20 - \$280 depending on their size. Leonard Blackham, Commissioner

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

AGRICULTURE AND FOOD REGULATORY SERVICES 350 N REDWOOD RD SALT LAKE CITY UT 84116-3034, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Richard W Clark, Kathleen Mathews, or Doug Pearson at the above address, by phone at 801-538-7150, 801-538-7103, or 801-538-7144, by FAX at 801-538-7126, 801-538-7126, or 801-538-7169, or by Internet E-mail at RICHARDWCLARK@utah.gov, kmathews@utah.gov, or dpearson@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 11/14/2007.

THIS RULE MAY BECOME EFFECTIVE ON: 11/21/2007

AUTHORIZED BY: Leonard M. Blackham, Commissioner

R70. Agriculture and Food, Regulatory Services. R70-550. Utah Inland Shellfish Safety Program. R70-550-2. Adopt by Reference.

Adoption of USPHS Ordinance; National Shellfish Safety Program, Model Ordinance. The Interstate shellfish shipper model ordinance: [2003]2005 edition Recommendations of the United States Public Health Service/Food and Drug Administration, is hereby adopted and incorporated by reference within this rule.

**KEY:** interstate shellfish safety

Date of Enactment or Last Substantive Amendment: [August 7], 2007

Authorizing, and Implemented or Interpreted Law: 4-5-17

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# Alcoholic Beverage Control, Administration

R81-1-27

**Label Approvals** 

#### NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 30510
FILED: 10/01/2007, 12:27

#### **RULE ANALYSIS**

Purpose of the rule or reason for the Change: It has come to the attention of the Alcoholic Beverage Control (ABC) Commission that malt beverages and some energy drinks are being sold in containers that do not clearly put the public on notice that the beverage contains alcohol. Though clear labeling has always been required by statute, there have never been any guidelines for specific requirements for that labeling. This rule is proposed to remedy this situation.

SUMMARY OF THE RULE OR CHANGE: This rule amendment is proposed to establish procedures for manufacturers of beer and other malt beverages to submit labels to the department for approval; and establishes guidelines for approving or denying labels on such products, and for revoking previously authorized labels.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Section 32A-1-107 and Subsection 32A-11-106(8)

#### ANTICIPATED COST OR SAVINGS TO:

- ❖ THE STATE BUDGET: None-Department staff already approves labels for beer and malt beverage products. This rule merely establishes guidelines and procedures for these approvals and should require no additional manpower or resources, nor does it assess administrative fees to manufacturers.
- ❖ LOCAL GOVERNMENTS: None--Beer and malt beverage label approval is a requirement of state government and is provided through the Department of Alcoholic Beverage Control. The process does not affect local governments.
- ❖ SMALL BUSINESSES AND PERSONS OTHER THAN BUSINESSES: Some manufacturers of beer and malt beverages are large-scale businesses and some operate on a much smaller scale. This proposed rule provides specific label guidelines involving verbiage, letter size and type style, and the requirement for contrasting, solid background colors to make the required verbiage more visible. Many manufacturers will be required to redesign their product labels to comply with this rule if they want to sell their products in the state of Utah. The cost of redesigning and printing the labels will vary from one manufacturer and one product to another. Persons other than these manufacturers should not be affected by this proposed rule amendment.

COMPLIANCE COSTS FOR AFFECTED PERSONS: There will almost certainly be compliance costs for beer and malt beverage manufacturers because many products will require a label redesign and reprint to meet the requirements of this

proposed rule. The exact compliance cost is unknown since many labels will require complete redesign while others will require only minor alterations.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: The department realizes the implementation of this proposed rule amendment will have a fiscal impact on manufacturers of beer and malt beverages. We do not take this lightly. However, if these label changes help prevent the purchase and consumption of alcoholic beverages by our young people, they are justified. Dennis R. Kellen, Director

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

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

DIRECT QUESTIONS REGARDING THIS RULE TO:

Sharon Mackay at the above address, by phone at 801-977-6800, by FAX at 801-977-6889, or by Internet E-mail at smackay@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 11/14/2007.

THIS RULE MAY BECOME EFFECTIVE ON: 11/21/2007

AUTHORIZED BY: Dennis R. Kellen, Director

R81. Alcoholic Beverage Control, Administration. R81-1. Scope, Definitions, and General Provisions. R81-1-27. Label Approvals.

(1) Authority. This rule is pursuant to 32A-11-106(8) which prohibits a beer wholesaler from selling or distributing any alcoholic beverage in this state that is not clearly labeled in a manner reasonably calculated to put the public on notice that the beverage is an alcoholic beverage. The statute requires that the beverage bear the label "alcoholic beverage" or a manufacturer's label which in common usage apprises the general public that the beverage contains alcohol.

(2) Purpose. This rule:

- (a) establishes procedures for manufacturers and importers of beer or other alcoholic malt beverage products to submit labels to the department for approval; and
- (b) establishes guidelines for approving or denying labels on such products, and for revoking previously authorized labels.
  - (3) Application of Rule.
  - (a) Procedure.
- (i) The following shall submit an application for label approval for any beer or alcoholic malt beverage product prior to distributing or selling the product in Utah:
- (A) a manufacturer of such products that is located in Utah and is licensed by the department; and

- (B) an out-of-state manufacturer or importer of such products that holds a certificate of approval issued by the department under 32A-8-101. Nothing herein precludes the manufacturer or importer from applying for label approval at the same time application is made for a certificate of approval.
- (ii) The application shall be on a form approved by the department and shall include the following:
- (A) a copy of the federal certificate of label approval (COLA) from the Department of Treasury, Tax and Trade Bureau (Form TTB F 5100.31) for each brand and label being approved;
- (B) one (1) complete set of original labels for each size of container of each product. "Complete set" means all band, strip, front and back labels appearing on any individual container. Original containers will not be accepted. If original labels cannot be obtained, the following will be accepted:
  - (I) color reproductions that are exact size; or
  - (II) TTB F 5100.31 with the exact size label if printed in color;
  - (C) a description of the size of the container; and
  - (D) a description of the type of container (i.e. bottle or can).
  - (iii) There is no fee to apply for a label approval.
- (iv) The department shall notify the applicant within 30 days whether the label has been approved or denied. The department may extend this period in unusual circumstances that require additional time to consider issues presented by an application.
- (v) Any revision of a previously approved label must be submitted to the department for approval before the product may be distributed or sold in Utah.
- (vi) The department may revoke labels previously approved upon a finding that the label is not in compliance with applicable laws or rules. Notice shall be given to the person or entity that applied for the label approval of any proposed revocation. The person or entity may present written arguments or evidence why the revocation should not occur.
- (vii) Any denial or revocation of a label approval may be appealed to the commission.
  - (b) Guidelines.
- (i) Each label submitted shall comply with all federal label requirements for such products under 27 Code of Federal Regulations Parts 7, 13 and 16.
- (ii) In addition to federal label requirements, the label shall clearly put the public on notice that the beverage is an alcoholic beverage by including on the label any of the following words or phrases:
  - (A) "Beer"; or
- (B) "Alcoholic Beverage".
  - (iii) The words or phrases in section (3)(b)(ii) must appear:
  - (A) in capital letters and bold type;
- (B) on the front of the container;
  - (C) parallel to the base of the container;
- (D) in a format that is readily legible;
- (E) in a solid, contrasting background;
- (F) separate and apart from any descriptive or explanatory information; and
  - (G) in the following type sizes:
- (I) a minimum of 3 millimeters wide and 3 millimeters high for containers of 16 fluid ounces or less; and
- (II) a minimum of 4 millimeters wide and 3 millimeters high for containers larger than 16 fluid ounces.
- (iv) The label shall include a statement of alcohol content stated as a percentage of alcohol by volume and/or by weight.

- (v) The statement of alcohol content required in section (3)(b)(iv):
  - (A) may be abbreviated "alc/vol" or "alc/wt"; and
    - (B) shall be in the following type sizes:
- (I) a minimum of 3 millimeters wide and 3 millimeters high for containers of 16 fluid ounces or less; and
- (II) a minimum of 4 millimeters wide and 3 millimeters high for containers larger than 16 fluid ounces.
- (vi) The department has the authority to reject any label that appears designed to obscure the information required by 32A-11-106(8) and this rule.

#### **KEY:** alcoholic beverages

Date of Enactment or Last Substantive Amendment: August 27, 2007

Notice of Continuation: August 31, 2006

Authorizing, and Implemented or Interpreted Law: 32A-1-107; 32A-1-119(5)(c); 32A-3-103(1)(a); 32A-4-103(1)(a); 32A-4-106(22); 32A-4-203(1)(a); 32A-4-304(1)(a); 32A-4-307(22); 32A-4-401(1)(a); 32A-4-403(1)(a); 32A-5-103(1)(a); 32A-5-107(40); 32A-6-103(2)(a); 32A-7-103(2)(a); 32A-7-106(5); 32A-8-103(1)(a); 32A-8-503(1)(a); 32A-9-103(1)(a); 32A-10-206(14); 32A-10-303(1)(a); 32A-10-306(5); 32A-11-103(1)(a); 32A-11-106(8)

# Education, Administration **R277-402**

Online Testing

#### NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 30482
FILED: 09/24/2007, 15:06

#### **RULE ANALYSIS**

Purpose of the Rule or Reason for the Change: This rule is amended to provide for an online testing system consistent with H.B. 160, 2007 Legislative Session. (DAR NOTE: H.B. 160 (2007) is found at Chapter 372, Laws of Utah 2007, and was effective 07/01/2007.)

SUMMARY OF THE RULE OR CHANGE: The rule provides new and amended definitions, provides standards, and procedures in the application and award procedure and distribution of funds sections, and updates the time lines section.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Subsections 53A-1-708(5) and 53A-1-401(3)

#### ANTICIPATED COST OR SAVINGS TO:

- ❖ THE STATE BUDGET: There are no anticipated cost or savings to the state budget. The Utah State Office of Education (USOE) will provide for online testing within amounts appropriated by the 2007 Legislature in H.B. 160.
- ❖ LOCAL GOVERNMENTS: There are no anticipated cost or savings to local government. The USOE will provide for online testing within amounts appropriated by the 2007 Legislature in H.B. 160.

❖ SMALL BUSINESSES AND PERSONS OTHER THAN BUSINESSES: There are no anticipated cost or savings to small businesses and persons other than businesses. The USOE will provide for online testing within amounts appropriated by the 2007 Legislature in H.B. 160.

COMPLIANCE COSTS FOR AFFECTED PERSONS: There are no compliance costs for affected persons. The USOE will provide for online testing within amounts appropriated by the 2007 Legislature in H.B. 160.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: I have reviewed this rule and I see no fiscal impact on businesses. Patti Harrington, State Superintendent of Public Instruction

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

INTERESTED PERSONS MAY PRESENT THEIR VIEWS ON THIS RULE BY SUBMITTING WRITTEN COMMENTS TO THE ADDRESS ABOVE NO LATER THAN 5:00 PM on 11/14/2007.

THIS RULE MAY BECOME EFFECTIVE ON: 11/21/2007

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

R277. Education, Administration. R277-402. Online Testing. R277-402-1. Definitions.

A. "Board" means the Utah State Board of Education.

B. "Formative assessment" means an activity, such as questioning, observation, interview and assessment, engaged in by teachers and students during instruction that provides feedback to adjust ongoing teaching and learning to improve students' achievement of intended instructional outcomes.

[B]C. "Intent to implement a uniform online summative test system" as used in 53A-1-708(4) means the commitment by the USOE to provide a consistent statewide process for[a] school districts/charter schools to administer [at least one]100 percent of CRT U-PASS-required assessments[inspring 2005 or spring 2006, including]. This includes the willingness of school districts/charter schools to provide documentation of preparatory activities [or]and of actual test-taking by students.

D. "Online formative assessment system" means a system coordinated by the USOE for the online delivery of formative assessments that can be created by teachers, school districts/charter

schools, or the USOE. One part of the system is the Utah Test Item Pool Service (UTIPS).

- [<u>C]E</u>. "Summative tests" means tests administered near the end of a course to assess overall achievement of course goals.
- [Đ]<u>F</u>. "Uniform online summative test system" means a [single system]statewide process coordinated by the USOE for the online delivery of summative tests required under U-PASS.
- $[E]\underline{G}$ . "Utah Performance Assessment System for Students (U-PASS)" means:
- (1) systematic norm-referenced achievement testing of all students in grades 3 (administration in fall and spring), 5, and 8[, and 11] required by this part in all schools within each school district and in charter schools by means of tests designated by the Board;
- (2) criterion-referenced achievement testing of students in all grade levels in:
  - (a) language arts (grades [4]2-11);
- (b) mathematics (grades [4]2-7) and pre-algebra, elementary [a]Algebra 1, Algebra 2 and geometry;
- (c) science (grades 4-8) and earth systems, biology, chemistry, and physics; and
  - (3) a direct writing assessment in grades 6 and 9;
- (4) [beginning with the 2004-2005 school year, ]a tenth grade basic skills competency test as detailed in Section 53A-1-611; and
- (5) [beginning with the 2002 2003 school year, ]the use of student behavior indicators in assessing student performance.
  - [F]H. "USOE" means Utah State Office of Education.
- I. "USOE item pool" means all test items developed for or by USOE which are intended to support the instruction of the Utah curriculum for Utah K-12 teachers and students.
- J. "Utah Test Item Pool Service (UTIPS)" means a system which includes the USOE item pool, all copyrights, logos, the UTIPS website and domain name, all copyrighted materials, and all other items and equipment used to provide and enhance the USOE item pool.
- K. "UTIPS Steering Committee" means a committee formed to govern, support, develop and administer UTIPS. The committee is comprised of the elected co-chairs of the UTIPS User's Group and the UTIPS Operators' Group, the USOE Assessment Director, the USOE Computer Based Assessments Specialist, the USOE Curriculum Director, and one at-large member.

#### R277-402-2. Authority and Purpose.

- A. This rule is authorized by Utah constitution Article X, Section 3 which vests general control and supervision of public education in the Board, Section 53A-1-708(5) which directs the Board to specify procedures and accountability for online summative testing by school districts/charter schools consistent with existing U-PASS requirements, and Section 53A-1-401(3) which allows the Board to adopt rules in accordance with its responsibilities.
- B. The purpose of this rule is to provide additional definitions and a timeline for expeditious implementation of an educational technology infrastructure for school districts/charter schools to use to satisfy U-PASS requirements through an online testing system.
- C. The purpose of this rule is also to provide the requirements for school districts'/charter schools' use of UTIPS.

#### R277-402-3. Application and Award Procedures.

A. Online testing funds shall be distributed to school districts/charter schools consistent with <u>Section</u> 53A-1-708[<del>(5)(b)</del>].

- B. The USOE shall provide non-competitive applications to school districts/charter schools for a twenty-five percent base and seventy-five percent per pupil distribution of funds. For the purpose of this funding, all charter schools are considered collectively for the twenty-five percent base.
- (1) Applications shall express the intent of the school district/charter school to build educational technology infrastructure and capacity to participate in online testing consistent with [R277-402-1B;]Section 53A-1-708.
- (2) Applications shall provide a <u>plan</u> [timeline] for online <u>CRT</u> testing implementation including:
- (a) names of participating schools within the school district and participating charter schools:
  - (b) which CRTs will be assessed online;
- (c) number of students who will participate in the online administration of each CRT; and
- (d) dates of tests and numbers of students who will participate in the online testing for each year of the school district's/charter school's online testing phase-in plan[; and].
- (3) Applications shall provide an evaluation or accountability process for determining and documenting the effectiveness of the online testing phase-in plan.
- (4) Application budget shall be consistent with the school district/charter school Consolidated Utah Student Achievement Plan (CUSAP) and educational technology plan.
- C. The USOE shall implement and maintain at least one online formative assessment system. School districts/charter schools may access the USOE item pool through regional servers and receive updates to the USOE item pool only consistent with the following conditions:
- (1) use of the version of software supported by the UTIPS Steering Committee and available through the UTIPS Operator's Group;
- (2) participating in both the UTIPS Operators' Group and User group;
- (3) posting of the USOE item pool copyright on their login website;
- (4) providing monthly and annual statistics, as determined by the UTIPS Steering Committee to the USOE; and
- (5) providing feedback to the USOE regarding item quality and the schools' need for additional items.
- D. Regional servers and school districts/charter schools that do not act consistent with conditions under R277-402-3C shall not receive access to the USOE item pool.

#### R277-402-4. Distribution of Funds.

- A. Twenty-five percent of the funds shall be distributed equally to school districts/charter schools that provide applications required under R277-402-3. Seventy-five percent of the funds appropriated by the Legislature in Section 53A-1-708 shall be distributed to school districts/charter schools on a per pupil basis that provide applications required under R277-402-3.
- B. Per pupil amounts shall be derived from October [2004] student counts of applicants.
- C. The USOE shall work with applicants, to the extent of resources available, to improve the applications for funding.
- D. Each school district/charter school plan shall be approved by the USOE prior to the school district/charter school receiving funding under this rule.
- E. School districts/charter schools accepting funding under this rule shall ensure compliance with the requirements of this rule.

#### R277-402-5. Timelines.

- A. School districts/charter schools shall submit the plan required under R277-402-3B(2) to the USOE[their intent to apply for funds under this rule no later than June 15, 2004].
- B. Applications shall be available from the USOE for funds under this rule[-by July 1, 2004].
  - [C. Applications shall be due to the USOE by August 15, 2004.
- D. The USOE shall design and post a Request for Proposal to select an online testing company or service adequate to provide online testing services to schools no later than July 1, 2004.
- —<u>D]C.</u> School districts/charter schools shall provide an evaluation of planning or preparation for the use of online testing [or]and an assessment of the actual online testing process as directed by the USOE.
- $[\underline{\mathbf{E}}]\underline{\mathbf{D}}.$  Schools that do not provide timely, complete and accurate evaluations may not be considered for continued funding under this rule.

#### **KEY:** online testing

Date of Enactment or Last Substantive Amendment: [July 16, 2004]2007

Authorizing, and Implemented or Interpreted Law: Art X Sec 3; 53A-1-708(5); 53A-1-401(3)

Health, Health Systems Improvement, Emergency Medical Services

### R426-5-8

Data Requirements for an Inclusive Trauma System

#### NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 30489
FILED: 09/25/2007, 15:54

#### **RULE ANALYSIS**

Purpose of the Rule or Reason for the Change: The amendment brings Utah's Statewide Trauma Registry into compliance with the newly formulated National Trauma Data Standards (NTDS) and brings the reporting standards into closer alignment with American College of Surgeons (ACS) reporting requirements for trauma centers.

SUMMARY OF THE RULE OR CHANGE: This rule change modifies the inclusion and exclusion criteria and some of the data elements hospitals are required to submit to Utah's Statewide Trauma Registry. The proposed rule change will bring Utah's Statewide Trauma Registry into compliance with the newly formulated NTDS and brings the reporting standards into closer alignment with ACS reporting requirements. In addition to revising the data elements collected in the Trauma Registry to align with the NTDS, the inclusion criterion for the Trauma Registry on the length of stay in a hospital admission has been changed from 48 hours to 24 hours. The change will increase the number of patients who are entered in the Trauma Registry annually.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Title 26, Chapter 8a

#### ANTICIPATED COST OR SAVINGS TO:

- ❖ THE STATE BUDGET: Anticipated costs are \$35,000 for data entry and \$5,000 for copying expenses for a total of \$40,000 which are covered by dedicated credits under the Emergency Medical Services Grants Program under Section 26-8a-207.
- ❖ LOCAL GOVERNMENTS: Local governments that own hospitals will not accrue any additional costs. The State Trauma System funding, through the Bureau of Emergency Medical Services, will reimburse all costs to local governments.
- ❖ SMALL BUSINESSES AND PERSONS OTHER THAN BUSINESSES: Small businesses that own hospitals will not accrue any additional costs. The State Trauma System funding, through the Bureau of EMS, will reimburse all costs to hospitals.

COMPLIANCE COSTS FOR AFFECTED PERSONS: There will be an increase in the number of patient records to be entered into the trauma registry. The state will continue to cover the costs of the trauma registry data collection process for personnel and copying expenses for hospitals not designated as trauma centers.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: No fiscal impact on regulated business is anticipated as the Utah Department of Health has funding to reimburse expenses related to the Statewide Trauma System. Standardization of data is important to maximize the usefulness of this data. David N. Sundwall, MD, Executive Director

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

HEALTH
HEALTH SYSTEMS IMPROVEMENT,
EMERGENCY MEDICAL SERVICES
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:

Jolene Whitney at the above address, by phone at 801-538-6290, by FAX at 801-538-6808, or by Internet E-mail at irwhitney@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 11/14/2007.

THIS RULE MAY BECOME EFFECTIVE ON: 11/21/2007

AUTHORIZED BY: David N. Sundwall, Executive Director

R426. Health, Health Systems Improvement, Emergency Medical Services.

R426-5. Statewide Trauma System Standards.

#### R426-5-8. Data Requirements for an Inclusive Trauma System.

- (1) All hospitals shall collect, and quarterly submit to the Department, Trauma Registry information necessary to maintain an inclusive trauma system. The Department shall provide funds to hospitals, excluding designated trauma centers, for the data collection process. The inclusion criteria for a trauma patient [is]are as follows:
  - (a) ICD9 Diagnostic Codes between 800 and 959.9 (trauma); [or
  - 760.5 (fetus or newborn affected by trauma); or
- 641.8 (antepartum history due to trauma); or
  - 518.5 (pulmonary embolism due to trauma);]and
    - (b) [Any]At least one of the following patient conditions:

admitted to the hospital for [48]24 hours or longer; transferred in or out of your hospital via EMS transport (including air ambulance); [died]death resulting from the traumatic injury (independent of hospital admission or hospital transfer status; all air ambulance transports (including death in transport and patients flown in but not admitted to the hospital).

(c) Exclusion criteria are ICD9 Diagnostic Codes:

930-939.9 (foreign bodies)

905-909.9 (late effects of injury)

910-924.9 (superficial injuries, including blisters, contusions, abrasions, and insect bites)

The information shall be in a standardized electronic format specified by the Department which includes:

(i) Demographics:

Database Record Number

Institution ID number

Medical Record Number

Social Security Number

Patient Home Zip Code

Sex

Date of Birth

Age Number and Units

Patient's Home Country

Patient's Home State

Patient's Home County

Patient's Home City

Alternate Home Residence

Race

Ethnicity

(ii) Injury:

Date of Injury

Time of Injury

City of Injury

State of Injury

Zip Code of Injury

Blunt, Penetrating, or Burn Injury

Cause of Injury Description

Cause of Injury Code

Cause of Injury E-code

Site/Location of Injury

] Work Related Injury (y/n)

Patient's Occupational Industry

Patient's Occupation

Drimowy E. Codo	Initial ED/Hagnital Tamparatura
Primary E-Code	Initial ED/Hospital Temperature
Location E-Code	[— Capillary Refill
Additional E-Code	Respiratory Rate
Incident Location Zip Code	Initial ED/Hospital Respiratory Rate
Incident State	Initial ED/Hospital Respiratory Assistance
Incident County	Initial ED/Hospital Oxygen Saturation
Incident City	[— Respiratory Effort
Protective Devices	Blood Pressure
Child Specific Restraint	Initial ED/Hospital Systolic Blood Pressure
Airbag Deployment	Eye Movement
(iii) Prehospital:	Initial ED/Hospital GCS-Eye
Name of EMS Service	Initial ED/Hospital GCS-Verbal
Transport Origin Scene or Referring Facility	Initial ED/Hospital GCS-Motor
Trip Form Obtained (y/n)	Initial ED/Hospital GCS-Total
[——Arrival Time at (First) Hospital	Initial ED/Hospital GCS Assessment Qualifiers
Arrival Date at Hospital	[— Verbal Response
<u>EMS Dispatch Date</u>	
EMS Dispatch Time	Arrival Glascow Coma Score Total
EMS Unit Arrival on Scene Date	] Revised Trauma Score Total
EMS Unit Arrival on Scene Time	Alcohol Use Indicator
EMS Unit Scene Departure Date	<u>Drug Use Indicator</u>
EMS Unit Scene Departure Time	ED Discharge Disposition
Transport Mode	ED Death
Other Transport Mode	ED Discharge Date
Initial Field Systolic Blood Pressure	ED Discharge Time
Initial Field Pulse Rate	(vi) Emergency Department Treatment:
Initial Field Respiratory Rate	Procedures Done (pick list)
Initial Field Oxygen Saturation	Paralytics used prior to GCS $(y/n)$
Initial Field GCS-Eye	[— Disposition
Initial Field GCS-Verbal	(vii) Admission Information:
Initial Field GCS-Motor	Admit from ER or Direct Admit
Initial Field GCS-Total	Admitted from what Source
Inter-Facility Transfer	Time of Hospital Admission
(iv) Referring Hospital:	Date of Hospital Admission
Transfer from Another Hospital (y/n)	Hospital Procedures
Name or Code	Hospital Procedure Start Date
Arrival Date	Hospital Procedure Start Time
Arrival Time	(viii) Hospital Diagnosis:
Discharge Date	ICD9 Diagnosis Codes
Discharge time	Injury Diagnoses
Transfer Mode	Co-Morbid Conditions
Admitted or ER	
Procedures	AIS Score for Diagnosis (calculated)
Pulse	Injury Severity Score
Capillary Refill	(ix) [Operations/Procedures:
Respiratory Rate	— ICD9 Codes
Respiratory Effort	— (x)—]Quality Assurance Indicators:
Blood Pressure	None   Hospital Complications
Eye Movement	(x[i]) [Complications] Outcome:
Verbal Response	(X[1]) [ <del>Complications] Outcome</del> .
Motor Response	(xii) Outcome:
Glascow Coma Score Total	Discharge Time
Revised Trauma Score Total	Discharge Date
(v) Emergency Department Information:	Total Days Length of Stay
Mode of Transport	Total ICU Length of Stay
Arrival Date	Total Ventilator Days
Arrival Time	Disposition from Hospital
Discharge Time	Destination Facility
Discharge Date	[GCS Outcome Score
- Pulse	——](xi[ii])Charges:
Initial ED/Hospital Pulse Rate	Payment Sources

KEY: emergency medical services, trauma, reporting Date of Enactment or Last Substantive Amendment: [August 30, 2006] 2007

Notice of Continuation: July 18, 2007

Authorizing, and Implemented or Interpreted Law: 26-8a

Health, Health Systems Improvement, Emergency Medical Services

### R426-7

Emergency Medical Services Prehospital Data System Rules

#### NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 30491
FILED: 09/26/2007, 11:09

#### **RULE ANALYSIS**

Purpose of the rule or reason for the Change: This change moves the prehospital data collection system to the National Emergency Medical Services (EMS) Information System (NEMSIS) data standard.

SUMMARY OF THE RULE OR CHANGE: This rule change adds the NEMSIS demographic dataset and requires certain elements within that dataset to collect information about EMS agencies. It also replaces the existing EMS incident dataset with the NEMSIS EMS dataset and requires certain elements within that dataset to collect information about EMS incidents to which EMS services responded. The number of elements is increased to enable more detailed reporting and analysis, and to make the system capable of serving as an electronic report of prehospital patient care, rather than a data record only. The change also removes language specific to air ambulance services and requires all licensed or designated agencies to use the same standard. Finally, the change requires an EMS service to provide information about the EMS incident to the receiving facility and for the receiving facility to provide certain patient outcome information to the EMS service that delivered the patient.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Title 26, Chapter 8a

ANTICIPATED COST OR SAVINGS TO:

- $\ \ \, \ \ \,$  THE STATE BUDGET: Existing staff will continue to support the data system within existing appropriations and federal grants specific to this program.
- ❖ LOCAL GOVERNMENTS: The Bureau of EMS provides a software option free of charge to government EMS agencies. EMS agencies may choose to purchase commercial software but are not required to do so. The adoption of the NEMSIS standard allows EMS agencies to consolidate a multi-step reporting process into one or two steps, reducing the overall personnel time required, while the increased detail of the NEMSIS standard increases the personnel time required. The

overall personnel time cost is expected to remain the same or decrease slightly. Standard computing equipment is sufficient for the system, and the Bureau of EMS provides computer equipment to EMS agencies during the transition to the new standard. There may be some transition training costs, but the Department of Health provides the training and travel costs for the EMS agencies.

SMALL BUSINESSES AND PERSONS OTHER THAN BUSINESSES: The Bureau of EMS provides a software option free of charge to private EMS agencies. EMS agencies may choose to purchase commercial software but are not required to do so. The adoption of the NEMSIS standard allows EMS agencies to consolidate a multi-step reporting process into one or two steps, reducing the overall personnel time required, while the increased detail of the NEMSIS standard increases the personnel time required. The overall personnel time cost is expected to remain the same or decrease slightly. Standard computing equipment is sufficient for the system, and the Bureau of EMS provides computer equipment to EMS agencies during the transition to the new standard. Of the EMS agencies that do not use the software provided by the Bureau of EMS, all use commercial software that will be updated to the national standard as part of their maintenance agreements with the software vendors.

COMPLIANCE COSTS FOR AFFECTED PERSONS: The Bureau of EMS provides a software option free of charge to EMS An EMS agency may choose to purchase commercial software but is not required to do so. The adoption of the NEMSIS standard allows EMS agencies to consolidate a multi-step reporting process into one or two steps, reducing the overall personnel time required, while the increased detail of the NEMSIS standard increases the personnel time required. The overall personnel time cost is expected to remain the same or decrease slightly. Standard computing equipment is sufficient for the system, and the Bureau of EMS provides computer equipment to EMS agencies during the transition to the new standard. There may be some transition training costs, but the Department of Health provides the training and travel costs for the EMS agencies. Of the EMS agencies that do not use the software provided by the Bureau of EMS, all but one EMS agency uses commercial software that will be updated to the national standard as part of their maintenance agreements with the software vendors. One large EMS agency that uses its internally developed software will experience a one-time expense between \$30,000 and \$50,000 to upgrade its software to meet the new national standards.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: It appears that adopting the national standard is in the best interest of the EMS system in Utah. Costs appear to be justified, but this issue will be carefully examined based on public comment. David N. Sundwall, MD, Executive Director

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

HEALTH
HEALTH SYSTEMS IMPROVEMENT,
EMERGENCY MEDICAL SERVICES

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:

Jolene Whitney at the above address, by phone at 801-538-6290, by FAX at 801-538-6808, or by Internet E-mail at irwhitney@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 11/14/2007.

THIS RULE MAY BECOME EFFECTIVE ON: 11/21/2007

AUTHORIZED BY: David N. Sundwall, Executive Director

R426. Health, Health Systems Improvement, Emergency Medical Services.

R426-7. Emergency Medical Services Prehospital Data System Rules.

#### R426-7-1. Authority and Purpose.

- (1) This rule is established under Title 26 chapter 8a.
- (2) The purpose of this rule is to establish minimum mandatory EMS data reporting requirements.

#### R426-7-2. Definitions.

- As used in this rule:
- (1) "Emergency Medical Services Provider" means:
- (a) a licensed ground or air ambulance provider; or
- (b) a designated first responder.
- (2) "EMS Incident" means an instance in which an Emergency Medical Services Provider is requested to provide emergency medical services, including a mutual aid request, and which results in:
  - (a) a 911 response;
  - (b) an inter-facility transport;
  - (c) patient refusal of care;
- (d) no care needed;
- (e) a cancelled response; or
- (f) an instance where no patient is found.
- (3) "Patient Care Report" means a record of the response by each responding Emergency Medical Services Provider unit to each patient during an EMS Incident.

#### R426-7-[2]3. Prehospital Data Set.

- (1) [Licensees or designees] Emergency medical service providers shall collect data as identified by the Department in this rule.
- (2) [The data shall be submitted to the Department monthly within 30 days of end of the month.] Emergency Medical Services Providers shall submit the data to the Department electronically in the National Emergency Medical Services Information System (NEMSIS) format. For Emergency Medical Services Providers directly using a reporting system provided by the Department, the data is considered submitted to the Department as soon as it has been entered or updated in the Department-provided system.

- (3) [The data shall be submitted in an electronic format determined and approved by the Department. Agencies who respond to less than 10 calls per month may submit data in a Department approved—alternate—format.]Emergency Medical Services Providers shall submit NEMSIS Demographic data elements within 30 days after the end of each calendar quarter in the format defined in the NEMSIS EMSDemographicDataSet. Some data may change less frequently than quarterly, but Emergency Medical Services Providers shall submit all required data elements quarterly regardless of whether the data have changed.
- (4) Emergency Medical Services Providers shall submit NEMSIS EMS incident data elements for each Patient Care Report within 30 days of the end of the month in which the EMS incident occurred, in the format defined in the NEMSIS EMSDataSet.
- [(4)](5) If the Department determines that there are errors in the data, it may [return the data to-]ask the data supplier for corrections. The data supplier shall correct the data and resubmit it to the Department within 30 days of receipt from the Department. If data is returned to the [agency]supplier for corrections, the [agency]Emergency Medical Services Provider is not in compliance with this rule until corrected data is returned, accepted and approved by the Department.
- (6) The minimum required demographic data elements that must be reported under this rule include the following NEMSIS EMSDemographicDataSet elements:
  - D01\_01\_EMS Agency Number
  - D01\_02 EMS Agency Name
  - D01\_03 EMS Agency State
  - D01\_04 EMS Agency County
  - D01 05 Primary Type of Service
  - D01\_06 Other Types of Service
  - D01\_07 Level of Service
- D01 08 Organizational Type
  - D01 09 Organization Status
  - D01 10 Statistical Year
  - D01 11 Other Agencies In Area
  - D01\_12 Total Service Size Area
  - D01\_13 Total Service Area Population
- D01 14 911 Call Volume per Year
- D01 15 EMS Dispatch Volume per Year
- D01\_16 EMS Transport Volume per Year
- D01 17 EMS Patient Contact Volume per Year
- D01\_18 EMS Billable Calls per Year
- D01 19 EMS Agency Time Zone
- D01 20 EMS Agency Daylight Savings Time Use
- D01 21 National Provider Identifier
- D02\_01 Agency Contact Last Name
- D02\_02 Agency Contact Middle Name/Initial
- D02 03 Agency Contact First Name
- D02 04 Agency Contact Address
- D02 05 Agency Contact City
- D02 06 Agency Contact State
- D02\_07 Agency Contact Zip Code
- D02 08 Agency Contact Telephone Number
- D02 09 Agency Contact Fax Number
- D02\_10 Agency Contact Email Address
- D02 11 Agency Contact Web Address
- D03\_01 Agency Medical Director Last Name

D03 02 Agency Medical Director Middle Name/Initial

D03 03 Agency Medical Director First Name

D03_04 Agency Medical Director Address	— ECG Code 1
D03 05 Agency Medical Director City	— ECG Code 2
D03 06 Agency Medical Director State	— ECG Code 3
D03 07 Agency Medical Director Zip Code	— Injury Illness 1
D03 08 Agency Medical Director Telephone Number	— Injury Illness 2
D03 09 Agency Medical Director Fax Number	— Injury Illness 3
D03 10 Agency Medical Director's Medical Specialty	Injury Illness 4
D03 11 Agency Medical Director Email Address	Injury Illness 5
D04 01 State Certification Licensure Levels	Injury Illness 6
D04 02 EMS Unit Call Sign	— Medication 1
D04 04 Procedures	— Medication 2
D04 05 Personnel Level Permitted to Use the Procedure	— Medication 3
D04_06 Medications Given	Medication 4
D04 07 Personnel Level Permitted to Use the Medication	— Medication 5
D04_08_Protocol	— Medication 6
D04_09 Personnel Level Permitted to Use the Protocol	— Treatment 1
D04_10 Billing Status	— Treatment 2
D04_11 Hospitals Served	— Treatment 3
D04_13 Other Destinations	— Treatment 4
D04_15 Destination Type	— Treatment 5
D04_17 EMD Vendor	— Treatment 6
D05_01 Station Name	— Destination Code
D05 02 Station Number	— Disposition Code
D05 03 Station Zone	— Patient Date of Birth
D05 04 Station GPS	— EMT 1
D05 05 Station Address	— EMT 2
D05 06 Station City	— Location Code
D05 07 Station State	— Init Systolic BP
D05 08 Station Zip	— Init Respiration
D05 09 Station Telephone Number	— Init Temperature
D06 01 Unit/Vehicle Number	— Init Pulse Rate
D06 03 Vehicle Type	— Glasgow Eye Open
D06 07 Vehicle Model Year	— Glasgow Verbal
D07 02 State/Licensure ID Number	Glassow Motor
D07_03 Personnel's Employment Status	— Glasgow Total
D08_01_EMS Personnel's Last Name	Revised Trauma Score (RTS)
D08_03_EMS Personnel's First Name	Narrative Line 1
[(5)](7) The minimum required Patient Care Report data	Narrative Line 2
elements that must be reported under this rule include the following	Narrative Line 3
NEMSIS EMSDataSet elements:	— Narrative Line 4
[Patient Last Name	Narrative Line 5]E01_01 Patient Care Report Number
— Patient First Name	E01_02 Software Creator
— Incident Number	E01_03 Software Name
— Service Number	E01_04 Software Version
— Unit Permit Number	E02_01 EMS Agency Number
— Incident Date	E02_02 Incident Number
— Incident Street	E02_04 Type of Service Requested
— Incident City	E02 05 Primary Role of the Unit
— Incident State	E02 06 Type of Dispatch Delay
— Incident Zip	E02 07 Type of Response Delay
— Incident County	E02 08 Type of Scene Delay
— Time Dispatched	E02 09 Type of Transport Delay
Time Enroute	E02 10 Type of Turn-Around Delay
Time Arrived Scene	E02 12 EMS Unit Call Sign (Radio Number)
Time Left Scene	E02 20 Response Mode to Scene
Time at Destination	E03 01 Complaint Reported by Dispatch
— Dispatch Code	E03 02 EMD Performed
— Patient Age	E04 01 Crew Member ID
— Patient Race	E05 01 Incident or Onset Date/Time
— Patient Gender	E05 02 PSAP Call Date/Time
— Patient Sender  — Patient Source	E05 03 Dispatch Notified Date/Time
Tationt Source	O_ Dispatch Nothied Date/Time

FOR OA HARANAICA II. Diamatal Data/Time	E10 00 Hay (CO) and CoCot Englishment
E05_04 Unit Notified by Dispatch Date/Time	E10_08 Use of Occupant Safety Equipment
E05_05 Unit En Route Date/Time	E10_09 Airbag Deployment
E05_06 Unit Arrived on Scene Date/Time	E10_10 Height of Fall
E05 07 Arrived at Patient Date/Time	E11 01 Cardiac Arrest
E05 08 Transfer of Patient Care Date/Time	E11 02 Cardiac Arrest Etiology
E05 09 Unit Left Scene Date/Time	E11 03 Resuscitation Attempted
E05 10 Patient Arrived at Destination Date/Time	E11 04 Arrest Witnessed by
E05_11 Unit Back in Service Date/Time	E11 05 First Monitored Rhythm of the Patient
E05_12 Unit Cancelled Date/Time	E11_06 Any Return of Spontaneous Circulation
E05_13 Unit Back at Home Location Date/Time	E11_08 Estimated Time of Arrest Prior to EMS Arrival
<u>E06_01 Last Name</u>	E11_10 Reason CPR Discontinued
E06 02 First Name	E12 01 Barriers to Patient Care
E06 03 Middle Initial/Name	E12 08 Medication Allergies
E06 04 Patient's Home Address	E12 14 Current Medications
E06 05 Patient's Home City	E12 18 Presence of Emergency Information Form
E06 06 Patient's Home County	E12 19 Alcohol/Drug Use Indicators
E06_07 Patient's Home State	E12_20 Pregnancy
E06_08 Patient's Home Zip Code	E13_01 Run Report Narrative
E06_09 Patient's Home Country	E14_01 Date/Time Vital Signs Taken
E06_10 Social Security Number	E14_02 Obtained Prior to this Units EMS Care
<u>E06 11 Gender</u>	E14 03 Cardiac Rhythm
E06 12 Race	E14 04 SBP (Systolic Blood Pressure)
E06 13 Ethnicity	E14 05 DBP (Diastolic Blood Pressure)
E06 14 Age	E14 07 Pulse Rate
	E14 09 Pulse Oximetry
E06_15 Age Units	
E06_16 Date of Birth	E14_10 Pulse Rhythm
E06_17 Primary or Home Telephone Number	E14_11 Respiratory Rate
E07_01 Primary Method of Payment	E14_14 Blood Glucose Level
E07 15 Work-Related	E14 15 Glasgow Coma Score-Eye
E07 16 Patient's Occupational Industry	E14 16 Glasgow Coma Score-Verbal
E07 17 Patient's Occupation	E14 17 Glasgow Coma Score-Motor
E07 34 CMS Service Level	E14 18 Glasgow Coma Score-Qualifier
E07 35 Condition Code Number	E14 19 Total Glasgow Coma Score
E08 05 Number of Patients at Scene	E14 20 Temperature
E08_06 Mass Casualty Incident	E14_22 Level of Responsiveness
E08_07_Incident Location Type	E14_24 Stroke Scale
E08_11 Incident Address	E14_26_APGAR
E08_12 Incident City	E14_27 Revised Trauma Score
E08 13 Incident County	E14_28 Pediatric Trauma Score
E08_14 Incident State	E15_01 NHTSA Injury Matrix External/Skin
E08_15 Incident ZIP Code	E15_02 NHTSA Injury Matrix Head
E09_01 Prior Aid	E15_03 NHTSA Injury Matrix Face
E09 02 Prior Aid Performed by	E15 04 NHTSA Injury Matrix Neck
E09 03 Outcome of the Prior Aid	E15 05 NHTSA Injury Matrix Thorax
E09 04 Possible Injury	E15 06 NHTSA Injury Matrix Abdomen
E09 05 Chief Complaint	E15 07 NHTSA Injury Matrix Spine
E09 06 Duration of Chief Complaint	E15 08 NHTSA Injury Matrix Spine E15 08 NHTSA Injury Matrix Upper Extremities
E09_07 Time Units of Duration of Chief Complaint	E15_09 NHTSA Injury Matrix Pelvis
E09_11 Chief Complaint Anatomic Location	E15 10 NHTSA Injury Matrix Lower Extremities
E09_12 Chief Complaint Organ System	E15_11 NHTSA Injury Matrix Unspecified
E09 13 Primary Symptom	E16 01 Estimated Body Weight
E09 14 Other Associated Symptoms	E16 02 Broselow/Luten Color
E09 15 Providers Primary Impression	E16_03 Date/Time of Assessment
E09 16 Provider's Secondary Impression	E16 04 Skin Assessment
E10 01 Cause of Injury	E16 05 Head/Face Assessment
E10 02 Intent of the Injury	
	E16_06_Neck Assessment
E10_03 Mechanism of Injury	E16_07 Chest/Lungs Assessment
E10_04 Vehicular Injury Indicators	E16_08 Heart Assessment
E10_05 Area of the Vehicle impacted by the collision	E16_09 Abdomen Left Upper Assessment
E10_06 Seat Row Location of Patient in Vehicle	E16_10 Abdomen Left Lower Assessment
E10 07 Position of Patient in the Seat of the Vehicle	E16 11 Abdomen Right Upper Assessment
<del></del>	

E16 12 Abdomen Right Lower Assessment
E16 13 GU Assessment
E16 14 Back Cervical Assessment
E16 15 Back Thoracic Assessment
E16_16 Back Lumbar/Sacral Assessment
E16 17 Extremities-Right Upper Assessment
E16_18 Extremities-Right Lower Assessment
E16_19 Extremities-Left Upper Assessment
E16_20 Extremities-Left Lower Assessment
E16_21 Eyes-Left Assessment
E16_22 Eyes-Right Assessment E16_23 Mental Status Assessment
E16_24 Neurological Assessment
E18 01 Date/Time Medication Administered
E18_02 Medication Administered Prior to this Units EMS
<u>Care</u>
E18_03 Medication Given
E18_04 Medication Administered Route
E18_05 Medication Dosage
E18_06 Medication Dosage Units
E18_07 Response to Medication
E18_08 Medication Complication
E18_09 Medication Crew Member ID
E18 10 Medication Authorization
E19 01 Date/Time Procedure Performed Successfully
E19 03 Procedure
E19 04 Size of Procedure Equipment
E19_05 Number of Procedure Attempts
E19_06 Procedure Successful E19_07 Procedure Complication
E19_08 Response to Procedure
E19_09 Procedure Crew Members ID
E19 10 Procedure Authorization
E19 12 Successful IV Site
E19 13 Tube Confirmation
E19 14 Destination Confirmation of Tube Placement
E20 01 Destination/Transferred To, Name
E20 03 Destination Street Address
E20 04 Destination City
E20 05 Destination State
E20 06 Destination County
E20 07 Destination Zip Code
E20 10 Incident/Patient Disposition
E20 14 Transport Mode from Scene
E20 15 Condition of Patient at Destination
E20 16 Reason for Choosing Destination
E20 17 Type of Destination
E22 01 Emergency Department Disposition
E22 02 Hospital Disposition
E23 03 Personal Protective Equipment Used
E23 09 Research Survey Field
E23_10 Who Generated this Report?
E23 11 Research Survey Field Title
(8) Emergency Medical Services Providers shall use elements
E23_09 and E23_11 to report biosurveillance indicators. When any
of the following indicators are present in an incident, the Emergency
Medical Services Provider shall provide an instance of E23_09 and
E23_11, with E23_09 set to "true" and E23_11 set to one of the

B01 03 Apparent Death
B01 04 Bloody Diarrhea
B01 05 Fever
B01 06 Headache
B01 07 Inhalation
B01 08 Rash/Blistering
B01 09 Nausea/Vomiting
B01 10 Paralysis
B01 11 Respiratory Arrest
B01 12 Respiratory Distress
B01 13 Seizures
(9) Emergency Medical Service

- (9) Emergency Medical Services Providers are not required to submit other NEMSIS data elements but may optionally do so. Emergency Medical Services Providers may also use additional instances of E23\_09 and E23\_11 for their own purposes.
- (10) For each patient transported to a licensed acute care facility or a specialty hospital with an emergency department, each responding emergency medical services provider unit that cared for the patient during the incident shall provide a patient care report to the receiving facility within one hour after the patient arrives at the receiving facility in at least one of the following formats:
  - (a) NEMSIS XML; or
  - (b) Paper form.
- (11) For each patient transported to a licensed acute care facility or a specialty hospital with an emergency department, the "careRECEIVING -- SEE USAGE IN (10)" facility shall provide at least the following information to each Emergency Medical Services Provider that cared for the patient, upon request by the Emergency Medical Services Provider:
  - (a) the patient's emergency department disposition; and
  - (b) the patient's hospital disposition.

#### R426-7-[3]4. ED Data Set.

- (1) All hospitals licensed in Utah shall provide patient data as identified by the Department.
- (2) This data shall be submitted at least quarterly to the Department. Corporate submittal is preferred.
- (3) The data must be submitted in an electronic format determined and approved by the Department.
- (4) If the Department determines that there are errors in the data, it may return the data to the data supplier for corrections. The data supplier shall correct the data and resubmit it to the Department within 30 days of receipt from the Department. If data is returned to the hospital for corrections, the hospital is not in compliance with this rule until corrected data is returned, accepted and approved by the Department.
  - (5) The minimum required data elements include:

Unique Patient Control Number

Record Type

Provider Identifier (hospital)

Patient Social Security Number

Patient Control Number

Type of Bill

Patient Name

Patient's Address (postal zip code)

Patient Date of Birth

Patient's Gender

Admission Date

Admission Hour

Discharge Hour

Discharge Status

following:

B01\_01 Abdominal Pain

B01 02 Altered Level of Consciousness

Disposition from Hospital	Type of Location
Patient's Medical Record Number	— Patient Source
Revenue Code 1 ("001" sum of all charges)	Factors Affecting Care
Total Charges by Revenue Code 1 ("001" last total Charge	Injury/Illness Categories Codes
Field, is sum)	— ICD9 Codes
Revenue Code 2 ("450" used for record selection)	— E Codes
Total Charges by Revenue Code 2 (Charges associated with	— Treatments Given
code 450)	<ul> <li>Reason Destination Was Determined</li> </ul>
Primary Payer Identification	— Safety Equipment Used
Estimated Amount Due	Suspected Alcohol and Drugs
Secondary Payer Identification	Body Fluids Exposure
Estimated Amount Due	— Resp Rate
Tertiary Payer Identification	Systolie
Estimated Amount Due	— Glasgow Coma Score
Patient Estimated Amount Due	Total for Revised Trauma Score
Principal Diagnosis Code	GCS-Eye Open
Secondary Diagnosis Code 1	GCS-Verbal Response
Secondary Diagnosis Code 2	- GCS-Motor Response
Secondary Diagnosis Code 3	- Glasgow Total
Secondary Diagnosis Code 4	
Secondary Diagnosis Code 5	
Secondary Diagnosis Code 6	
Secondary Diagnosis Code 7	
Secondary Diagnosis Code 8	
External Cause of Injury Code (E-Code)	
Procedure Coding Method Used	
Principal Procedure	
Secondary Procedure 1	
Secondary Procedure 2	
Secondary Procedure 3	
Secondary Procedure 4, and	
Secondary Procedure 5	VS-Change-Respiration
	- VS-Change-Temp
R426-7-4. Air Medical Service Data Set.	
(1) All air medical services licensed in Utah shall provide	
patient data as identified by the Department.	
(2) This data shall be submitted at least quarterly to the	
Department. Corporate submittal is preferred.	
(3) The data must be submitted in an electronic format	
determined and approved by the Department.	
(4) If the Department determines that there are errors in the	
data, it may return the data to the data supplier for corrections. The	
data supplier shall correct the data and resubmit it to the Department	- VS-Change Glucose
within 30 days of receipt from the Department. If data is returned to	— ECG-Initial-Time
the hospital for corrections, the hospital is not in compliance with	ECG-Initial-Rhythm Code
this rule until corrected data is returned, accepted and approved by	
	— ECG-Repeat-Time
the Department.	— ECG-Repeat-Time — ECG-Repeat-Rhythm Code
the Department.  (5) The minimum required data elements include:	ECG-Repeat-Time ECG-Repeat-Rhythm Code ECG-Repeat-Time
the Department.  (5) The minimum required data elements include:  Service Number	ECG-Repeat-Time     ECG-Repeat-Rhythm Code     ECG-Repeat-Time     ECG-Repeat-Rhythm Code
the Department.  (5) The minimum required data elements include:  Service Number  Unit Permit Number	ECG-Repeat-Time ECG-Repeat-Rhythm Code ECG-Repeat-Time ECG-Repeat-Rhythm Code Medications Given-Time
the Department.  (5) The minimum required data elements include:  Service Number  Unit Permit Number  Incident Number	ECG-Repeat-Time ECG-Repeat-Rhythm Code ECG-Repeat-Time ECG-Repeat-Rhythm Code Medications Given-Time Medications Given-Code
the Department.  (5) The minimum required data elements include:  Service Number  Unit Permit Number  Incident Number  Multiple Patients	ECG-Repeat-Time ECG-Repeat-Rhythm Code ECG-Repeat-Time ECG-Repeat-Rhythm Code ECG-Repeat-Rhythm Code Medications Given-Time Medications Given-Code Medications Given-Dose
the Department.  (5) The minimum required data elements include:  Service Number  Unit Permit Number  Incident Number  Multiple Patients  Dispatch Code	ECG-Repeat-Time ECG-Repeat-Rhythm Code ECG-Repeat-Time ECG-Repeat-Rhythm Code Medications Given-Time Medications Given-Code
the Department.  (5) The minimum required data elements include:  Service Number  Unit Permit Number  Incident Number  Multiple Patients	ECG-Repeat-Time ECG-Repeat-Rhythm Code ECG-Repeat-Time ECG-Repeat-Rhythm Code ECG-Repeat-Rhythm Code Medications Given-Time Medications Given-Code Medications Given-Dose Medications Given-Unit of Measurement Medications Given-Time
the Department.  (5) The minimum required data elements include:  Service Number  Unit Permit Number  Incident Number  Multiple Patients  Dispatch Code	ECG-Repeat-Time ECG-Repeat-Rhythm Code ECG-Repeat-Time ECG-Repeat-Rhythm Code ECG-Repeat-Rhythm Code Medications Given-Time Medications Given-Code Medications Given-Dose Medications Given-Unit of Measurement
the Department.  (5) The minimum required data elements include:  Service Number  Unit Permit Number  Incident Number  Multiple Patients  Dispatch Code  Type of Service	ECG-Repeat-Time ECG-Repeat-Rhythm Code ECG-Repeat-Time ECG-Repeat-Rhythm Code ECG-Repeat-Rhythm Code Medications Given-Time Medications Given-Code Medications Given-Dose Medications Given-Unit of Measurement Medications Given-Time
the Department.  (5) The minimum required data elements include:  Service Number  Unit Permit Number  Incident Number  Multiple Patients  Dispatch Code  Type of Service  Vehicle Type  Incident Street Location	ECG-Repeat-Time ECG-Repeat-Rhythm Code ECG-Repeat-Time ECG-Repeat-Rhythm Code Medications Given-Time Medications Given-Code Medications Given-Dose Medications Given-Unit of Measurement Medications Given-Time Medications Given-Code
the Department.  (5) The minimum required data elements include:  Service Number  Unit Permit Number  Incident Number  Multiple Patients  Dispatch Code  Type of Service  Vehicle Type  Incident Street Location  City	ECG-Repeat-Time ECG-Repeat-Rhythm Code ECG-Repeat-Time ECG-Repeat-Rhythm Code Medications Given-Time Medications Given-Code Medications Given-Dose Medications Given-Unit of Measurement Medications Given-Code Medications Given-Code Medications Given-Code Medications Given-Dose Medications Given-Dose Medications Given-Dose
the Department.  (5) The minimum required data elements include:  Service Number  Unit Permit Number  Incident Number  Multiple Patients  Dispatch Code  Type of Service  Vehicle Type  Incident Street Location  City  County	ECG-Repeat Time ECG-Repeat Rhythm Code ECG-Repeat Time ECG-Repeat Rhythm Code Medications Given-Time Medications Given-Dose Medications Given-Unit of Measurement Medications Given-Code Medications Given-Time Medications Given-Code Medications Given-Dose Medications Given-Dose Medications Given-Unit of Measurement Medications Given-Unit of Measurement Medications Given-Time
the Department.  (5) The minimum required data elements include:  Service Number  Unit Permit Number  Incident Number  Multiple Patients  Dispatch Code  Type of Service  Vehicle Type  Incident Street Location  City  County  State	ECG-Repeat Time ECG-Repeat Rhythm Code ECG-Repeat Rhythm Code ECG-Repeat Rhythm Code Medications Given-Time Medications Given-Code Medications Given-Unit of Measurement Medications Given-Unit of Measurement Medications Given-Code Medications Given-Dose Medications Given-Unit of Measurement Medications Given-Unit of Measurement Medications Given-Unit of Measurement Medications Given-Time Medications Given-Code
the Department.  (5) The minimum required data elements include:  Service Number  Unit Permit Number  Incident Number  Multiple Patients  Dispatch Code  Type of Service  Vehicle Type  Incident Street Location  City  County	ECG-Repeat Time ECG-Repeat Rhythm Code ECG-Repeat Time ECG-Repeat Rhythm Code Medications Given-Time Medications Given-Dose Medications Given-Unit of Measurement Medications Given-Code Medications Given-Time Medications Given-Dose Medications Given-Dose Medications Given-Dose Medications Given-Unit of Measurement Medications Given-Unit of Measurement Medications Given-Time

Medications Given-Time **Medications Given-Code** Medications Given-Dose Medications Given-Unit of Measurement Medications Given-Time Medications Given-Code Medications Given-Dose **Medications Given-Unit of Measurement** Injury or Onset-Date Injury or Onset-Time Dispatch Notified-Date Dispatch Notified-Time Unit Notified-Date Unit Notified-Time Unit Enroute-Date Unit Enroute-Time Arrival at Scene-Date Arrival at Scene-Time Arrival at Patient-Date - Arrival at Patient-Time Left Scene-Date Left Scene-Time Arrival at Destination-Date Arrival at Destination-Time Back in Service-Date Back in Service-Time **Motor Function-Left-Moves Arms** Motor Function-Right-Moves Arms Motor Function-Left-Moves Legs Motor Function-Right-Moves Legs Destination Transferred To Disposition Patient Last Name Patient First Name Patient Middle Initial Place of Residence Zip Code Social Security Number Date of Birth Sex Age Race On-line Medical Control Physician Responders-Last Name Responders-First Name Responders-Crew Member Type Responders-Last Name Responders-First Name Responders-Crew Member Type Responders-Last Name Responders-First Name Responders-Crew Member Type

#### R426-7-5. Penalty for Violation of Rule.

As required by Section 63-46a-3(5): Any person or agency who violates any provision of this rule, per incident, may be assessed a penalty not to exceed the sum of \$5,000 or be punished for violation of a class B misdemeanor for the first violation and for any subsequent similar violation within two years is a violation of a class A misdemeanor as provided in Section 26-23-6.

**KEY:** emergency medical services

Date of Enactment or Last Substantive Amendment: [January

<del>30, 2001</del>]<u>2007</u>

Notice of Continuation: January 24, 2006

Authorizing, and Implemented or Interpreted Law: 28-8a

## Human Services, Child and Family Services

R512-43

**Adoption Assistance** 

#### NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 30468
FILED: 09/19/2007, 14:47

#### **RULE ANALYSIS**

Purpose of the rule or reason for the change: This rule is being modified to clarify when a child qualifies for adoption assistance per federal and state law and when a fair hearing request may be made to Child and Family Services.

SUMMARY OF THE RULE OR CHANGE: This rule change clarifies the qualifications for a child to be eligible for federal and state adoption assistance and sets a time limit for when a written request for a fair hearing needs to be submitted to Child and Family Services. The Board of Child and Family Services approved the amendments to this rule at their meeting held on 08/28/2007.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Sections 62A-4a-106 and 62A-4a-901 through 62A-4a-907

#### ANTICIPATED COST OR SAVINGS TO:

- ❖ THE STATE BUDGET: The Finance Director and Adoption Program Manager for the division reviewed possible anticipated costs or savings to the state budget due to this rule change. It was determined that this rule change will not increase costs or savings to the Division budget. Services will be provided within the current budget.
- ❖ LOCAL GOVERNMENTS: After careful review of the possible impact of costs or savings on local government by the Finance Director and Adoption Program Manager for the Division, it was determined that there will be no increased costs or savings for local government.
- ❖ SMALL BUSINESSES AND PERSONS OTHER THAN BUSINESSES: After careful review of the possible impact of costs or savings on small businesses by the Finance Director and Adoption Program Manager for the Division, it was determined that there will be no increased costs or savings for small businesses.

COMPLIANCE COSTS FOR AFFECTED PERSONS: The Finance Director and Adoption Program Manager for the Division reviewed possible anticipated costs or savings to affected persons due to this rule change. It was determined that

persons affected by this rule change will not see an increase or decrease in compliance costs.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: This rule amendment will have no fiscal impact on businesses. Lisa-Michele Church, Executive Director

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

HUMAN SERVICES
CHILD AND FAMILY SERVICES
Room 225
120 N 200 W
SALT LAKE CITY UT 84103-1500, or
at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Carol Miller at the above address, by phone at 801-538-4451, by FAX at 801-538-3993, or by Internet E-mail at CAROLMILLER@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 11/14/2007.

THIS RULE MAY BECOME EFFECTIVE ON: 11/21/2007

AUTHORIZED BY: Duane Betournay, Director

R512. Human Services, Child and Family Services. R512-43. Adoption Assistance. R512-43-1. Definitions.

In addition to terms defined in Section 62A-4a-902, the following terms are defined for purposes of this rule:

- (1) Initiation of adoption proceedings means the earlier of (a) the date an Adoption Agreement is signed with the Division of Child and Family Services for placement of a child in the home, or (b) the date an adoption petition is filed.
- (2) Child in public foster care means a judicially removed child whose placement resulting in adoption was immediately preceded by protective, temporary, or legal custody with a State IV-E agency, or a child who was placed with a State IV-E agency through a Voluntary Placement Agreement, or the child of a minor parent in foster care.
- (3) A child or youth who was taken into protective custody and, as a result of the protective episode, was placed with a relative who was given legal custody meets the definition of a child in public foster care.
- (a) If the court orders Child and Family Services to continue to provide Protective Supervision Services for the family in making safety and permanency decisions for the child, including placement decisions and permanency goals, the child is eligible for adoption assistance if the child's permanency goal becomes adoption, if all other criteria in R512-43-3(1-4) are met.
- (i) This may include a change in placement to another relative while the Protective Supervision Services continue to be court ordered.
- [(3)](4) State IV-E agency means the Division of Child and Family Services or a public agency or tribal organization with whom

the Division of Child and Family Services has an agreement in effect for foster care maintenance payments in accordance with Title IV-E, Section 42 USC 672.

- [(4)](5) AFDC means the Aid to Families with Dependent Children program that was in effect on July 16, 1996.
- [(5)](6) Child with a previous IV-E agreement means a child who was Title IV-E eligible in a previous adoption with a fully executed adoption assistance agreement originating in any state, and the previous adoption was legally dissolved or ended due to the death of both of the adoptive parents.

#### R512-43-2. Purpose and Authority.

- (1) The purpose of the [A]adoption [A]assistance program is to aid an adoptive family to establish and maintain a permanent adoptive living arrangement for a child who qualifies for the program under state and federal law.
- (2) The [A]adoption assistance program is intended to provide a permanent family for a child in public foster care or who receives Supplemental Security Income (SSI)[SSI] by providing financial and medical assistance for the child's benefit and best interest to the family who adopts the child.
- (3) [Title 62A, Chapter 4a, Part 9]Section 62A-4a-901, et seq. authorizes the state to provide adoption assistance and supplemental adoption assistance and Section 473, Social Security Act, authorizes federal adoption assistance. Section 473, Social Security Act (2001), and 45 CFR 1356.40 (2000) and 45 CFR 1356.41 (2000) are incorporated by reference.

#### R512-43-3. General Requirements for Adoption Assistance.

- (1) Qualification for adoption assistance is based upon the child meeting qualifying factors, not the adoptive family.
- (2) A child qualifies for adoption assistance if all of the following are met:
- (a) The [S]state has determined that the child cannot or should not be returned home.
- (b) The [S]state can document that reasonable efforts were made to place the child for adoption without providing adoption assistance. An exception applies if the child has significant emotional ties with the adoptive family and it is not in the child's best interest to consider a different adoptive placement.
- (c) The [S]state determines the child meets the definition of a child with a special need in accordance with Section 62A-4a-901, et seq.
- (i) A child under age five in public foster care meets the special need definition of "a child with a physical, emotional or mental disability" when the child is at risk to develop such a condition due to specific factors identified in the child's or birth parents' health and social histories
- (3) In determining eligibility for adoption assistance, there is no income eligibility requirement or means test for the adoptive parents.
- (4) A child must be a U.S. citizen or qualified alien to receive adoption assistance.
- (5) An application for adoption assistance is submitted to the regional adoption subsidy committee on a form provided by the Division of Child and Family Services.
- (6) Application for adoption assistance, approval, and completion of the adoption assistance agreement, including signatures of an adoptive parent and a representative from the Division of Child and Family Services, are to be completed prior to finalization of the adoption.

- (7) Adoptive parents may request adoption assistance after an adoption is finalized by requesting a fair hearing through the Office of Administrative Hearings. Adoption assistance may only be granted after finalization when the conditions stated in R512-43-11-2(a) are met
- (8) Adoption assistance usually begins after finalization of an adoption. However, adoption assistance may be initiated at the time of placement if the child is legally free for adoption, the adoptive home is approved, adoption proceedings are initiated, an adoption assistance agreement is fully executed prior to placement, and foster care maintenance payments are not being provided for the child.
- (9) An adoption assistance agreement shall be approved and have all required signatures before any payments may be made to an adoptive family or before state medical assistance may be initiated.
- (10) A qualified child shall continue to be eligible to receive adoption assistance until a child reaches age 18 unless causes for termination apply as stated in R512-43-11. Assistance may be extended until a child reaches age 21 when the regional adoption subsidy committee has determined that the child has a mental or physical disability that warrants continuing assistance.
- (a) An extension of adoption assistance beyond age 18 is warranted if the child meets the criteria for services in the Department of Human Services, Division of Services for People with Disabilities.
- (11) The Division of Child and Family Services is responsible for notifying a prospective adoptive family of the availability of adoption assistance when the family begins an adoptive placement of a qualified child in public foster care.
- (12) The adoptive parents are responsible to notify the Division of Child and Family Services of any circumstances that may affect the child's eligibility for adoption assistance or eligibility for adoption assistance in a different amount.

#### R512-43-5. Monthly Subsidy.

(1) Qualifying for a Monthly Subsidy.

A child qualifies for a monthly subsidy when the following requirements are met:

- (a) The child meets all of the qualifying factors for adoption assistance listed in R512-43-3(2), and
- (b) The child meets the definition of child in public foster care, qualifies for [Supplemental Security Income (SSI)]SSI, or meets the definition of a child with a previous IV-E agreement.
- (i) The child's eligibility for SSI benefits is established no later than the time adoption proceedings are initiated.
  - (2) Guiding Principles for Monthly Subsidies.
- (a) The amount of monthly subsidy to be paid for a child is based on the child's present and long-term treatment and care needs and available resources, including the family's ability to meet the needs of the child. A combination of the parents' resources and subsidy should cover the ordinary and special needs expenses of the child projected over an extended period of time.
- (b) The amount of the monthly subsidy may not exceed the payment that would be made if the child was placed in a foster family home at the point in time when the agreement is being initiated or revised.
- (c) The amount of monthly subsidy may increase or decrease when the child's level of need or the family's ability to meet those needs changes. The family or the caseworker may initiate a change in the amount of subsidy at any time when needs or resources change.
- (d) For a child in public foster care, the requested amount of monthly subsidy is negotiated between the adoptive parent and caseworker. The Adoptive Parent Statement of Disclosure items must

- be reviewed in depth by the caseworker and adoptive parent prior to subsidy negotiation.
- (e) The amount of the monthly subsidy is subject to the approval of the regional adoption subsidy committee. If the requested amount is not granted, the adoptive parent has a right to appeal as stated in R512-43-11.
  - (3) Process for Determining Monthly Subsidy Amount.
- (a) Utilizing the level of need criteria specified in R512-43-5(4), the caseworker and adoptive family identify the child's level of need.
- (b) The caseworker and adoptive family identify the applicable monthly subsidy payment range, according to the child's specified level of need, as specified in R512-43-5(5).
- (c) The caseworker and adoptive family negotiate the amount of monthly subsidy to be requested from the regional adoption subsidy committee. The requested monthly subsidy amount may not exceed the maximum amount for the specific level of need identified for the child nor the maximum amount that the child would receive if placed in a foster family home.
- (d) The identified need level for the child and requested amount of monthly subsidy is presented to the regional adoption subsidy committee for approval. If the requested amount is not approved or is reduced by the committee, the Division of Child and Family Services must send a written notice to the adoptive parents within 30 days informing them of the process to request a fair hearing.
  - (4) Determining Child's Level of Need.
- (a) The level of need is determined by considering the child's age, history, physical, mental, emotional, and social functioning and needs, and any other relevant factors. Frequency of occurrence, duration, severity, and number of needs or problem areas are also considered.
- (b) The presence of a particular issue listed within a designated level does not mandate that the child be categorized at that level. The child's needs, taken as a whole, determine the level selected for the child.
  - (c) Level of need is classified into three categories.
- (i) Level One applies to a child with a minimal number and severity of needs. It is expected that most of these issues will improve with time, and significant improvement may be anticipated over the course of the adoption. For children ages five and under issues may include, but are not limited to: feeding problems, aggressive or self destructive behavior, victimization from sexual abuse, victimization from physical abuse; or no more than one developmental delay in fine motor, gross motor, cognitive or social/emotional domains. For children ages 6-18, issues may include but are not limited to: social conflict, physical aggression, minor sexual reactivity, need for education resource classes or tutoring, some minor medical problems requiring ongoing monitoring, or mental health issues requiring time limited counseling.
- (ii) Level Two applies to a child with a moderate number and severity of needs. It is expected that a number of these issues are long-term in nature and the adoptive family and child will be working with them over the course of the adoption, and some may intensify or worsen if not managed carefully. Outside provider support will probably continue to be needed during the course of the adoption. For children ages five and under, issues may include, but are not limited to: developmental delays in two or more areas of fine motor, gross motor, cognitive or social/emotional domains; diagnosis of failure to thrive; moderate genetic disease or physical handicapping condition; or physical aggression expressed several times a week, including superficial injury to self or others. For children ages 6-18, issues may include, but are not limited to: daily social conflict or serious withdrawn behavior; moderate risk of harm to self or others due to

physically aggressive behavior; emotional or psychological issues with a DSM-IV diagnosis requiring ongoing counseling sessions over an extended period of time; moderate sexual reactivity or perpetration; chronic patterns of being destructive to items or property; cruelty to animals; mild mental retardation or autism, with ongoing need for special education services; and physical disabilities requiring ongoing attendant care or other caretaker support.

- (iii) Level Three applies to a child with a significant number or high severity of needs. It is expected that these issues will not moderate and may become more severe over time. The child's level of need may at some time require personal attendant care or specialized care outside of the home, when prescribed by a professional. For children ages five and under issues may include, but are not limited to: severe life threatening medical issues; moderate or severe retardation or autism; serious developmental delays in three or more areas of fine or gross motor, cognitive or social/emotional domains; anticipated need for ongoing support for activities of daily living, such as feeding, dressing and self care; or high levels of threat for harm to self or others due to aggressive behaviors. For children ages 6-18 issues may include, but are not limited to: moderate or severe retardation or autism; life threatening medical issues; severe physical disabilities not expected to improve over time; predatory sexual perpetration; high risk of serious injury to self or others due to aggressive behavior; serious attempts or threats of suicide; severely inhibiting DSM-IV diagnosed mental health disorders diagnosed within the past year that limit normal social and emotional development, such as an Axis 5 GAF score under 50; or need for ongoing self contained or special education services.
- (d) The adoption subsidy committee must approve the level of need identified for the child.
- (5) Identifying Amount for Monthly Subsidy Based Upon the Child's Level of Need.
- (a) Each level of need corresponds to a dollar range in the amount of monthly subsidy that may be paid for a child, with the specific amount based upon the individual child's needs and the family's ability to meet those needs.
- (b) The monthly subsidy amount for an individual child may not exceed the maximum amount for the payment range applicable to the child's level of need. A family may choose to defer receipt of a monthly subsidy for which a child qualifies, with the option to initiate a monthly subsidy at a later date, or to receive a lesser amount than would be allowable for the level of need at a given point in time.
- (c) Monthly subsidy payments for a child's needs categorized as Level One range from zero to 40 percent of the maximum maintenance payment that may be paid for a child in a foster family home.
- (d) Monthly subsidy payments for a child's needs categorized as Level Two range from 40 to 70 percent of the maximum maintenance payment that may be paid for a child in a foster family home.
- (e) Monthly subsidy payments for a child's needs categorized as Level Three range from 70 to 100 percent of the maximum maintenance payment that may be paid for a child in a foster family home.
- (f) For extraordinary, infrequent, or uncommon documented needs that cannot be covered by a monthly subsidy or state medical assistance, refer to supplemental adoption assistance in R512-43-7.
  - (6) Funding Sources and Eligibility for Monthly Subsidy.
- (a) The two funding sources for the monthly subsidy are Title IV- $E[a]\underline{A}$ doption  $[a]\underline{A}$ ssistance and state adoption assistance funds. The child's eligibility determines which funding source is used for payment.
- (b) Title IV-E Adoption Assistance shall be considered first for the monthly subsidy. To receive Title IV-E Adoption Assistance, a

child with special needs shall meet at least one of the following Federal requirements:

- (i) A child is determined eligible for SSI by the Social Security Administration prior to the initiation of adoption proceedings.
- (ii) The removal home for the child in public foster care received, or would have been eligible to receive, AFDC prior to removal, and the child was removed from the home as a result of a judicial determination that remaining in the home would be contrary to the child's welfare. In addition, the child meets AFDC requirements in the month adoption proceedings are initiated.
- (iii) The child was voluntarily placed for foster care with the state and:
- (A) Was or would have been AFDC eligible at the time of removal if application had been made,
- (B) The child lived with a specified relative within the six months prior to the voluntary placement,
- (C) Title IV-E foster care maintenance payments were made on behalf of the child, and
- (D) The child continues to meet AFDC requirements in the month adoption proceedings are initiated.
- (iv) The child's needs were met through foster care maintenance payments made to and for the child's minor parents as provided by Subsection 475(4)(B) of the Social Security Act.
- (v) The child meets the definition of a child with a previous IV-E agreement.
- (c) State  $[A]\underline{a}$ doption  $[A]\underline{a}$ ssistance funds may be used for the monthly subsidy if the qualified child is not eligible for Title IV-E  $[a]\underline{A}$ doption  $[a]\underline{A}$ ssistance.
  - (7) Use of the monthly subsidy.

The monthly subsidy may be used according to the parents' discretion. Some examples of the uses of the monthly subsidy payment are medical, dental, or mental health services not paid for by the state medical assistance or family insurance, special equipment for physically or mentally challenged children, respite, day care, therapeutic equipment, minor renovation of the home to meet special needs of the child, damage and repairs, speech therapy, tutoring, specialized preschool based on needs of the child, private school, exceptional basic needs such as special food, clothing, and/or shelter, visitations with biological relatives, cultural and heritage activities and information.

#### R512-43-6. State Medical Assistance.

- (1) A child qualifies for state medical assistance as a component of adoption assistance when all of the following requirements are met:
- (a) The child meets all of the qualifying factors for adoption assistance listed in R512-43-3(2), and
- (b) The child meets the definition of child in public foster care, qualifies for [Supplemental Security Income (SSI)]SSI, or meets the definition of a child with a previous IV-E agreement.
- (i) The child's eligibility for SSI benefits is established no later than the time adoption proceedings are initiated.
- (c) The child meets state medical assistance citizenship requirements.
- (2) A qualified child may receive state medical assistance through an adoption assistance agreement without also receiving a monthly subsidy payment.

#### R512-43-7. Supplemental Adoption Assistance.

(1) A child meeting all qualifying criteria for a monthly subsidy and for whom an adoption assistance agreement for a monthly subsidy or state medical assistance is in effect may qualify for supplemental adoption assistance.

- (2) Supplemental adoption assistance may only be used for extraordinary, infrequent, or uncommon documented needs not otherwise covered by a monthly subsidy, state medical assistance, or other public benefits for which a child who has a special need is eligible.
- (3) Supplemental adoption assistance is not an entitlement, and will be granted only when justified by unique needs of the child and when all other resources for which a child is eligible have been exhausted.
- (4) Supplemental adoption assistance requests up to \$3,000 will be considered and are subject to the approval of the regional adoption subsidy committee.
- (5) Supplemental adoption assistance requests from [\$3,000]\$3,001 to \$10,000 shall be considered by the appropriate regional advisory committee established under Subsection 62A-4a-905(2).
- (6) Supplemental adoption assistance requests exceeding [\$10,000]\$10,001 shall be considered by a state level advisory committee with the same membership composition as the regional advisory committees[-established under Subsection 62A 4a 905(2)].
- (7) Recommendations from the advisory committee are subject to the approval of the regional director or designee.
- (8) Any obligation made or expense incurred by a family prior to approval shall not be reimbursed with supplemental adoption assistance funds unless approval is granted by the regional director.
- (9) A request for an amendment or extension of an existing supplemental adoption assistance agreement will be reviewed by the same committee that reviewed the initial request. If the total amount of multiple requests in a year is \$3,000 to \$10,000, the request shall be submitted to the appropriate regional advisory committee[-established under Subsection 62A-4a-905(2)]. If the request exceeds \$10,000, the request shall be submitted to the state level advisory committee.
- (10) Supplemental adoption assistance is subject to the availability of state funds appropriated for adoption assistance.

#### R512-43-9. Renewal and Review of Adoption Assistance.

The adoption assistance agreement for a monthly subsidy or state medical assistance shall be renewed at least once every three years and reviewed periodically by regional staff. An agreement for supplemental adoption assistance exceeding \$3,000 shall be reviewed according to a time frame determined on a case by case basis by the appropriate regional advisory committee[established under Subsection 62A 4a 905(2)].

#### R512-43-10. Termination of Adoption Assistance.

- (1) An adoption assistance agreement for a monthly subsidy or state medical assistance shall be terminated if any of the following occur:
  - (a) The terms of the adoption assistance agreement are concluded.
  - (b) The adoptive parents request termination.
- (c) The child reaches age 18, unless approval has been given by the adoption subsidy committee to continue until age 21 due to mental or physical disability.
  - (d) The child dies.
  - (e) The adoptive parents die.
  - (f) The adoptive parents' legal responsibility for the child ceases.
- (g) The state determines that the child is no longer receiving financial support from the adoptive parents.
  - (h) The child enters the military.

- (i) The child marries.
- (j) The adoptive parents fail to respond to a renewal request.
- (2) Termination of state medical assistance is subject to the policies of the Division of Health Care Financing.
- (3) Supplemental adoption assistance shall terminate when an adoption assistance agreement for a monthly subsidy or state medical assistance is terminated, the terms of the agreement are concluded, the authorizing committee determines that the services funded with supplemental funds are no longer effective or appropriate based upon an independent review by a qualified provider, or if lack of availability of state funding prevents continuation. Written notice as described in R512-43-10(4) shall be provided at least 30 days before funding is discontinued due to lack of availability of state funding appropriated for adoption assistance or due to determination that services are no longer effective or appropriate.
- (4) Adoption assistance shall not be terminated for an adoptive parent's failure to respond to a renewal request for the agreement unless the Division of Child and Family Services has given the adoptive parents adequate notice of the potential termination. Adequate notice means that a letter shall be sent to the adoptive parents notifying them of the need to renew the adoption assistance agreement, specifying a date by which the adoptive parents shall respond. If the adoptive parents do not respond to the original request, the Division of Child and Family Services shall send a certified letter to the family explaining the importance of renewing the adoption assistance agreement and the potential consequences of failing to renew the agreement. If the certified letter is returned unclaimed, additional efforts shall be pursued to locate the family such as a phone call or home visit before the assistance may be terminated. If the certified letter is returned undeliverable, the adoption assistance may be terminated.

#### R512-43-11. Fair Hearings.

(1) Fair Hearing Request.

A written request for a fair hearing may be submitted within 10 working days after receiving a Department of Human Services/Division of Child and Family Services decision to the Department of Human Services if:

- (a) The adoption assistance application is denied;
- (b) The adoption assistance application is not acted upon with reasonable promptness;
- (c) Adoption assistance or supplemental adoption assistance is reduced, terminated, or changed without the concurrence of the adoptive parents;
- (d) The amount of adoption assistance or supplemental adoption assistance approved was less than the amount requested by adoptive parents;
- (e) Adoption assistance was not requested prior to finalization of the adoption and one of the criteria in R512-43-11(2)(a) applies.
  - (2) Post Finalization Request Fair Hearing.
- (a) The fair hearing officer may approve appropriate state or federal adoption assistance for post finalization requests if one of the following is met:
- (i) Relevant facts regarding the child, the biological family, or child's background were known but not presented to adoptive parents prior to finalization.
- (ii) A denial of assistance was based upon a means test of the adoptive family.
- (iii) An erroneous state determination was utilized to find a child ineligible for assistance.
- (iv) The state or adoption agency failed to advise adoptive parents of the availability of assistance.

(b) The adoptive parents bear the burden of documenting that the child meets the definition of a child with a special need and that one of the criteria in R512-43-11(2)(a) applies. The state may provide corroborating facts to the family or the fair hearing officer.

#### R512-43-12. Interstate Adoption Assistance.

- (1) The Division of Child and Family Services is responsible to determine if a child in Utah public foster care qualifies for adoption assistance when the child is placed in an adoptive home in another [S]state. If the child qualifies, the Division of Child and Family Services provides adoption assistance regardless of the [S]state of residence of the adoptive family and child.
- (2) If a child with a previous IV-E adoption assistance agreement enters public foster care because the adoption was dissolved or ended due to the result of the death of the parents, the [S]state in which the child is taken into custody in public foster care is responsible to provide adoption assistance in a subsequent adoption.
- (3) If a child with a previous IV-E adoption assistance agreement does not enter public foster care when the adoption dissolved or ended due to the death of both parents, the new adoptive parent is responsible to apply for adoption assistance in the new adoptive parent's [S]state of residence.
- (4) A parent desiring to adopt an out-of-state child who is not in public foster care but is receiving SSI shall apply for adoption assistance in the parent's [S]state of residence.
- (5) An adoption assistance agreement remains in effect regardless of the [S]state of residence of the adoptive parents as long as the child continues to qualify for adoption assistance.
- (6) If a needed service specified in the agreement is not funded by the new [S]state of residence, the state making the original adoption assistance payment remains financially responsible for paying for the specific service.

KEY: adoption, child welfare, foster care

Date of Enactment or Last Substantive Amendment: [July 11, 2002]2007

Notice of Continuation: January 3, 2007

Authorizing, and Implemented or Interpreted Law: 62A-4a-106; 62A-4a-901 through 62-4a-907

Insurance, Administration **R590-167-11** 

Actuarial Certification and Additional Filing Requirements

#### NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 30462
FILED: 09/18/2007, 08:53

#### **RULE ANALYSIS**

Purpose of the rule or reason for the change: The purpose of the rule amendments are to change the year-end date of the small employer index premium rate report of the current and previous year and the date the reports are to be filed with the department.

SUMMARY OF THE RULE OR CHANGE: The purpose of the rule amendments are to change the year-end date of the small employer index premium rate report of the current and previous year and the date the reports are to be filed with the department.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Sections 31A-2-201 and 31A-30-106

ANTICIPATED COST OR SAVINGS TO:

- ❖ THE STATE BUDGET: Since the changes being made deal only with the date filings are to be made, the work-load will not change, only shift.
- ❖ LOCAL GOVERNMENTS: The changes to this rule will have no fiscal impact on local governments since they deal solely with the relationship between the department and their licensees.
- ❖ SMALL BUSINESSES AND PERSONS OTHER THAN BUSINESSES: The changes to this rule will not change what is required, just when it is required. Since most of the information can be downloaded from a computer program, it should not require additional work just a change in scheduling by the staff of each insurer.

COMPLIANCE COSTS FOR AFFECTED PERSONS: The changes to this rule will not change what is required, just when it is required. Since most of the information can be downloaded from a computer program, it should not require additional work just a change in scheduling by the staff of each insurer.

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 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 11/14/2007.

THIS RULE MAY BECOME EFFECTIVE ON: 11/21/2007

AUTHORIZED BY: Jilene Whitby, Information Specialist

R590. Insurance, Administration.

R590-167. Individual, Small Employer, and Group Health Benefit Plan Rule.

R590-167-11. Actuarial Certification and Additional Filing Requirements.

- (1) Actuarial Certification.
- (a) An actuarial certification shall be filed annually and meet the requirements of Section 31A-30-106(4)(b) and the following:
- (i) the actuarial certification shall be a written statement that meets the requirements of Title 31A Chapter 30, R590-167, and the applicable standards of practice as promulgated by the Actuarial Standards Board:
- (ii) the actuary must state that he or she meets the qualifications of Subsection 31A-30-103(1);
- (iii) the actuarial certification shall contain the following statement: "I, (name), certify that (name of covered carrier) is in compliance with the provisions of Title 31A Chapter 30, and R590-167, based upon the examination of (name of covered carrier), including review of the appropriate records and of the actuarial assumptions and methods utilized by (name of covered carrier) in establishing premium rates for applicable health benefit plans;" and
- (iv) the actuarial certification shall list and describe each written demonstration used by the actuary to establish compliance with Title 31A Chapter 30 and R590-167.
- (b) The actuarial certification shall be filed no later than April 1 of each year.
  - (2) Rating Manual.
- (a) For every health benefit plan subject to the Act and this rule, the carrier shall file with the commissioner a copy of the applicable rating manual, for both new business and renewal rates, which includes:
- (i) signed certification by an actuary that to the best of the actuary's knowledge and judgment the rate filing is in compliance with the applicable laws and rules of the State of Utah;
- (ii) a complete and detailed description of how the final premium, including any fees, is calculated from the rating manual;
- (iii) all changes and updates, which includes a complete and detailed description of how the final premium, including any fees, is calculated from the rating manual; and
- (iv) a description of the carrier's classes of business as described in Subsection R590-167-4(1).
  - (b) The rate manual shall be filed:
  - (i) with an initial product filing; or
  - (ii) within 30 days prior to use for an existing health benefit plan
  - (3) Index Premium Rates.
- (a) A small employer carrier shall file annually the index premium rate information required by Section 31A-29-117(2). The report shall include:
- (i) the small employer index premium rate as of [March]January 1 of the previous year;
- (ii) the small employer index premium rate as of [Mareh]January 1 of the current year; and
- (iii) the average percentage change in the index premium rate as of March 1 of the current and preceding year.
- (b) The information described in Subsection R590-167-11(3)(a) shall be filed no later than [April] February 1 of each year.

#### **KEY:** health insurance

Date of Enactment or Last Substantive Amendment: [October 7, 2004]2007

Notice of Continuation: September 28, 2004

Authorizing, and Implemented or Interpreted Law: 31A-30-106

## Insurance, Administration **R590-175**

Basic Health Care Plan Rule

#### NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 30508
FILED: 09/28/2007, 17:19

#### **RULE ANALYSIS**

Purpose of the rule or reason for the Change: This rule is being changed to comply with changes made in the law during the 2007 Legislative Session by H.B. 295, Insurance Law Amendments. (DAR NOTE: H.B. 295 (2007) is found at Chapter 307, Laws of Utah 2007, and was effective as of 04/30/2007.)

SUMMARY OF THE RULE OR CHANGE: The rule removes mental health coverage as a general benefit but makes it available on conversion policies. The proposed lifetime maximum benefit is a maximum of \$1,000,000 versus the current minimum of \$1,000,000 now required. The maximum benefit per person will not be less than \$300,000 where it is now \$250,000. There will only be one optional deductible of \$1,500. An additional deductible of \$500 would be added for drugs. The copays for drugs and office visits have been changed. The term "specified plan" has been replaced with "basic health care plan." The term "carrier" has been replaced with "insurer."

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Sections 31A-2-201 and 31A-22-613.5

#### ANTICIPATED COST OR SAVINGS TO:

- ❖ THE STATE BUDGET: The changes to this rule will have no effect on the state budget. Neither expenses nor revenues will be affected. Health insurers will be required to refile their basic health plans and any other forms that may be affected by the changes to it. These filings will not bring in any added revenues and the increased workload will be handled as the normal course of business.
- ❖ LOCAL GOVERNMENTS: Since this rule deals solely with the relationship between the department and its licensees it will have no fiscal impact on local governments.
- ❖ SMALL BUSINESSES AND PERSONS OTHER THAN BUSINESSES: Currently there are approximately 470 health insurers that would be required to change their basic health care plans and then refile them with the System for Electronic Rate and Form Filing (SERFF). This will cost them \$15. The changes to the plans should be able to be done in-house. Insurers will need to redo their marketing materials to match the new benefits. These plans are not sold to consumers. They are used for comparison purposes only and should have little if any effect on them.

COMPLIANCE COSTS FOR AFFECTED PERSONS: Currently there are approximately 470 health insurers that would be required to change their basic health care plans and then refile them with the System for Electronic Rate and Form Filing (SERFF). This will cost them \$15. The changes to the plans should be able to be done in-house. Insurers will need to redo their marketing materials to match the new benefits. These plans are not sold to consumers. They are used for comparison purposes only and should have little if any effect on them.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: The changes to this rule were brought to the legislature by members of the insurance industry. They will require health insurers doing business in Utah to change their marketing materials and their basic health plans, then refile them. Except for the cost of filing, the financial impact will differ from insurer to insurer, mainly based on the amount of marketing materials that will need to be changed. 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 11/14/2007

Interested persons may attend a public hearing regarding this rule: 11/01/2007 at 11:00 AM, State Office Building, 450 N Main St, Room 1112, Salt Lake City, UT.

THIS RULE MAY BECOME EFFECTIVE ON: 11/21/2007

AUTHORIZED BY: Jilene Whitby, Information Specialist

R590. Insurance, Administration. R590-175. Basic Health Care Plan Rule. R590-175-1. Authority.

This rule is issued pursuant to <u>Subsection 31A-22-613.5(2)</u> and the general rulemaking authority vested in the commissioner by Section 31A-2-201. Section 31A-22-613.5(2)(a) requires that the commissioner adopt a Basic Health Care Plan.

#### R590-175-2. Statement of Purpose and Scope.

(1) The purpose of [the]this rule is to [set standards for the Basic Health Care Plan which will be offered under the open enrollment provisions of Chapter 30. The commissioner has adopted the Basic

Health Care Plan pursuant to Subsection 31A 22-613.5(2)(a) to be offered under those provisions. Jadopt a Basic Health Care Plan as:

- (a) a conversion plan per Section 31A-22-723; or
- (b) a basic coverage plan per Section 31A-30-109.
- (2)(a) This rule applies to all insurers marketing health insurance policies subject to the open enrollment provisions of Chapter 30[-]; and (b) to all insurers subject to 31A-22-723.

#### R590-175-3. General Requirements.

(1)[A-] Each insurer who is required to offer a health care plan under the open enrollment provisions of Chapter 30 shall file with the department at least one <u>basic</u> health <u>care</u> plan which is specified by the insurer as complying with the provisions of this rule and which must be offered for sale to anyone qualifying for open enrollment under Chapter 30.[

B. The specified plan may offer additional services or provide a greater level of benefits than the Basic Health Care Plan. However, the specified plan must contain at least those benefits set forth in the Basic Health Care Plan.

(2)[C.] The [specified]basic health care plan shall not be designed or marketed in a manner [which]that [may-]tends to discourage its purchase by anyone [purchasing-]under the open enrollment provisions of Chapter 30.

(3)[D-] A plan having actuarial equivalence may be considered, at the sole discretion of the commissioner.

- <u>(4)</u>[ $E_{-}$ ] Each insurer must use the language in this rule to present covered services, limitations and exclusions[ $\frac{1}{2}$ ].
- (5) [however, any] A plan offered in compliance with the open enrollment provisions of Chapter 30 must contain at least the benefits set forth in the Basic Health Care Plan as adopted by the commissioner.
- <u>(6)</u> The [specified]basic health care plan is to be offered as a package, in its entirety, and is mutually exclusive of and not comparable on a line by line basis to an [earrier]insurer's other plans.
- (7)[F-] [When]If the [specified]basic health care plan is offered by a preferred provider organization, PPO, the benefit levels shown in the [Basic Health Care Plan]plan are for contracting providers; benefit levels for non-contracting providers' services may be reduced in accordance with Section 31A-22-617.
- (8)[G-] Each insurer is to include its usual contracting provisions in its [specified]basic health care plan including submission of claims, coordination of benefits, eligibility and coverage termination, grievance procedures general terms and conditions, etc.
- (9) Each insurer who is required to offer a group conversion plan under Subsection 31A-33-723 shall file with the department at least one basic health care plan that complies with the provisions of this rule and must be offered for sale to anyone qualifying for conversion.

(10)[H.] The form to follow for the Basic Health Care Plan is as follows:

#### TABLE BASIC HEALTH CARE PLAN

- 1. MAXIMUM BENEFIT. The maximum benefit per person for the entire period for which this policy coverage is in effect shall [ $\frac{not}{not}$ ] be [ $\frac{-less}{not}$ ] \$1,000,000.
- 2. ANNUAL MAXIMUM BENEFIT. The maximum annual benefit per person shall not be less than [\$250,900] \$300,000.
- 3. OUT OF POCKET MAXIMUM PER PERSON. The annual out of pocket maximum per person shall be \$5,000, including any deductibles, copayments or coinsurances in the plan.
- 4.[3.] PREEXISTING CONDITION LIMITATION.
- (a) Any preexisting condition limitation shall be in compliance with Utah Code Subsection 31A-22-605.1(4)[30-107(5+)]; and (b) Any [the-]waiting period shall not exceed 12 months with
- credit for prior coverage when applicable.

- 5.[4.] GENERAL COST-SHARING FOR MEDICAL BENEFITS.
- (a) \_Cost-sharing shall be based on eligible expenses[-]:
   (b) \_The cost-sharing features of the plan shall be[-one of] the
  following[, at the option of the carrier]:
  - [<del>(a)</del>](i) Annual Deductible[. An annual deductible]
- (A) The major medical deductible may not be less[greater] than [\$1,000]\$1,500 per person [and only two deductibles per family unit. However, when the person has a medical savings account, the deductible amount may be greater than \$1,000.]
- (B) An annual deductible for prescription benefits may not be less than \$500 per person.
- $[-\underbrace{\mbox{(ii)} \mbox{ Copayment. See paragraph 6 for benefits applicable to}}_{\mbox{prescription drugs.}}$
- (iii) Coinsurance. For all covered services other than mental illness/substance abuse services and prescriptions, the person shall pay not more than 20% coinsurance to an annual maximum of \$3,000 per person, \$6,000 per family unit.
- (b)(i) Deductible. An annual deductible may not be greater than \$1,000 per person and only two deductibles per family unit.

  However, when the person has a medical savings account, the deductible amount may be greater than \$1,000. Preventive services under a managed care plan; e.g., HMO, PPO, are not subject to the deductible.
  - (ii) Copayment.
- (A) A copayment is not [to exceed] less than [\$15]\$25 per visit for office visits, including preventive care[ $\tau$ ] services. [When a copayment is required, no coinsurance may be charged for the same service. See paragraph 6 for benefits applicable to prescription drugs.]
- (B) A copayment is not less than \$150 per visit to the emergency room.
- (iii) Coinsurance. For all covered services other than [mental illness/substance abuse services and ]prescriptions, the person shall pay not [mere]]ess than 20% coinsurance for office visits and 20% per mergency room visits.[to an annual maximum of \$3,000 per person, \$6.000 per family unit.
- (c)(i) Deductible. None.
- (ii) Copayment. A copayment is not to exceed \$20 per visit for office, including preventive care, services. When a copayment is required, no coinsurance may be charged for the same service. See paragraph 6 for benefits applicable to prescription drugs.

  (iii) Coinsurance. For all covered services other than mental illness/substance abuse services and prescriptions, the person shall pay not more than 30% coinsurance to an annual maximum of \$3,000 per person. \$6,000 per family unit.]
- 6.[5.] PREVENTIVE SERVICES. Preventive services covered under a managed care plan shall not be subject to the annual deductible. [Preventive services under an indemnity or fee for service plan may be subject to the annual deductible. ] Covered preventive services shall consist of at least the following:
- (a) childhood immunizations in accordance with guidelines as recommended by the Centers for Disease Control, as  $\underline{\text{directed and}}$  modified from time to time;
- (b) well-baby care through age five in accordance with guidelines recommended by the American Academy of Pediatrics, as  $\underline{\text{directed and}}$  modified from time to time;
- (c) for adults and adolescents, age, sex and risk appropriate preventive and screening services in accordance with <u>Classification A guidelines recommended</u> by the U.S. Preventive Services Task Force, as <u>directed and modified</u> from time to time.
- $\underline{7}$  [6]. COST SHARING FOR PRESCRIPTION DRUGS. Benefits for prescription drugs, other than self injectable drugs, except insulin, shall be subject to either:
  - (a) a copayment of not more than  $\underline{:}$
- <u>(i)</u> the lesser of the cost or \$15 for the first tier of drugs; [generic,]
- <u>(ii)</u> the lesser of the cost or \$30[\$25] for the middle tier of drugs; brand name formulary prescription drugs, and <u>(iii)</u> the lesser of the cost or \$60[\$35] for the highest tier of
- \_\_(iii) the lesser of the cost or \$60[\$\frac{336}{100}\$] for the highest tier of drugs[non formulary prescription drugs]; or
- (b) <u>a coinsurance of not less than:</u>
- (i) the lesser of the cost or 25% for first tier drugs;
- (ii) the lesser of the cost or 40% for middle tier drugs; and
- (iii) the lesser of the cost or 60% for the highest tier of drugs.[at the option of the carrier, benefits may be subject to a 30% maximum coinsurance.

- Carriers may use formularies and may choose to not apply out-of-pocket costs of prescription drugs to out-of-pocket maximums.]
- 8. COST SHARING FOR MENTAL HEALTH BENEFITS. Benefits for mental health services will be provided only on conversion policies issued from group health plans offering mental health benefits and at the same level of the group policy.
- 9.[7-] OUTPATIENT REHABILITATION SERVICES. Benefits for outpatient rehabilitation services. [{]e.g., physical therapy, occupational therapy, and speech therapy.[}] shall be limited to not less than 10 visits for each illness or injury.
- [—8. MENTAL ILLNESS AND/OR SUBSTANCE ABUSE SERVICES. Benefits for mental illness and/or substance abuse services may be subject to a deductible. Coinsurance may not exceed 50% of eligible expenses and may not apply toward the maximum. Benefits shall be one of the following, at the option of the carrier:
- (a) benefits for inpatient services shall be limited to not less than ten days annually per person; benefits for outpatient services shall be limited to not less than 20 visits annually per person;
   (b) mental health and/or substance abuse services for group
- policies will be subject to 31A 22 625 and 31A 22 720.]

  10.[9-] HOME HEALTH CARE. Benefits for home health care shall be limited to not less than 30 days in any 12 month period and shall
- 10.[9-] HOME HEALTH CARE. Benefits for home health care shall be limited to not less than 30 days in any 12 month period and shall consist of services provided, in accordance with a plan of care, in the home by a licensed community home health agency or an approved hospital program for home health care when the person is physically unable to obtain necessary medical care on an outpatient basis, would otherwise be confined as an inpatient, and is under the care of
- a physician. A "plan of care" means a written plan that:
- (a) is approved by the physician prior to commencement of treatment, unless it is continuity of care under the same physician;
  - (b) is based on the assessment data or physician orders; and(c) identifies the patient's needs, who will provide needed
- (c) identifies the patient's needs, who will provide needed services, how often, treatment goals, and anticipated outcomes.

Covered services shall not include health aide services furnished when the person is not receiving professional services of a registered nurse (RN), licensed practical nurse (LPN), or licensed vocational nurse (LVN), nor shall it include housekeeping services.

- 11.[40-] DURABLE MEDICAL EQUIPMENT. Benefits for durable medical equipment, rental or purchase, at the option of the [carrier]insurer. Prosthetics and orthotics shall be limited to not less than \$5,000 per person for the entire period for which coverage is in effect.
- $\underline{12.\left[\bar{11..}\right]}$  COVERED SERVICES. Subject to medical necessity, provider network, and prior approval criteria established by the [earrier] insurer, and subject to the limitations and exclusions and other terms and conditions of the policy, the following shall be covered services under the basic health care plan:
  - (a) inpatient hospital services:
  - (i) semi-private room accommodations;
  - (ii) ICU;
  - (iii) hospital services and supplies:
  - (b) ambulatory service facility services:
  - (i) birthing center services, when maternity care is covered;
  - (ii) surgical facility services;
  - (c) office preventive services;
  - (d) office medical services:
  - (i) diagnostic services; e.g., x-ray, lab tests;
  - (ii) therapeutic services; e.g., injection of medication;
  - (e) outpatient hospital services:
- (i) emergency room services;
- (ii) diagnostic services;
- (iii) therapeutic services; e.g., chemotherapy, radiation therapy;
- (iv) surgical facility services;
- (f) inpatient medical services; e.g., physician visits;
- (g) surgery;
- (h) assistant-at-surgery;
- (i) anesthesia, including children's general anesthesia for dental, if necessary;
  - (j) consultation;
- (k) dental care for accidental injury to sound natural teeth;
- (1) limited home health care;
- (m) emergency ambulance transportation;
- (n) prescription drugs;

- (p) maternity services:
- (i) for employer group[a] conversion plans, maternity benefits are provided on the same basis as benefits for sickness;
  - (ii) for individual [s] plans, there are no maternity benefits;
- (iii) benefits for complications of pregnancy are provided on the same basis as benefits for sickness. Complications of pregnancy will not be excluded solely because the pregnancy is a preexisting condition. "Complications of pregnancy" means <u>diseases</u> or <u>conditions</u>, the <u>diagnoses</u> of <u>which are[an illness</u>] distinct from pregnancy <u>but</u> are <u>adversely affected or caused by pregnancy and not associated</u> with a <u>normal pregnancy[, affecting the mother and occurring during pregnancy and requiring separate and specific medical or surgical services for which separate and additional charges are incurred].</u>
- Complications of pregnancy does not include false labor, occasional spotting, doctor prescribed rest during the period of pregnancy, morning sickness, and conditions of comparable severity associated with management of a difficult pregnancy. In no event will the presence of complications of pregnancy result in benefits being provided for services normal to care and treatment of pregnancy and childbirth. Such normal services include but are not limited to hospitalization for childbirth or termination of pregnancy by any means, anesthesia services, ultrasound examinations, prenatal diagnostic laboratory services, antepartum and postpartum care, vaginal or cesarean delivery, threatened premature termination, premature termination, and routine nursery care of the newborn;
- (iv) newborn and maternity inpatient time limits will conform to <u>Subsection</u> 31A-22-610.2. For conversion plans, maternity will be covered with the lesser of benefits originally on plan prior to conversion or the basic benefit plan. This coverage benefit is only for existing pregnancies, known or unknown at the time of conversion. Additional premium for pregnancy is not allowed;
  - (q) limited outpatient rehabilitation services;
  - (r) limited mental illness/substance abuse services;
  - (s) diabetes as required by Section 31A-22-626.
- (t) inborn metabolic errors, PKU, nutritional benefits as required by <u>Section 31A-22-623</u>; and
- (u) mastectomy as required by <u>Sections</u> 31A-22-630 and 31A-22-719. 13[12]. EXCLUSIONS. Benefits will not be provided for any of the following:
- (a) services, supplies, or treatment provided prior to the effective date or after the termination date of coverage;
- (b) charges in connection with a work-related injury or sickness for which coverage is provided under any state or federal worker $[\bot]s\_$ compensation, employer's liability, or occupational disease law;
- (c) services, supplies, or treatment for which coverage is provided under any motor vehicle no-fault plan. When the person is required by law to have no-fault insurance in effect, this exclusion applies to charges up to the minimum coverage required by law whether or not such coverage is in effect[-];
- (d) services, supplies, or treatment for injury or sickness resulting from war or any act of war whether declared or undeclared;
- (e) services, supplies, or treatment for injury or sickness resulting from service in the military of any country;
- (f) services, supplies, or treatment for which benefits are provided under Medicare or any other government program except Medicaid;
- (g) services, supplies, or treatment for which no charge is made or for which the person is not required to pay;
- (h) services or supplies not incident to or necessary for the treatment of injury or sickness or which are not medically necessary, as determined by the [carrier]insurer;
- (i) treatment or prevention of an injury or sickness, including mental illness, by means of treatments, procedures, techniques, or therapy outside generally accepted health care practice:
- (j) services, supplies, or treatment required as a result of an injury or sickness sustained while committing a felony or engaging in an illegal occupation;
- (k) services to the extent benefits are provided by any governmental unit except as required by federal law for treatment of veterans in Veterans Administration or armed forces facilities for non-service related medical conditions;
- (1) examinations, reports, or appearances in connection with legal proceedings; and services, supplies, or accommodations pursuant to a court order, whether or not injury or sickness is involved;

- (m) investigative/experimental technology, treatment, procedure, facility, equipment, drug, device or supply, "technology," which does not, as determined by the [carrier] insurer on a case by case basis, meet all of the following criteria:
- (i) the technology must have final approval from appropriate governmental regulatory bodies, if applicable;
- (ii) the technology must be available in significant number outside the clinical trial or research setting;
- (iii) the available research regarding the technology must be substantial. For purposes of this definition, "substantial" means sufficient to allow the [carrier] insurer to conclude that:
- (A) the technology is both medically necessary and appropriate for the person's treatment;
  - (B) the technology is safe and efficacious; and
- (C) more likely than not, the technology will be beneficial to the person's health;
- (iv) the regional medical community as a whole must generally recognize the technology as appropriate;
- (n) services in connection with any transplant of any whole organ or part thereof, live or cadaver, bone marrow, either as donor or recipient, or any artificial organ, except for the following:
  - (i) cornea transplants;
  - (ii) kidney transplants;
  - (iii) liver transplants for children under age 18 years;
  - (iv) bone marrow transplants for children under age 18 years; and
- (v) evaluation, treatment and therapy involving the use of myeloablative chemotherapy with autologous hematopoietic stem cell and/or colony stimulating factor support for children under age 18 years:
  - (o) custodial care:[-]
- (i) "Custodial care" means:
- $[\frac{(i)}{(i)}](\underline{A})$  institutional care, consisting mainly of room and board, which is for the primary purpose of controlling the person's environment; and
- (B)[(ii)] professional or personal care, consisting mainly of non-skilled nursing services with or without medical supervision, which is for the primary purpose of managing the person's disability or maintaining the person's degree of recovery already attained without reasonable expectation of significant further recovery.
- (ii) "Custodial care" does not mean outpatient palliative and supportive care provided by a hospice program to a person who is terminally ill with a life expectancy of not more than six months and is in lieu of institutional or inpatient hospital care:
- (p) services, supplies, or treatment in connection with cosmetic or reconstructive procedures which alter appearance but do not restore or improve impaired physical function or which are performed for psychological or emotional purposes, except when performed while a person is covered under this policy for the following:
- (i) repair of defects resulting from an accident occurring within 90 days of the effective date of this policy under creditable coverage or occurring during this policy;
- (ii) replacement of diseased tissue surgically removed for illness occurring within 90 days of this policy under creditable coverage or occurring during this policy;
- (iii) treatment of a birth defect in a child who has met the pre-existing conditions requirement since birth or date of placement for adoption; and
- (iv) mastectomy reconstruction as required by <u>Sections</u> 31A-22-630 and 31A-22-719:
- (q) dental services. This exclusion will not apply if dental services are required as a result of an accidental injury which occurs while coverage is in force, dental services are received within two years following the accidental injury, and the person has been continuously covered from the date of the accidental injury through the date the dental services are provided;
- (r) eyeglasses, contact lenses and/or servicing of eyeglasses and/or contact lenses. This exclusion does not apply to contact lenses in the case of keratoconus or post-cataract surgery when the contact lenses are medically necessary in the treatment of the condition;
- (s) medical, non-surgical, care of weak, strained, flat, unstable or unbalanced feet routine foot care. The exclusion of routine foot care does not apply to cutting or removal of corns, calluses, or nails when provided to a person who has a systemic disease, such as diabetes with peripheral neuropathy or circulatory

insufficiency, of such severity that unskilled performance of the procedure would be hazardous;

- (t) orthopedic or corrective shoes, foot orthotics, or any other supportive devices for the feet;
- (u) drugs and medicines which do not bear the legend "Caution federal law prohibits dispensing without a prescription" and/or which are not dispensed by a licensed pharmacist;
- (v) charges in connection with jaw realignment procedures including, but not limited to, osteotomy, upper or lower jaw augmentation or reduction procedures, and orthognathic surgery; charges in connection with treatment of temporomandibular joint (TMJ) dysfunction, including surgical procedures and injections of the TMJ, physical therapy, splints, and orthodontic appliances. This exclusion will not apply to:
  - (i) the initial diagnostic evaluation of TMJ dysfunction;
- (ii)\_ surgical correction of the TMJ required as a result of an accidental injury which occurs while this coverage is in force; and
- (iii) physical therapy services related to and subsequent to covered TMJ surgery;
- (w) treatment of obesity by means of surgical, medical or medication services and regardless of associated medical, emotional, or psychological conditions;
  - (x) services or supplies in connection with genetic studies;
  - (y) implantable contraceptives (hormonal or other);
  - (z) reversal of a sterilization procedure;
- (aa) any treatment for or diagnosis of infertility, artificial insemination, in vitro fertilization, and any other male or female dysfunction, except as required by Section 31A-8-101;
  - (bb) vision testing, vision training;
- (cc) radial keratotomy, laser and any surgical correction of errors of refraction;
- (dd) educational service or counseling, including weight control clinics, stop smoking clinics, cholesterol counseling, exercise programs or other types of physical fitness training, except for those benefits required by <u>Section</u> 31A-22-626;
- (ee) marriage counseling; family counseling; counseling for educational, social, occupational, religious, or other similar maladjustment; behavior modification, biofeedback, or rest cures as treatment for mental disorders; sensitivity or stressmanagement training; self-help training; and residential treatment;
- (ff) treatment for mental disorders which are irreversible or for which there is little or no reasonable expectation for improvement, including mental retardation, personality disorders, and chronic organic brain disease. This exclusion does not apply to the initial assessment for diagnosis of the condition;
- (gg) psychotherapy, counseling, or other services in connection with learning disabilities, disruptive behavior disorders, conduct disorders, psychosexual disorders, or transexualism. This exclusion does not apply to the initial assessment for diagnosis of the condition;
- (hh) vitamins, special formulas, special diets, and food supplements except as provided by a hospital or skilled nursing facility during a confinement for which benefits are available, except as outlined in <a href="Section">Section</a> 31A-22-623;
- (ii) any devices used to aid hearing, including cochlear implants, the fitting of such devices and any routine hearing tests;
- (jj) acupuncture or acupressure;
- (kk) speech therapy for psychosocial speech delays;
- (11) all shipping, handling, or postage charges except as incidentally provided, without a separate charge, in connection with covered services or supplies;
- (mm) interest or finance charges except as specifically required by law;
- (nn) charges for missed appointments, telephone consultations, and clerical services for completion of special reports or claim forms;  $\$ 
  - (oo) travel expenses, whether or not prescribed;
- (pp) care, except urgent or emergency care, rendered outside the United States;
- (qq) services provided by a member of the person's immediate family or household; and  $% \left( \frac{1}{2}\right) =\frac{1}{2}\left( \frac{1}{2}\right) ^{2}$ 
  - (rr) autopsy procedures.
- (11)[H] The [specified]basic health care plan is to be filed with the department before use.

(12)[4-] Conversion coverage provided pursuant to Section 31A-22-[708]723, may provide additional benefits in addition to the Basic Health Care Plan.

#### R590-175-4. Enforcement Date.

The commissioner will begin enforcing the revised provisions of this rule 45 days from the rule's effective date.

#### **R590-175-5.** Severability.

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

#### **KEY:** insurance

Date of Enactment or Last Substantive Amendment: [August 23, 2001]2007

Notice of Continuation: November 8, 2005

Authorizing, and Implemented or Interpreted Law: 31A-22-613 5

## Insurance, Administration **R590-243**

### Commercial Motor Vehicle Insurance Coverage

#### **NOTICE OF PROPOSED RULE**

(New Rule)
DAR FILE No.: 30490
FILED: 09/26/2007, 11:06

#### **RULE ANALYSIS**

Purpose of the rule or reason for the change: The purpose of this rule is to define commercial motor vehicle insurance coverage as it applies to motor vehicle insurance reporting.

SUMMARY OF THE RULE OR CHANGE: This rule defines commercial motor vehicle insurance coverage as it applies to the motor vehicle insurance reporting requirement of Subsection 31A-22-315(2)(b).

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Section 31A-22-315

#### ANTICIPATED COST OR SAVINGS TO:

- ❖ THE STATE BUDGET: This rule will have no fiscal impact on the department. It is being proposed to help insurers define which commercial auto policies they are required in Subsection 31A-22-315(2)(b) to report to the Department of Public Safety on a monthly basis.
- ❖ LOCAL GOVERNMENTS: This rule deals solely with commercial auto insurers and the laws of the State of Utah requiring them to verify that registered vehicles are covered by insurance. It does not affect local government regulation.
- ❖ SMALL BUSINESSES AND PERSONS OTHER THAN BUSINESSES: This rule will help clear up confusion as to which commercial auto policies an insurer needs to report to the Department of

Public Safety, as required by Subsection 31A-22-315(2)(b). It should help clarify the requirements of the law but will have negligible, if any, fiscal impact on insurers, the Department of Public Safety or consumers.

COMPLIANCE COSTS FOR AFFECTED PERSONS: This rule will help clear up confusion as to which commercial auto policies an insurer needs to report to the Department of Public Safety, as required by Subsection 31A-22-315(2)(b). It should help clarify the requirements of the law but will have negligible, if any, fiscal impact on insurers, the Department of Public Safety or consumers.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: This rule should have minimal, if any, fiscal impact on 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 11/14/2007.

THIS RULE MAY BECOME EFFECTIVE ON: 11/21/2007

AUTHORIZED BY: Jilene Whitby, Information Specialist

R590. Insurance, Administration.

## R590-243. Commercial Motor Vehicle Insurance Coverage. R590-243-1. Authority.

This rule is promulgated by the insurance commissioner pursuant to Subsections 31A-22-315(1)(b)

#### R590-243-2. Purpose and Scope.

The purpose of this rule is to define commercial motor vehicle insurance coverage as it applies to motor vehicle insurance reporting.

#### R590-243-3. Definitions.

Commercial Motor Vehicle Insurance Coverage means any coverage provided under a commercial automobile, garage or truckers policy form, regardless of the number of vehicles or entity covered and rated from either a commercial manual or rating rule as filed with the Utah Insurance Department.

#### R590-243-4. Rule.

All persons must use the above definition of commercial motor vehicle insurance to identify those vehicles within this classification, when reporting as required by 31A-22-315(2)(b).

#### R590-243-5. Penalties.

A person found, after a hearing or other regulatory process, to be in violation of this rule shall be subject to penalties as provided under Section 31A-2-308.

#### R590-243-6. Enforcement Date.

The commissioner will begin enforcing the provisions of this rule 45 days from the effective date of the rule.

#### R590-243-7. Severability.

If any provision of this rule or its application to any person or circumstance is for any reason held to be invalid, the remainder of the rule and the application of the provision to other persons or circumstances shall not be affected by it.

#### **KEY:** commercial motor vehicle insurance

<u>Date of Enactment or Last Substantive Amendment: 2007</u> Authorizing, and Implemented or Interpreted Law: 31A-22-315

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## Labor Commission, Adjudication **R602-3**

## Procedure and Standards for Approval of Assignment of Benefits

### NOTICE OF PROPOSED RULE

(New Rule)
DAR FILE No.: 30456
FILED: 09/17/2007, 08:44

#### **RULE ANALYSIS**

Purpose of the rule or reason for the change: The purpose of this rule change is to implement S.B. 109 which amended Section 34A-2-422 of the Utah Workers' Compensation Act to specifically prohibit any transfer of workers' compensation payment rights unless the proposed transfer is first submitted to the Utah Labor Commission and approved by the commission. This rule establishes the procedural and substantive requirements for commission approval of any request for transfer of workers' compensation payment rights. (DAR NOTE: S.B. 109 (2007) is found at Chapter 63, Laws of Utah 2007, and was effective 04/30/2007.)

SUMMARY OF THE RULE OR CHANGE: This rule sets forth the policy considerations underlying restrictions against the assignment of workers' compensation benefits and describes the scope of the proposed rule. The rule also identifies the types of benefits that are subject to assignment and those that are not. The rule then establishes the procedure for requesting commission approval of any benefit transfers and

specifies the documentation that must accompany such a request. Specifically, the rule requires substantial disclosure of the terms and conditions of the proposed transfer, as well as identifying the parties who must be given advance notice of the proposed transfer. The rule includes provisions for a hearing before an Administrative Law Judge (ALJ) and sets forth the elements that must be addressed by the ALJ's decision. The rule also discloses the appeal rights of any person dissatisfied with the ALJ's decision to allow or deny the proposed transfer.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Subsection 34A-1-104(1), Sections 34A-4-304 and 34A-2-422, and Subsection 63-46a-3(2)

#### ANTICIPATED COST OR SAVINGS TO:

- ❖ THE STATE BUDGET: The commission anticipates very few, if any, petitions for approval of transfer of workers' compensation benefits. The commission can adjudicate the small number of petitions with existing staff. The commission does not foresee any expense to the state in its role as an employer. The commission therefore anticipates no cost or savings to the state budget.
- ❖ LOCAL GOVERNMENTS: This rule has no application to local government and will result in no cost or savings to local governments.
- ❖ SMALL BUSINESSES AND PERSONS OTHER THAN BUSINESSES: The commission anticipates very few if any petitions for approval of transfer of benefits. The commission anticipates an aggregate cost to those involved in such petitions of less than \$5,000 per year.

COMPLIANCE COSTS FOR AFFECTED PERSONS: The commission anticipates that the entire process will require less than eight hours of time to complete. If an hourly wage of \$25 per hour is assumed, the cost of compliance with the rule will be approximately \$200 per petition.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: While the procedures required by this rule will require a modest amount of time to complete, the rule also provides clear guidance that may actually result in time savings. Furthermore, the procedures established by the rule provide all interested parties with a clear and effective way to protect their respective interests in the payment of workers' compensation benefits. On balance, the efficiencies that will result from the rule outweigh any additional fiscal impacts on businesses. Sherrie Hayashi, Commissioner

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

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

DIRECT QUESTIONS REGARDING THIS RULE TO:

Alan Hennebold at the above address, by phone at 801-530-6937, by FAX at 801-530-6390, or by Internet E-mail at ahennebold@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 11/14/2007.

THIS RULE MAY BECOME EFFECTIVE ON: 11/21/2007

AUTHORIZED BY: Sherrie Hayashi, Commissioner

R602. Labor Commission, Adjudication.

R602-3. Procedure and Standards for Approval of Assignment of Benefits.

#### R602-3-1. Policy, Scope and Authority.

A. Policy. Utah's workers' compensation system provides disability compensation to injured workers as a partial replacement for lost wages. These periodic payments allow injured workers to provide for the ongoing necessities of life-food, shelter and clothing--not only for themselves, but for their dependents. These periodic payments also prevent injured workers from becoming charges on public welfare or private charity.

The 2007 Utah Legislature reaffirmed and strengthened the foregoing policy of the workers' compensation system by enacting Senate Bill 109, "Transfers of Structured Settlements." Senate Bill 109 amended Section 34A-2-422 of the Utah Workers Compensation Act to specifically prohibit any transfer of workers' compensation payment rights unless the proposed transfer is first submitted to the Utah Labor Commission and approved by the Commission.

- B. Scope. This rule establishes the procedural and substantive requirements for Commission approval of any request for transfer of workers' compensation payment rights. The Commission will not approve any transfer of workers' compensation payment rights in the absence of strict compliance with all procedural and substantive requirements of the Utah Workers' Compensation Act and this rule.
- C. Statutory authority. The Commission enacts this rule pursuant to Subsection 34A-1-104(1) and Section 34A-1-304 of the Utah Labor Commission Act, Section 34A-2-422 of the Utah Workers' Compensation Act, and Subsection 63-46a-3(2) of the Utah Administrative Rulemaking Act.

#### R602-3-2. Benefits Subject to Assignment.

- A. Commission approval a precondition to any action to transfer benefits. Subsection 34A-2-422(3) prohibits any transfer, or action to transfer, workers' compensation payment rights without prior Commission approval. The Commission will not approve any proposed transfer that includes an advance of funds or property, or other similar action, without prior Commission review.
- B. Transfer limited to benefits that are fixed and certain. Pursuant to Subsection 34A-2-422(3)(c), Commission approval of a transfer of workers' compensation payment rights is a "full and final resolution" of such payment rights. The Commission will, therefore, approve transfer of only those payment rights that are fixed and

- certain as a matter of law. The Commission will not approve the transfer of payment rights that are subject to modification under any provision of the Utah Workers' Compensation Act or other applicable law.
- C. New petition required for additional transfers. A petition may not request Commission approval of future, open-ended or follow-up transfers of payment rights. A new petition must be submitted for approval of any such additional transfers.
- D. Medical benefits. An injured worker is entitled to continuing medical care necessary to treat his or her work-related injuries. These medical benefits are, by their nature, contingent on the injured worker's future medical condition and progress in medical and pharmacological science. For these reasons, medical benefits are not "fixed and certain," and the Commission will not approve any request for transfer of medical benefits.

### **R602-3-3.** Procedure for Requesting Approval.

- A. Petition. The transferee shall fully complete the Commission's "Petition for Approval of Transfer of Payment Rights" form. The transferee shall then file the completed petition with the Commission's Adjudication Division. The Adjudication Division shall return to the transferee any petition that is not fully completed, signed, and accompanied with all required documentation.
- B. Documentation. Subsection 34A-2-422(3)(b)(ii)(A) requires that the transferor of workers' compensation payment rights receive adequate notice of the workers' compensation benefits proposed to be transferred, as well as an explanation of the financial consequences of, and alternatives to, the proposed transfer. The Commission will therefore require the following documentation to accompany every Petition for Approval of Transfer of Payment Rights.
- 1. Notice and explanation. The transferee shall provide written notice and explanation of the proposed transfer to the transferor in writing, with receipt confirmed by the transferor's signature.
- a. The notice and explanation must be in plain language. If the transferor is of limited English proficiency, the notice and explanation must also be provided in writing in the transferor's native language.
- b. The notice and explanation must contain each of the following items in full detail:
- i. A description of the specific workers' compensation payment rights proposed to be transferred;
  - ii. An explanation of the legal effect of the transfer;
- <u>iii.</u> An explanation of all alternatives to the proposed transfer; and
- iv. A recommendation that the transferor obtain independent professional advice regarding the advisability of the proposed transfer and the terms of the proposed transfer.
- 2. Disclosure of financial information. The transferee shall provide written disclosure of financial information regarding the proposed transfer to the transferor, with receipt confirmed by the transferor's signature.
- a. The disclosure of financial information must be in plain language. If the transferor is of limited English proficiency, the disclosure must also be provided in writing in the transferor's native language.
- b. The disclosure of financial information must contain each of the following items full detail:
- i. The amount and due date of each payment to be transferred;

- ii. The sum of all payments to be transferred;
- iii. The present value of the payments to be transferred, computed in the same manner and using the same discount rate by which future annuity payments are discounted to present value for federal estate tax purposes;
- iv. The gross amount payable by the transferee in exchange for the payments to be transferred;
- v. The implied annual interest rate that the transferor would be paying if the transfer were viewed as a loan to the transferor of the net amount payable by the transferee, to be paid in installments corresponding to the transferred payments.
- vi. An itemized listing any amount to be deducted from the gross payment, with detailed explanation of the reason for such deduction and the method for computing the deduction;
  - vii. The net amount to be paid to the transferee;
- viii. The amount and method of calculation of any penalties or liquidated damages for which the transferor might be liable under the transfer agreement; and
  - ix. A statement of the tax consequences of the transfer.
- 3. Source of workers' compensation payment rights. The transferee shall provide an authenticated copy of the document(s) that establish the transferor's right to the workers' compensation payment rights that are proposed to be transferred.
- 4. All agreements between the transferor and transferee. All agreements between the transferor and transferee must be in writing and signed by both the transferor and the transferee. The transferee will provide true and correct copies of all such documents.
- C. Notice to other interested parties. After the Adjudication Division has received a petition for approval of transfer of payment rights, and has determined that the petition is complete and is supported by all necessary documentation, the Division will mail copies of the petition and supporting documentation to the following:
- 1. Each party and attorney who participated in the underlying workers' compensation claim;
- 2. If the payment right to be transferred arises under a structured workers' compensation settlement, the issuer of the annuity contract that funds the settlement;
- 3. Any other party having rights or obligations with respect to the payment rights proposed to be transferred;
- 4. An ombudsman designated by the Industrial Accidents Division for receipt of such petitions; and
- 5. Any other individual or entity the Division believes may have an interest in the proposed transfer.
- D. Hearing. All Petitions for Approval of Transfer of Payment Rights will be assigned to the Director of the Adjudication Division for hearing.
- 1. The Director will conduct a formal evidentiary hearing on each petition to determine whether the petition should be approved. The hearing will be conducted in accordance with the requirements of the Utah Administrative Procedures Act.
- 2. No hearing on the merits of a petition will be scheduled prior to 60 days after the notices required by III.C of this rule have been mailed to all parties entitled to such notice.
- 3. Notice of hearing on the merits of a petition shall be provided to the transferor, the transferee, their attorneys, and all parties listed in III.C.1 through 4 of this rule.
- 4. The Director will conduct the hearing in such manner as the Director deems proper to obtain all information that may be material to approval or rejection of the proposed transfer.

- E. Decision. After hearing, the Director will issue a written decision approving or denying the petition. The Director may approve a petition only if the Director finds:
- 1. The petition has been submitted in proper form with all required documentation;
- 2. The notice and explanation required by III.B.1 of this rule and the disclosure of financial information required by III.B.2 of this rule are correct, adequate, and understood by the transferor;
- 3. The agreement(s) between the transferor and transferee does not include any abusive provisions that are against the transferor's best interests. "Abusive provisions" include, but are not limited to, the following:
- a. The transferor's confession of judgment or consent to entry of judgment;
- b. Choice of forum or choice of law provisions requiring resolution of disputes in a forum other than the courts and administrative agencies of the State of Utah, or under the laws of a jurisdiction other than Utah; or
- c. Requirements that transferors indemnify transferees or reimburse transferees for costs or expenses incurred in disputes between transferors and transferees.
- 4. The proposed transfer is in the best interest of the transferor, specifically taking into account:
- a. The transferor's need for a continuing source of income to provide for future necessities;
- b. The needs of the transferor's dependents for a continuing source of support from the transferor to provide for future necessities;
- c. Whether the transferor's intended uses of the funds obtained as a result of the transfer are prudent and consistent with the underlying purposes of the workers' compensation system;
- d. Whether the transferor possesses the ability to manage, preserve and properly apply the funds to be obtained through the transfer; and
- e. Whether other alternatives exist that will better meet the legitimate needs of the transferor and/or satisfy the objectives of the workers' compensation system.
- F. Appeal. Any interested party who has participated in the formal evidentiary hearing conducted pursuant to III.D of this rule may request agency review of the Director's decision by following the procedures established in Section 63-46b-12 of the Utah Administrative Procedures Act and Section 34A-1-303 of the Utah Labor Commission Act.

KEY: workers' compensation, administrative procedures, hearings, settlements

Date of Enactment or Last Substantive Amendment: 2007 Authorizing, and Implemented or Interpreted Law: 34A-1-104(1); 34A-4-304; 34A-2-422; 63-46a-3(2)

# Lieutenant Governor, Administration **R622-2**

Use of the Great Seal of the State of Utah

### NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 30509
FILED: 10/01/2007, 05:17

#### **RULE ANALYSIS**

Purpose of the rule or reason for the change: The Capitol Preservation Board wishes to sell memorabilia featuring the state seal through its Capitol building gift shop. This is not permitted under the current rule. Also, the section on permitted uses is confusing as to when the application is required and when it is not.

SUMMARY OF THE RULE OR CHANGE: This rule change makes use of the state seal on memorabilia sold by the Capitol Preservation Board through its Capitol building gift shop a permitted use of the State Seal. It also categorizes permitted uses of the state seal to clarify when documentation does or does not need to be filed.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Sections 67-1a-7, 67-1a-8, and 76-6-501, and Subsections 67-1a-2(1)(d), (e), and (f)

ANTICIPATED COST OR SAVINGS TO:

- ❖ THE STATE BUDGET: None--The changes to this rule create neither costs nor savings for the Lieutenant Governor's Office or state agencies as it does not change workload, staff deployment, revenues, or expenditures.
- ❖ LOCAL GOVERNMENTS: None--The changes to this rule do not apply to local government as local government will not be utilizing the state seal or selling products with the state seal on them.
- ❖ SMALL BUSINESSES AND PERSONS OTHER THAN BUSINESSES: None--The changes to this rule do not apply to small businesses and/or persons other than businesses as they will not be utilizing the state seal or selling products with the state seal on them.

COMPLIANCE COSTS FOR AFFECTED PERSONS: Compliance costs do not change as the changes to this rule do not modify the collection process for application fees.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: The amendment of this rule shall have no fiscal impact on businesses. Gary R. Herbert, Lt. Governor

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

LIEUTENANT GOVERNOR ADMINISTRATION Room 210 STATE CAPITOL 350 N STATE ST SALT LAKE CITY UT 84114-1103, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Hunter Finch at the above address, by phone at 801-538-1553, by FAX at 801-538-1547, or by Internet E-mail at HFINCH@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 11/14/2007.

THIS RULE MAY BECOME EFFECTIVE ON: 11/21/2007

AUTHORIZED BY: Joseph Demma, Chief of Staff

### R622. Lieutenant Governor, Administration. R622-2. Use of the Great Seal of the State of Utah. R622-2-3. Custody and Use.

Pursuant to Section 67-1a-2[(4)](1)(d), (e), (f) of the Utah Code; the lieutenant governor shall "... keep custody of the Great Seal of the state of Utah; to keep a register of, and attest, the official acts of the governor; and to affix the Great Seal, with an attestation, to all official documents and instruments to which the official signature of the governor is required."

### R622-2-4. General Permitted Uses of the Seal.

- (A) The seal shall be permitted for use without the written authorization of the Lieutenant Governor, in the following circumstances:
- (1) printings of replicas of the seal on official state letterhead, business cards, and stationery for agencies, entities, or officers of the state[\(\frac{1}{2}\)], and
- [— (2) application or display of replicas of the seal by state agencies and state political sub-divisions which delineate official state purposes, and by state elected officials in connection with their official state business. Officials of state entities/agencies shall describe and submit a list of intended uses with the lieutenant governor's office to assure uniformity and continuity of use:
- $\frac{(3)(2)}{(3)}$  exhibition of permitted reproductions of the seal on state flags[ $\frac{1}{3}$  and  $\frac{1}{3}$
- (B) The seal shall be permitted for use in the following circumstances upon describing and submitting a list of intended uses with the lieutenant governor's office to assure uniformity and continuity of use:
- (1) application or display of replicas of the seal by state agencies and state political sub-divisions which delineate official state purposes, and by state elected officials in connection with their official state business;
- [4)](2) for educational and academic uses by schools, colleges and universities to convey information about official state functions[-Such uses shall not attempt to endorse, authenticate, recognize or promote persons or roles, or be part of administrative or promotional functions. Each such use shall also be itemized, described and submitted to the lieutenant governor's office.];
- (3) for use on a product or article offered to the public, for profit or without charge, through the Utah State Capitol gift shop.
- (4) Such uses shall not attempt to endorse, authenticate, recognize or promote persons or roles, or be part of administrative or promotional functions.

### R622-2-5. Prohibited Usage.

- (A) The seal, or replica, shall not be committed for general use, including:
  - (1) for personal financial gain;
- (2) for, or in connection with, any advertising or promotion of any product, business, organization, service, or article whether offered for

- sale, for profit or without charge, except as provided in R622-2-4(B)(3);
- (3) in a political campaign, or in ways that may legitimize or assist to defeat another candidate for elective office; or
- (4) to function as, or be construed to function in any way as an endorsement of any business, organization, product, service or article.
- (B) No symbol shall be used that imitates or appears similar to the seal in a way that intends to deceive, or is displayed in a manner that conveys improper use of the official Great Seal itself.
- (C) When the seal is used, no mark, insignia, letter, word, figure, design, picture, or drawing of any nature may be placed upon the seal, or any part of it.
- (D) A state agency, or an elected official, other than the lieutenant governor, shall not have authority to permit an individual or entity associated with a state agency or state elected official, to use the seal or replica for a commercial purpose whereby items will be distributed for sale, even though such purpose may include the providing of goods or services to the state.
- (E) The seal shall not be displayed in a manner which lessens or detracts from its dignity or impact.

### R622-2-6. Application For Use.

- (A) Persons or entities seeking permission to use the seal or replica, excepting uses outlined in R622-2-4, will complete and file a legible application with the Lt. Governor, on a form provided by that office, which shall include:
- (1) a specific description of the intended usage involving the Great Seal of the State of Utah, or replica of the seal,
- (2) the payment of an administrative filing fee in the amount of \$ 5.00, (non-refundable) and
- (3) a precise description and specification of the actual product or item to bear the seal, or replica, in the form of an architectural drawing, engineering draft-to-scale, brochure, or lucid photograph or computergraphic. The application, and supporting documents shall become the property of the lieutenant governor's office.
- (B) Upon approval of a complete application, the applicant shall be issued a certificate bearing an identification number, by the lieutenant governor, which shall be kept by the applicant on file for four years following use of the seal. State agencies and entities which use the state seal or replica for official state functions have no application or fee requirement.
- (C) An application may be denied for (1) failure to comply with relevant statutes or this rule, (2) failure to include the required fee, or (3) if the intended use is found to be detrimental to the image of the state and not in its best interest.

**KEY:** great seal, lt. governor, state flag

Date of Enactment or Last Substantive Amendment: [June 22, 1999]2007

Notice of Continuation: June 9, 2004

Authorizing, and Implemented or Interpreted Law: 67-1a-7; 67-1a-8; 67-1a-2[<del>(4)</del>](1)(d), (e), (f); 76-6-501

Natural Resources, Wildlife Resources **R657-9** 

Taking Waterfowl, Common Snipe and Coot

### NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 30470
FILED: 09/20/2007, 06:52

#### **RULE ANALYSIS**

PURPOSE OF THE RULE OR REASON FOR THE CHANGE: This rule is being amended pursuant to Regional Advisory Council and Wildlife Board meetings conducted annually for taking public input and reviewing the division's waterfowl program.

SUMMARY OF THE RULE OR CHANGE: The proposed revisions are:
1) change the application procedure for swan permits to a web-based application; and 2) allow for the payment of a late fee for late swan questionnaires in compliance with the legislatively-approved fee schedule.

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

ANTICIPATED COST OR SAVINGS TO:

- ❖ THE STATE BUDGET: None--This amendment changes the application process to coincide with other applications currently accepted by the Division of Wildlife Resources. DWR processes are already in place to accept a late fee therefore, the proposed changes to the rule do not create a cost or savings impact to the state budget or DWR's budget.
- ❖ LOCAL GOVERNMENTS: None--The proposed amendments change internal processes. Therefore, the proposed changes do not create any direct cost or savings impact to local governments.
- ❖ SMALL BUSINESSES AND PERSONS OTHER THAN BUSINESSES: None--This amendment changes the application procedure but does not impose any additional requirements on other persons, nor generate a cost or savings impact to other persons.

COMPLIANCE COSTS FOR AFFECTED PERSONS: This amendment changes the application procedure for swan permits, that process change would not create an additional cost, however, the payment of the late fee could have an impact. The payment of the late fee is an option and is not mandatory. The applicant can choose not to participate in the swan drawing for the period of one year, in lieu of paying the fee.

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

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

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

DIRECT QUESTIONS REGARDING THIS RULE TO: Staci Coons at the above address, by phone at 801-538-4718,

by FAX at 801-538-4709, or by Internet E-mail at stacicoons@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 11/14/2007.

THIS RULE MAY BECOME EFFECTIVE ON: 11/21/2007

AUTHORIZED BY: James F Karpowitz, Director

R657. Natural Resources, Wildlife Resources. R657-9. Taking Waterfowl, Common Snipe and Coot. R657-9-4. Permit Applications for Swan.

- (1) Applications for swan permits are available [from license agents, division offices, and ]through the division's Internet address. Residents and nonresidents may apply.
- (2)(a) Applications must be [mailed]submitted online by the date prescribed in the proclamation of the Wildlife Board for taking waterfowl, Common snipe and coot.
- (b) If an error is found on the application, the applicant may be contacted for correction.
  - (c) The division reserves the right to correct applications.
- (3)[(a) Late applications received by the date published in the proclamation of the Wildlife Board for taking waterfowl, Common snipe and coot will not be considered in the drawing, but will be processed for the purpose of entering data into the division's draw database to provide:
- (i) future pre-printed applications;
- (ii) notification by mail of late application and other draw opportunities; and
  - (iii) re-evaluation of division or third-party errors.
- (b) The handling fee will be used to process the late application. Any Utah hunting or combination license fees submitted with the application shall be refunded.
- (e) Late applications received after the date published in the proclamation of the Wildlife Board for taking waterfowl, Common snipe and coot will not be processed and will be returned.
  - (4) A person may obtain only one swan permit each year
    - ([5]4) A person may not apply more than once annually.
    - ([6]5) Group applications are not accepted.
- ([7]6) A Utah hunting or combination license may be purchased before applying, or the hunting or combination license will be issued to the applicant upon successfully drawing a permit.
- (8) [Each application must include:]The permit fees and handling fees must be paid pursuant to Rule R657-42-8(5).[
  - (a) a nonrefundable handling fee; and
- (b) the Utah hunting or combination license fee, if the license has not yet been purchased.]

### R657-9-7. Return of Swan Harvest and Hunt Information.

- (1) Swan permit holders who do not hunt or are unsuccessful in taking a swan must respond to the swan questionnaire through the division's Internet address, or by telephone, within 30 calendar days of the conclusion of the prescribed swan hunting season.
- (2) Within three days of harvest, swan permit holders successful in taking a swan must personally present the swan or its head for measurement to the division or the Bear River Migratory

Bird Refuge and further provide all harvest information requested by the division or Refuge.

- (3) Hunters who fail to comply with the requirements of Subsections (1) or (2) shall be ineligible to:
  - (a) obtain a swan permit the following season; and
- (b) obtain a swan permit after the first season of ineligibility until the swan orientation course is retaken.
- (4) late swan questionnaires may be accepted pursuant to Rule R657-42-9(3).

KEY: wildlife, birds, migratory birds, waterfowl Date of Enactment or Last Substantive Amendment: [August 7], 2007

Notice of Continuation August 21, 2006 Authorizing, and Implemented or Interpreted Law: 23-14-19; 23-14-18; 50 CFR part 20

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## Natural Resources, Wildlife Resources **R657-37**

# Cooperative Wildlife Management Units for Big Game or Turkey

### NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 30471
FILED: 09/20/2007, 07:01

### **RULE ANALYSIS**

Purpose of the rule or reason for the Change: This rule is being amended pursuant to Wildlife Board meetings conducted for taking public input and reviewing the Cooperative Wildlife Management Unit (CWMU) program for big game.

SUMMARY OF THE RULE OR CHANGE: The proposed amendments to this rule will: 1) provide landowners incentive to manage lands for wildlife; 2) provide definitions for "Landowner association" and "Landowner association member"; 3) provide comparable hunting opportunities for public hunters; 4) set antlerless harvest objectives to be included in the management plan; 5) simplify the Certificate of Registration process for CWMU operators; 6) clarify boundary requirements for CWMU; and 7) other changes are made for consistency and clarity.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Section 23-23-3

### ANTICIPATED COST OR SAVINGS TO:

- ❖ THE STATE BUDGET: The amendments to this rule are for the purpose of clarification for both the CWMU operators and the Division of Wildlife Resources (DWR). DWR determines that these amendments do not create a cost or savings impact to the state budget or DWR's budget.
- ❖ LOCAL GOVERNMENTS: None--This filing does not create any direct cost or savings impact to local governments because they are not directly affected by the rule. Nor are local

governments indirectly impacted because the rule does not create a situation requiring services from local governments.

MALL BUSINESSES AND PERSONS OTHER THAN BUSINESSES:

The amendments to this rule are for the purpose of clarification for both the CWMU operators and DWR. DWR determines that these amendments do not create a cost or savings impact to other persons.

COMPLIANCE COSTS FOR AFFECTED PERSONS: The amendments to this rule are for the purpose of clarification for both the CWMU operators and DWR. DWR determines that there are no additional compliance costs associated with these amendments.

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

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

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

DIRECT QUESTIONS REGARDING THIS RULE TO:

Staci Coons at the above address, by phone at 801-538-4718, by FAX at 801-538-4709, or by Internet E-mail at stacicoons@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 11/14/2007.

THIS RULE MAY BECOME EFFECTIVE ON: 11/21/2007

AUTHORIZED BY: James F Karpowitz, Director

R657. Natural Resources, Wildlife Resources. R657-37. Cooperative Wildlife Management Units for Big Game or Turkey.

### R657-37-1. Purpose and Authority.

- (1) Under authority of Section 23-23-3, this rule provides the standards and procedures applicable to Cooperative Wildlife Management units organized for the hunting of big game or turkey.
  - (2) Cooperative Wildlife Management units are established to:
  - (a) increase wildlife resources;
  - (b) provide income to landowners;
- (c) provide the general public access to private and public lands for hunting big game or turkey within a Cooperative Wildlife Management Unit;
  - (d) create satisfying hunting opportunities; and
- (e) provide adequate protection to landowners who open their lands for hunting[-];
- (f) provide landowners an incentive to manage lands to protect and sustain wildlife habitat and benefit wildlife.

#### R657-37-2. Definitions.

- (1) Terms used in this rule are defined in Sections 23-13-2 and 23-23-2
  - (2) In addition:
  - (a) "CWMU" means Cooperative Wildlife Management Unit.
- (b) "CWMU agent" means a person appointed by [a]the landowner association member or the landowner association operator to protect private property within the CWMU.
- (c) "General public" means all persons except landowner association members, landowner association operators and their spouse or dependant children.
- (d) "Landowner association [member]" means a landowner or [an organization]group of [owners]landowners of private land [who sign the CWMU application form]organized as a single entity for the purpose of applying for, becoming and operating a CWMU.
- (e) "Landowner association <u>member" means an individual</u> <u>landowner participating in the landowner association.</u>
- (f) "Landowner association operator" means a person designated by [a]the landowner association[member] to operate the CWMU.
- ([f]g) "Voucher" means a document issued by the division to a landowner association member or landowner association operator, allowing a landowner association member or landowner association operator, to designate who may purchase a CWMU big game or turkey hunting permit from a division office.

### R657-37-3. Requirements for the Establishment of a Cooperative Wildlife Management Unit.

- (1)(a) The minimum allowable acreage for a CWMU is 10,000 contiguous acres, except as provided in Subsection ([2]3).
- (b) The land comprising Domesticated Elk Facilities and Domesticated Elk Hunting Parks, as defined in Section 4-39-102(2) and Rules R58-18 and R58-20, shall not be included as part of any big game or turkey CWMU.
- [(2)(a) The Wildlife Board may renew a CWMU that is less than 10,000 acres provided the CWMU legally possessed a CWMU Certificate of Registration during the previous year, allowing for acreage less than 10,000 contiguous acres or allowing noncontiguous land parcels; or](2)(a) No land parcel shall be included in more than one CWMU.
- (b) [the]Separate hunt boundaries by species on a CWMU are not permitted.
- (3)(a) The Wildlife Board may renew a CWMU that is less than 10,000 acres with land parcels that adjoin corner-to-corner or containing noncontiguous parcels provided the CWMU legally possessed a CWMU Certificate of Registration during the previous year, allowing for acreage less than 10,000 contiguous acres, corner-to-corner land parcels, or noncontiguous land parcels.
- (b) The Wildlife Board may approve a new CWMU for deer, pronghorn or turkey that is at least 5,000 contiguous acres provided:
- (i) the property is capable of independently maintaining the presence of the respective species and harboring them during the period of hunting;
- (ii) the property is capable of accommodating the anticipated number of hunters and providing a reasonable hunting opportunity;
- (iii) the property exhibits enforceable boundaries clearly identifiable to both the public and private hunters; and
- (iv) the CWMU contributes to meeting division wildlife management objectives  $[\frac{1}{2}, \frac{1}{2}]$ .
- [(e) the Wildlife Board may renew a CWMU that is less than 5,000 acres provided the CWMU legally possessed a CWMU

- Certificate of Registration during the previous year, allowing for acreage less than 5,000 contiguous acres or allowing noncontiguous land parcels: (c) The Wildlife Board may renew or approve a new CWMU for deer, pronghorn, elk or moose that fails to meet the acreage or parcel configuration requirements in Subsection (1), or the exceptions in Subsection (3)(a) and(b), provided the following procedures are satisfied.
- (i) the applicant submits a written request for special considerations to the CWMU Advisory Committee on or before August 1st annually;
- (ii) the applicant submits to a one year waiting period while the CWMU Advisory Committee, Division and Wildlife Board consider, verify and decide the merits of the request for special considerations.
- (iii) upon receipt of a request for special considerations, the CWMU Advisory Committee will immediately forward the request to DWR for review and recommendations.
- (iv) the DWR will review the request for special considerations and make recommendations to the CWMU Advisory Committee within 180 days of receipt.
- (v) the CWMU Advisory Committee will consider the request for special considerations and the Division's recommendations, and make recommendations to the Wildlife Board on the advisability of granting the CWMU application.
- ([3]4)(a) Cooperative Wildlife Management Units organized for hunting big game or turkey, shall consist of private land to the extent practicable.
- (b) The Wildlife Board may approve a CWMU containing public land only if:
- (i) the public land is completely surrounded by private land or is otherwise inaccessible to the general public;
- (ii) the public land is necessary to establish an enforceable boundary clearly identifiable to both the general public and public and private permit holders; or
- (iii) the public land is necessary to achieve statewide and unit management objectives.
- (c) If any public land is included within a CWMU, the landowner association[-member] must meet applicable federal and state land use requirements on the public land.
- (d) The Wildlife Board shall increase the number of permits or hunting opportunities made available to the general public to reflect the proportional habitat on public land to private land within the CWMU pursuant to Subsection R657-37-4(3)(a)(iv).
- (5) Land parcels that adjoin corner-to-corner shall not be considered contiguous for the purpose of meeting minimum acreage requirements for new CWMU's except as specifically authorized by the Wildlife Board pursuant to Subsection (3)(c)).
- (6) The intent is to establish CWMUs consisting of blocks of land that function well as hunting units. The Wildlife Board may deny a CWMU that meets technical requirements but does not constitute a good hunting unit.

## R657-37-4. Cooperative Wildlife Management Unit Management Plan.

- (1) The landowner association member must manage the CWMU in compliance with a CWMU Management Plan consistent with statewide and unit management objectives for the respective big game or turkey management unit and approved by the Wildlife Board
- (2)(a) The CWMU Management Plan may be approved by the Wildlife Board for a period of [five years, expiring on January 31 at

the end of the five year period]three years, concurrent with the CWMU Certificate of Registration.

- (b) The CWMU Management Plan [must be amended when the management plan, land ownership, or CWMU acreage changes.
- (e) The CWMU Management Plan may be amended as requested by the Wildlife Board, the division or the CWMU landowner association member or operator.
  - (3)(a) The CWMU Management Plan must include:
- (i) species management objectives for the CWMU that are consistent with statewide and unit management objectives for the respective big game or turkey management unit[, including population management and antlerless harvest];
  - (ii) [an]antlerless harvest objectives;
- (iii)(1) dates that the general public with buck or bull CWMU permits will be allowed to hunt in accordance with R657-37-7(3)(a); or
- (2) a detailed explanation of how comparable hunting opportunities will be provided to both the private and public permit holders on the CWMU as required in Section 23-23-7.5[-and Rule R657-37-7(3)(a)];
- ([iii]iv) a clear explanation of the purpose for including public land within the CWMU boundaries, if public land is included;
- ([i+]v) an explanation of how the public is compensated by the CWMU when public land is included;
- ([\*]vi) rules and guidelines used to regulate a permit holder's conduct as a guest on the CWMU;
- ([vi]vii) County Recorder Plat Maps or equivalent maps, dated by receipt of purchase within 30 days of the initial or renewal application deadline for a certificate of registration, depicting boundaries and ownership for all property within the CWMU;
- ([vii]viii) two original 1:100,000 USGS maps, which must be filed in the appropriate regional division office and the Salt Lake office, depicting all interior and exterior boundaries of the proposed CWMU;[and]
- ([viii]ix) strategies and methods that avoid adverse impacts to adjacent landowners resulting from the operation of the CWMU, including the provisions provided in Section R657-37-7(6); and
  - (x) any request for reciprocal agreements.
- (b) The division shall, [upon the applicant's request, provide assistance in preparing the]review all CWMU Management [Plan]Plans and make recommendations to the Wildlife Board.

### R657-37-5. Application for Certificate of Registration.

- (1) An application for a CWMU Certificate of Registration must be completed and returned to the regional division office where the proposed CWMU is located no later than August 1.
  - (2) The application must be accompanied by:
- (a) the CWMU Management Plan as described in R657-37-4(3), including all maps;
- (b)(i) a petition containing the signature and acreage of each participating landowner agreeing to establish and operate the CWMU as provided in this rule and Title 23, Chapter 23 of the Wildlife Resources Code; or
  - (ii) a copy of a legal contract or agreement identifying:
  - (A) the private land;
  - (B) the duration of the contract or agreement; and
- (C) the names and signatures of landowners conveying the hunting rights to the CWMU [agent] landowner association member or landowner association operator[5].
- (c) the name of the designated landowner association operator; and

- (d) the nonrefundable handling fee.
- (3) The division may reject any application that is incomplete or completed incorrectly.
- (4) The division shall forward the complete and correct application and required documentation to the Regional Advisory Councils and Wildlife Board for consideration.
- (5) Upon receiving the application and recommendation from the division, the Wildlife Board may:
- (a) authorize the issuance of a certificate of registration, for [one year]three years, allowing the landowner association member to operate a CWMU; or
- (b) deny the application and provide the landowner association member with reasons for the decision.
- (6)[(a) A landowner association member or landowner association operator issued a certificate of registration must request an amendment to the original certificate of registration as provided in Subsection (b) or through the renewal process described in R657-37-6 for any variation in:
  - (i) the CWMU Management Plan; or
- (ii) any other matter related to the management and operation of the CWMU not originally included in the certificate of registration.
- (b) A request for an amendment to a certificate of registration to allow a CWMU permit holder to hunt within a reciprocal CWMU must be made in writing and submitted to the appropriate regional division office where the CWMU is located.
- (i) Upon review by the region and Wildlife Section and upon approval by the director, an amendment to the original certificate of registration shall be issued in writing.
- ——(7)] The Wildlife Board shall consider any violation of the provisions of Title 23, Wildlife Resources Code and any information provided by the division, landowners, and the public in determining whether to authorize the issuance of a certificate of registration for a CWMU.
- ([8]7) A CWMU Certificate of Registration is issued on [an annual-]a three year basis and shall expire on January 31, providing [the certificate of registration is not suspended or revoked prior to the expiration date.]:
  - (a) no changes in CWMU boundaries occur; and
- (b) the certificate of registration is not suspended or revoked prior to the expiration date.
- ([9]8) The CWMU application/agreement is binding upon the landowner association members, landowner association operators and all successors in interest to the CWMU property or the hunting rights thereon as it pertains to allowing public permit holders reasonable access to all CWMU property during the applicable hunting seasons for purposes of filling the permit.

### R657-37-5a. Amendments to a Certificate of Registration.

- (1) A request for an amendment to a certificate of registration must be made in writing and submitted to the appropriate regional division office where the CWMU is located for any change in:
  - (a) permit numbers or allocation;
  - (b) season dates;
  - (c) landownership;
  - (d) operator; or
- (e) any other matter related to the management and operation of the CWMU not originally included in the certificate of registration.
- (2) Requests for amendments dealing with permit numbers, permit allocation or season dates:

- (a) may be initiated by the CWMU or the division;
- (b) are due on August 1 of the year prior to when hunting is to occur; and
- (c) shall be forwarded to the Regional Advisory Councils and Wildlife Board for consideration and upon approval by the Wildlife Board, an amendment to the original certificate of registration shall be issued in writing.
- (3) All other requests for amendments shall be reviewed by the region and Wildlife Section and upon approval by the director, an amendment to the original certificate of registration shall be issued in writing.

### R657-37-6. Renewal of a Certificate of Registration.

- (1)(a) A CWMU Certificate of Registration must be renewed [annually]every three years if no changes in CWMU boundaries occur, or annually if boundary changes occur and may be approved by the division, except as provided in Subsections (b) and (c).
- (b) If any changes occur in the activities or information authorized in the current certificate of registration or CWMU Management Plan, the renewal must be considered for approval by the Wildlife Board.
- (c)(i) A CWMU Certificate of Registration shall not be renewed if:
- (A) thirty-four percent or more of the private lands included in the renewal application were not included in the previous[<u>years'</u>] certificate of registration; or
- (B) thirty-four percent or more of the private land within the CWMU is under new ownership.
- (ii) If a CWMU Certificate of Registration is not renewable under this Subsection, an application for a new CWMU Certificate of Registration must be completed as provided in Section R657-37-5
- (2) An application for renewal of a certificate of registration must be completed and returned to the regional division office where the CWMU is established no later than August 1.
- (3) The renewal application must identify all changes from the previous [<u>years</u>] CWMU Certificate of Registration or CWMU Management Plan.
  - (4) The renewal application must be accompanied by:
- (a) the CWMU Management Plan as described in Section R657-37-4(3)[, if the plan has expired or is being amended]; and
- (b) all maps as described in Section R657-37-4(3) if the CWMU boundaries have changed; [or] and
- (c)(i) a petition containing the signature and acreage of each participating landowner agreeing to establish and operate the CWMU as provided in this rule and Title 23, Chapter 23 of the Wildlife Resources Code; or
  - (ii) a copy of a legal contract or agreement identifying:
  - (A) the private land;
  - (B) the duration of the contract or agreement; and
- (C) the names and signatures of landowners conveying the hunting rights to the CWMU agent or landowner association operator;
- (d) the name of the designated landowner association operator; and
  - (e) the nonrefundable handling fee.
- (5) The division may reject any application that is incomplete or completed incorrectly.
  - (6) The division shall consider:
- (a) the previous performance of the CWMU, including the actions of the landowner association member or landowner

- association operator when reviewing renewal of the certificate of registration; and
- (b) any violation of Title 23, Wildlife Resources Code, this rule, stipulations contained in the certificate of registration and all other relevant information provided from any source related to the applicant's fitness to operate a CWMU.
  - (7) The division shall:
- (a) approve the renewal Certificate of Registration and forward the permit recommendations to the Regional Advisory Councils and Wildlife Board; or
- (b) deny the renewal Certificate of Registration and state the reasons for denial in writing to the applicant; and
- (i) forward the application, reason for denial and recommendation to the Regional Advisory Councils and Wildlife Board; and
- (iii) provide the applicant with information for seeking Wildlife Board review of the denial.
- (8) Upon receiving the division's recommendation as provided in Subsection (b)(i), the Wildlife Board may consider:
- (a) the previous performance of the CWMU, including the actions of the landowner association member or landowner association operator when reviewing renewal of the certificate of registration; and
- (b) any violation of Title 23, Wildlife Resources Code, this rule, stipulations contained in the certificate of registration and all other relevant information provided from any source related to the applicant's fitness to operate a CWMU.
- (9) A CWMU Certificate of Registration for renewal is authorized [annually] for three years and shall expire on January 31, providing the certificate of registration is not revoked or suspended prior to the expiration date.

### R657-37-7. Operation by Landowner Association.

- (1)(a) A CWMU must be operated by a landowner association member who owns land within the CWMU or a landowner association operator who leases or otherwise controls hunting on land within the CWMU.
- (b) A landowner association member or landowner association operator may appoint CWMU agents to protect private property within the CWMU; however, the landowner association member or landowner association operator must assume ultimate responsibility for the operation of the CWMU.
- (2)(a) A landowner association member or landowner association operator may enter into reciprocal agreements with other landowner association members or landowner association operators to allow hunters who have obtained a CWMU permit to hunt within each other's CWMUs as provided in Subsections R657-37-[5(6)(b) and R657-37-7(2)(b)[4(3)(a)(x).
  - (b) Reciprocal hunting agreements may be approved only to:
  - (i) raise funds to address joint habitat improvement projects;
- (ii) address emergency situations limiting hunting opportunity on a CWMU; or
- (iii) raise funds to aid in essential management practices for the benefit of CWMU species, including obtaining age or species population data as recommended by regional division personnel and approved by the division's wildlife section chief.
- (c) If a person is authorized to hunt in one or more CWMUs as provided in Subsection (a), written permission from the landowner association member or landowner association operator and written authorization from the division must be in the person's possession while hunting.

- (3)(a) A landowner association member or landowner association operator must provide [any person who has obtained a permit, including general public permittees, a comparable hunting opportunity in terms of hunting area and number of days to hunt big game or turkey.]general public CWMU permitteesa minimum of:
  - (i) five days to hunt with buck, bull or turkey permits; and
- (ii) two days to hunt with antlerless permits.
- (b) General public CWMU permitees shall be allowed to hunt the entire CWMU except areas that are excluded from hunting to all permittees.
- (i) a landowner association may identify in the management plan areas within the CWMU boundary that are open to specific species only. These areas must be open to all permit holders for that species.
- ([b]c) A person who has obtained a CWMU permit may hunt only in the CWMU for which the permit is issued, except as provided under Subsection (2).
- (4)(a) Each landowner association member or landowner association operator must[÷]
- (i) clearly post all boundaries of the CWMU at all corners, fishing streams crossing property lines, road, gates, and rights-of-way entering the land with signs that are a minimum of 8 1/2 by 11 inches on a bright yellow background with black lettering, and that contain the language provided in Subsection (b); and
- [(ii) clearly display signs on the CWMU at all corners, fishing streams crossing property lines, road, gates, and rights of way entering the land.](ii) if a CWMU uses public land for the purpose of making a definable boundary for the CWMU then that boundary shall be posted every three hundred yards.
- (b) A CWMU is created under an agreement between private landowners and the division, and approved by the Wildlife Board. Only persons with a valid CWMU permit for the CWMU may hunt moose, deer, elk, pronghorn or turkey within the boundaries of the CWMU. The general public may use accessible public land portions of the CWMU for all legal purposes, [except]other than hunting [for moose, deer, elk, pronghorn,]big game or turkey for which the CWMU is authorized.
- (5) A landowner association member or landowner association operator must provide a written copy of its guidelines used to regulate a permit holder's conduct as a guest on the CWMU to each permit holder.
- (6)(a) A CWMU and the division shall cooperatively address the needs of landowners who are negatively impacted by big game animals or turkeys associated with the CWMU.
- (b) The CWMU and the division shall cooperatively seek methods to prevent or mitigate agricultural depredation caused by big game animals or turkeys associated with the CWMU.

### R657-37-9. Permit Allocation.

- (1) The division shall issue CWMU permits for hunting big game or turkey to permittees:
- (a) qualifying through a drawing conducted for the general public as defined in Subsection R657-37-2(2)(c); or
- (b) named by the landowner association member or landowner association operator.
- (2) A landowner association member or landowner association operator shall be issued vouchers that may be used to purchase hunting permits from division offices.
- (3) The division and the landowner association member must, in accordance with Subsection (4), determine:

- (a) the total number of permits to be issued for the CWMU; and  $\,$
- (b) the number of permits that may be offered by the landowner association member to the general public as defined in Subsection R657-37-2(2)(c).
- (4)(a) Big game permits may be allocated using an option from:
  - (i) table one for moose and pronghorn; or
  - (ii) table two for elk and deer.
- (b) During a three year management plan period, permit allocations for moose permits available in the public draw will not drop below 40% for bull moose and 60% for antlerless moose.
- (b) At least one buck or bull permit or at least 10% of the bucks or bulls permits, whichever is greater, must be made available to the general public through the big game drawing process.
  - (c) Permits shall not be issued for spike bull elk.
- (d) Turkey permits shall be allocated in a ratio of fifty percent to the CWMU and fifty percent to the general public, with the public receiving the extra permit when there is an odd number of total permits.

TABLE 1

	MOOSE AND PRONGHO	DRN life Management Unit's	Share
	Option .	Bucks/Bulls	<u>Does/</u> Antlerless
[	1	60%	<del>0%</del> ]
-	[ <del>2</del> ] <u>1</u>	60%	40%
	Public's Share		
	Option	Bucks/Bulls	Does/Antlerless
[—	1	40%	<del>0</del> %]
-	[ <del>2</del> ] <u>1</u>	40%	60%

TABLE 2

ELK AND DEEK					
Cooperative Wild	dlife Management	Unit's	Share		
Option	Bucks/Bulls		Antlerless		
1	90%		0%		
2	85%		25%		
3	80%		40%		
4	75%		50%		
Public's Share					
Option Property	Bucks/Bulls		Antlerless		
1	10%		100%		
2	15%		75%		
3	20%		60%		
4	25%		50%		

- [(5) Antlerless permits must be allocated to the CWMU proportional to the ratio of numbers of big game species using the CWMU compared to the total herd population of the respective big game species on the herd management unit.](5)(a) The landowner association member or landowner association operator must meet antlerless harvest objectives established in the CWMU management plan under subsection R657-37-4(3)(a)(ii).
- (b) Failure to meet antlerless harvest objectives based on a three year average may result in discipline under section R657-37-14.
- (6) A landowner association member or landowner association operator must provide access free of charge to any person who has received a CWMU permit through the general public big game or turkey drawings, except as provided in Section 23-23-11.

- (7) If the division and the landowner association member disagree on the number of permits to be issued, the number of permits allocated, or the method of take, the Wildlife Board shall make the determination based on the biological needs of the big game or turkey populations, including available forage, depredation, and other mitigating factors.
- (8) A CWMU permit entitles the holder to hunt the species and sex of big game or turkey specified on the permit and only in accordance with the certificate of registration and the rules and proclamations of the Wildlife Board.
- (9) Vouchers for antlerless permits may be designated by a landowner association member to any eligible person as provided in Rule R657-5 and the proclamation of the Wildlife Board for taking big game, and Rule R657-42.
- ([44]10)(a) A complete list of the current CWMUs, and number of big game or turkey permits available for public drawing shall be published in the respective proclamations of the Wildlife Board for taking big game or turkey.
- (b) The division reserves the exclusive right to list approved CWMUs in the proclamations of the Wildlife Board for taking big game or turkey. The division may unilaterally decline to list a CWMU in the proclamation where the unit is under investigation for wildlife violations, a portion of the property comprising the CWMU is transferred to a new owner, or any other condition or circumstance that calls into question the CWMUs ability or willingness to allow a meaningful hunting opportunity to all the public permit holders that would otherwise draw out on the public permits.

#### R657-37-12. Season Lengths.

- (1) A landowner association member or landowner association operator may arrange for permittees to hunt on the CWMU during the following dates:
- (a) an archery buck deer season may be established beginning with the opening of the general archery deer season through August 31 and during the sixty-one consecutive day buck deer season;
- (b) an archery bull elk season may be established beginning with the opening of the general archery elk season through October 31 and during a bull elk season variance;
- (c) general season bull elk, pronghorn, and moose seasons may be established September 1 through October 31, or the closing date of the general season for the respective species, whichever is later;
- (d)(i) general buck deer seasons may be established for no longer than sixty-one consecutive days from September 1 through November 10;
- (ii) a landowner association member or landowner association operator electing to establish buck deer hunting in November must:
  - (A) meet the CWMU management plan objectives;
- (B) not exceed average hunter density exhibited on the surrounding deer wildlife management units;
  - (C) provide positive hunter satisfaction; and
- (D) maintain a harvest success rate at least equal to the surrounding deer wildlife management units;
- (E) designate the CWMU's sixty-one consecutive day season in the [-annual] application, or if the sixty-one day consecutive season is not designated the season shall begin September 1;
  - (F) allow <u>all</u> public hunters the option to hunt in November;
- (e) muzzleloader bull elk seasons may be established September 1 through the end of the general muzzleloader elk season and during a bull elk season variance;
- (f) antlerless elk seasons may be established August 15 through January 31;

- (g) antlerless deer seasons may be established August 15 through December 31; and
- (h) turkey seasons may be established the second Saturday in April through May 31.
- (2) The Wildlife Board may authorize bull elk hunting season variances only if the CWMU landowner association member or landowner association operator clearly demonstrates that November hunting is necessary on the CWMU.

### R657-37-14. Discipline or Violation.

- (1) The Wildlife Board may refuse to issue a certificate of registration to an applicant, and may refuse to renew or may revoke, restrict, place on probation, change permits or allocations or otherwise act upon a certificate of registration where the [holder]landowner association member or landowner association operator has:
- (a) violated any provision of this rule, the Wildlife Resources Code, the certificate of registration, or the CWMU application/agreement; or
- (b) engaged in conduct that results in the conviction of, a plea of no contest to, or a plea held in abeyance to a crime of moral turpitude, or any other crime that when considered with the functions and responsibilities of a CWMU operator bears a reasonable relationship to the operator's or applicant's ability to safely and responsibly operate a CWMU.
- (2) The procedures and rules governing any adverse action taken by the division or the Wildlife Board against a certificate of registration or an application for certificate of registration are set forth in Rule R657-2.

### R657-37-15. Cooperative Wildlife Management Unit Advisory Committee.

- (1) A CWMU Advisory Committee shall be created consisting of seven members nominated by the director and approved by the Wildlife Board.
  - (2) The committee shall include:
  - (a) two sportsmen representatives;
  - (b) two CWMU representatives;
  - (c) one agricultural representative;
  - (d) one at-large public representative;[-and]
  - (e) one elected official; and
- (f) one Regional Advisory Committee chairperson or Regional Advisory Committee member.
- (3) The committee shall be chaired by the Wildlife Section Chief, who shall be a non-voting member.
  - (4) The committee shall:
- (a) hear complaints dealing with fair and equitable treatment of hunters on CWMUs;
  - (b) review the operation of the CWMU program;[-and]
  - (c) review failure to meet antlerless objectives;
  - (d) hear complaints from adjacent landowners; and
- (e) make advisory recommendations to the director and Wildlife Board on the matters in Subsections (a) (b) (c) and [(b)(d).
- (5) The Wildlife Section Chief shall determine the agenda, and time and location of the meetings.
- (6) The director shall set staggered terms of appointment of members in order to assure that all committee members' terms shall expire after four years, and at least three members shall expire after the initial two years.

KEY: wildlife, cooperative wildlife management unit

Date of Enactment or Last Substantive Amendment: |September 6, 2005|2007

Notice of Continuation: May 14, 2003

Authorizing, and implemented or Interpreted Law: 23-23-3



# Natural Resources, Wildlife Resources **R657-54**

**Taking Wild Turkey** 

### NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 30472
FILED: 09/20/2007, 07:26

#### **RULE ANALYSIS**

Purpose of the rule or reason for the change: This rule is being amended pursuant to Regional Advisory Council meetings and the Wildlife Board meeting conducted for taking public input and reviewing the wild turkey program as approved by the Wildlife Board.

SUMMARY OF THE RULE OR CHANGE: The proposed revisions: 1) amend the wild turkey application to a web-based application only; and 2) remove waiting periods for successful applicants.

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

ANTICIPATED COST OR SAVINGS TO:

- ❖ THE STATE BUDGET: This amendment changes the application process to coincide with other applications currently accepted by the Division of Wildlife Resources (DWR). DWR determines that these amendments do not create a cost or savings impact to the state budget or DWR's budget, since the changes will not increase workload and can be carried out with existing budget.
- ❖ LOCAL GOVERNMENTS: Since this amendment only changes the application process to coincide with other applications currently accepted by this filing does not create any direct cost or savings impact to local governments because they are not directly affected by the rule. Nor are local governments indirectly impacted because the rule does not create a situation requiring services from local governments.
- ❖ SMALL BUSINESSES AND PERSONS OTHER THAN BUSINESSES: This amendment requires the sportsmen to apply for a turkey permit through a web-based applications instead of a paper process. Therefore, DWR believes the amendments will not generate a cost or savings impact to other persons.

COMPLIANCE COSTS FOR AFFECTED PERSONS: DWR determines that these amendments will not create additional costs for residents or nonresidents wishing to hunt turkey in Utah, since the application process fees remain the same, the application process itself is the only change.

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

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

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

DIRECT QUESTIONS REGARDING THIS RULE TO:

Staci Coons at the above address, by phone at 801-538-4718, by FAX at 801-538-4709, or by Internet E-mail at stacicoons@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 11/14/2007.

THIS RULE MAY BECOME EFFECTIVE ON: 11/21/2007

AUTHORIZED BY: James F Karpowitz, Director

R657. Natural Resources, Wildlife Resources. R657-54. Taking Wild Turkey.

R657-54-3. Application Procedure for Wild Turkey.

- (1)(a) Applications are available [from Division offices, license agents, and the Division's Internet]through the division's internet address. Applications must be submitted by the date prescribed in the Turkey Proclamation of the Wildlife Board for taking wild turkey.
  - (b) Residents and nonresidents may apply.
  - (2)(a) Group applications for wild turkey will not be accepted.
- (b) Applicants may select up to three hunt choices when applying for limited entry turkey permits. Hunt unit choices must be listed in order of preference.
- (c) A person must possess a valid hunting or combination license in order to apply for or obtain a wild turkey permit.
- (d) To apply for a resident permit, a person must be a resident at the time of purchase.
- (e) The posting date of the drawing shall be considered the purchase date of a permit.
- (3)(a) A person may obtain only one wild turkey permit each year, except a person may obtain wild turkey conservation permits in addition to obtaining a limited entry or remaining wild turkey permit.
- (b) A person may not apply for wild turkey more than once annually.
- (4)(a)[-Applications completed incorrectly or received after the date prescribed in the Turkey Proclamation may be rejected.
- (b)—]If an error is found on the application, the applicant may be contacted for correction.
- [(5)(a) Late applications, received by the date published in the Turkey Proclamation of the Wildlife Board for taking wild turkey, will not be considered in the drawing, but will be processed for the

purpose of entering data into the Division's draw database to provide:

- (i) future preprinted applications;
- (ii) notification by mail of late application and other draw opportunities; and
- (iii) reevaluation of Division and third-party errors.
- (b) The handling fee will be used to process the late application. Any Utah hunting or combination license fees paid will not be refunded and license will be issued. Any permit fees submitted with the application will be refunded.](b) The division reserves the right to correct applications.
- (c) [Late applications, received after the date published in the Turkey Proclamation of the Wildlife Board for taking wild turkey shall not be processed and shall be returned to the applicant.
- ——(d)—]A turkey permit allows a person using any legal weapon as provided in Section R657-54-7 to take one bearded turkey within the area and season specified on the permit.
  - (6) Each application must include:
  - (a) the nonrefundable handling fee;
- (b) the limited entry turkey permit fee; and
- (e) the Utah hunting or combination license fee, if the applicant does not possess one of the licenses.](5) The permit fees and handling fees must be paid pursuant to Rule R657-42-8(5).
- ([7]6) Applicants will be notified by mail or e-mail of drawing results. The drawing results will be [posted]available on the [Division]division's Internet address by the date published in the Turkey Proclamation of the Wildlife Board for taking wild turkey.
- ([8]7) Any permits remaining after the drawing are available on the date published in the Turkey Proclamation on a first-come, first-served basis from division offices and participating online license agents.
- ([9]8)(a) An applicant may withdraw their application for the wild turkey permit drawing by requesting such in writing by the date published in the Turkey Proclamation of the Wildlife Board for taking wild turkey.
- (b) The applicant must send their notarized signature with a statement requesting that their application be withdrawn to the address published in the Turkey proclamation of the Wildlife Board for taking wild turkey.
- (c) Handling fees and hunting or combination license fees will not be refunded.
- ([40]2)(a) An applicant may amend their application for the wild turkey permit drawing by requesting such in writing by the date published in the Turkey Proclamation of the Wildlife Board for taking wild turkey.
- (b) The applicant must send their notarized signature with a statement requesting that their application be amended to the address published in the Turkey Proclamation of the Wildlife Board for taking wild turkey.
- (c) The applicant must identify in their statement the requested amendment to their application.
- (d) An amendment may cause rejection if the amendment causes an error on the application.

### R657-54-4. Waiting Period for Wild Turkey.

- (1)[(a) Any person who obtained a turkey permit during the preceding two years may not apply for or obtain a turkey permit for the current year, except as provided in Subsections (c) and (d).
- (b) Any person who obtains a turkey permit in the current year, may not apply for or obtain a turkey permit for two years, except as provided in Subsections (c) and (d).

- (e) Waiting periods do not apply to the purchase of turkey permits remaining after the drawing. However, waiting periods are incurred as a result of purchasing remaining permits. Therefore, if a remaining permit is purchased in the current year, waiting periods will be in effect when applying in the drawing in the following two years.
- (d) Waiting periods do not apply to conservation permits or landowner permits.] Waiting periods do not apply to wild turkey permits.

KEY: wildlife, wild turkey, game laws

Date of Enactment or Last Substantive Amendment: [August 7], 2007

Authorizing, and Implemented or Interpreted Law: 23-14-18; 23-14-19

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## Natural Resources, Wildlife Resources **R657-55**

### Wildlife Convention Permits

### **NOTICE OF PROPOSED RULE**

(Amendment)
DAR FILE No.: 30474
FILED: 09/20/2007, 08:05

#### **RULE ANALYSIS**

PURPOSE OF THE RULE OR REASON FOR THE CHANGE: This rule is being amended pursuant to Regional Advisory Council and Wildlife Board meetings conducted annually for taking public input and reviewing the Division of Wildlife Resources' (DWR) rule pursuant to convention permits.

SUMMARY OF THE RULE OR CHANGE: The proposed revisions: 1) clarify definitions of "Secured Opportunity" and "Successful Applicant"; 2) replace "voucher" with "permit" for clarification and consistency; 3) clarify the permit drawing and issuance procedure; and 4) make technical corrections for consistency and accuracy.

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

ANTICIPATED COST OR SAVINGS TO:

- ❖ THE STATE BUDGET: The amendments to this rule are for the purpose of clarification for both the Wildlife Convention Operators and DWR. DWR determines that these amendments do not create a cost or savings impact to the state budget or DWR's budget.
- ❖ LOCAL GOVERNMENTS: None--This filing does not create any direct cost or savings impact to local governments because they are not directly affected by the rule. Nor are local governments indirectly impacted because the rule does not create a situation requiring services from local governments.
- ❖ SMALL BUSINESSES AND PERSONS OTHER THAN BUSINESSES: The amendments to this rule are for the purpose of clarification for both the Wildlife Convention Operators and

DWR. DWR determines that these amendments do not create a cost or savings impact to other persons.

COMPLIANCE COSTS FOR AFFECTED PERSONS: The amendments to this rule are for the purpose of clarification for both Wildlife Convention Operators and DWR. DWR determines that there are no additional compliance costs associated with these amendments.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: This rule does not create an impact on businesses. Michael R. Styler, Executive Director

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

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

DIRECT QUESTIONS REGARDING THIS RULE TO:

Staci Coons at the above address, by phone at 801-538-4718, by FAX at 801-538-4709, or by Internet E-mail at stacicoons@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 11/14/2007.

This rule may become effective on: 11/21/2007

AUTHORIZED BY: James F Karpowitz, Director

### R657. [Department of | Natural Resources, Wildlife Resources. **R657-55.** Wildlife Convention Permits. R657-55-1. Purpose and Authority.

- (1) Under the authority of Sections 23-14-18 and 23-14-19 of the Utah Code, this rule provides the standards and requirements for issuing wildlife convention permits.
- (2) Wildlife convention permits [and the corresponding wildlife convention permit vouchers-]are authorized by the Wildlife Board and issued by the division to a qualified conservation organization for purposes of generating revenue to fund wildlife conservation activities.
- (3) The selected conservation organization [shall distribute the wildlife convention permit vouchers through will conduct a random drawing at a convention held in Utah to distribute the opportunity to receive wildlife convention permits.
- (4) This rule is intended as authorization to issue one series of wildlife convention permits per year beginning in 2007 through 2011 to one qualified conservation organization.

### R657-55-2. Definitions.

- (1) Terms used in this rule are defined in Section 23-13-2.
- (2) In addition:
- (a) "Conservation organization" means a nonprofit chartered institution, corporation, foundation, or association founded for the purpose of promoting wildlife conservation.

- (b) "Wildlife Convention" means a multi-day event held within the state of Utah that is sponsored by multiple wildlife conservation organizations as their national or regional convention or event that is open to the general public and designed to draw nationwide attendance of more than 10,000 individuals. convention may include wildlife conservation fund raising activities, outdoor exhibits, retail marketing of outdoor products and services, public awareness programs, and other similar activities.
  - (c) "Wildlife Convention Permit" means a permit which:
- (i) is authorized by the Wildlife Board to be issued to successful applicants through a drawing or random selection process conducted at a Utah wildlife convention; and
- (ii) allows the permittee to hunt for the designated species on the designated unit during the respective season for each species as authorized by the Wildlife Board.
- (d) "Wildlife Convention Permit series" means a single package of permits to be determined by the Wildlife Board for:
  - (i) deer;
  - (ii) elk;
  - (iii) pronghorn;
  - (iv) moose;
  - (v) bison;
  - (vi) rocky mountain goat;
  - (vii) desert bighorn sheep;
  - (viii) rocky mountain bighorn sheep;
  - (ix) wild turkey;
  - (x) cougar; or
  - (xi) black bear.
- (e) "Wildlife convention permit voucher" means the official document awarded to a successful wildlife convention permit applicant, which authorizes that person to receive from the division the permit designated thereon upon receipt of the applicable permit fee and verifying the person's eligibility to legally hunt the specified species in Utah.](e) "Secured Opportunity" means the opportunity to participate in a specified hunt that is secured by an eligible applicant through the drawing process.
- (f) "Successful Applicant" means an individual selected to receive a wildlife convention permit through the drawing process.

### R657-55-3. Wildlife Convention Permit Allocation.

- (1) The Wildlife Board may allocate wildlife convention permits by May 1 of the year preceding the wildlife convention.
- (2) Wildlife convention [permit vouchers]permits shall be issued as a single series to one conservation organization.
- (3) The number of wildlife convention permits authorized by the Wildlife Board shall be based on:
- (a) the species population trend, size, and distribution to protect the long-term health of the population;
- (b) the hunting and viewing opportunity for the general public, both short and long term; and
- (c) a percentage of the permits available to nonresidents in the annual big game drawings matched by [an equal]a proportionate number of resident permits.
- (4) Wildlife convention permits shall not exceed 200 total permits.
- (5) Wildlife convention permits designated for the convention each year shall be deducted from the number of public drawing permits.

### R657-55-4. Obtaining Authority to Distribute Wildlife Convention Permit Series.

- (1) The wildlife convention permit series is issued for a period of five years as provided in Section R657-55-1(4).
- (2) The wildlife convention permit series is available to eligible conservation organizations for distribution through a drawing or other random selection process held at a wildlife convention in Utah open to the public.
- (3) Conservation organizations may apply for the wildlife convention permit series by sending an application to the division July 1 through August 1, 2005.
  - (4) Each application must include:
- (a) the name, address and telephone number of the conservation organization;
- (b) a description of the conservation organization's mission statement;
- (c) the name of the president or other individual responsible for the administrative operations of the conservation organization; and
- (d) a detailed business plan describing how the wildlife convention will take place and how the wildlife convention permit [voucher | drawing procedures will be carried out.
  - (5) An incomplete or incorrect application may be rejected.
- (6) The division shall recommend to the Wildlife Board which conservation organization may receive the wildlife convention permit series based on:
- (a) the business plan for the convention and drawing procedures contained in the application; and
- (b) the conservation organization's, including its constituent entities, ability, including past performance in marketing conservation permits under Rule R657-41, to effectively plan and complete the wildlife convention.
- (7) The Wildlife Board shall make the final assignment of the wildlife convention permit series based on the:
  - (a) division's recommendation;
  - (b) benefit to protected wildlife;
- (c) historical contribution of the organization, including its constituent entities, to the conservation of wildlife; and
- (d) previous performance of the conservation organization, including its constituent entities.
- (8) The conservation organization receiving the wildlife convention permit series must:
- (a) require each applicant to <u>verify they</u> possess a current Utah hunting or combination license before allowing them to apply for a convention permit.
- (b) [distribute]select successful applicants for the wildlife convention [permit vouchers]permits by drawing or other random selection process in accordance with law, provisions of this rule, proclamation, and order of the Wildlife Board;
- (c) allow applicants to apply for the wildlife convention [permit vouchers]permits without purchasing admission to the wildlife convention;
- (d) notify the division of the [recipient]successful applicant of each wildlife convention permit[-voucher] within 10 days of the [recipient]applicant's selection;
- (e) maintain records demonstrating that the drawing was conducted fairly; and
- (f) submit to wildlife convention permit series audits by a division-appointed auditor upon division request.
- (9) The division shall issue the appropriate wildlife convention permit to the designated [recipient of the wildlife convention permit voucher upon]successful applicant after:

- (a) completion of the random selection process;
- (b) verification of the recipient being found eligible for the permit; and [-the]
- (c) payment of the appropriate permit fee is received by the division.
- (10) The division and the conservation organization receiving the wildlife convention permit series shall enter into a contract, including the provisions outlined in this rule.
- (11) The division may suspend or terminate the conservation organization's authority to distribute wildlife convention [permit vouchers]permits at any time during the five year award term for:
- (a) violating any of the requirements set forth in this rule or the contract; or
- (b) failing to bring or organize a wildlife convention in Utah, as described in the business plan under R657-55-4(4)(d), in any given year.

### R657-55-5. Hunter Application Procedures.

- (1) Any hunter legally eligible to hunt in Utah may apply for a permit.
- (2) Any handling fee assessed by the conservation organization to process applications shall not exceed \$5 per application submitted at the convention.
- (3) Applicants must [be present]validate their application in person at the wildlife convention to [apply]be eligible to participate in the random drawing process, for wildlife convention permits, and no person may submit an application in behalf of another.
  - (4) Applicants may apply for each individual hunt.
- (5) Applicants may apply only once for each hunt, regardless of the number of permits for that hunt.
- (6) Applicants must submit an application for each desired hunt.
- (7) Applicants must possess a current Utah hunting or combination license in order to apply for a permit.

### R657-55-6. Drawing Procedures.

- (1) A random drawing or selection process must be conducted for each wildlife convention permit[-voucher].
- (2) No preference or bonus points shall [apply or ]be awarded in the drawings.
- (3) Waiting periods do not apply, except any person who obtains a wildlife convention permit for a once-in-a-lifetime species is subject to the once-in-a-lifetime restrictions applicable to obtaining a subsequent permit for the same species through a division application and drawing process, as provided in Rule R657-5 and the proclamation of the Wildlife Board for taking big game.
- (4) No predetermined quotas or restrictions shall be imposed in the application or selection process for wildlife convention [permit vouchers] permits between resident and nonresident applicants.
  - (5) Drawings will be conducted at the close of the convention.
- (6) Applicants do not have to be present at the drawing to be awarded [the]a wildlife convention permit[-voucher].
- (7) The conservation organization shall draw [ten]twenty five eligible alternates for each wildlife convention permit and [maintain the list of alternates]provide the division with a finalized list. This list will be maintained by the conservation organization until all permits are issued[and then provide the list to the division].
- (8) The [eonservation organization] division shall contact successful applicants by phone or mail, and the conservation organization may post results[posted] on a designated website.

#### R657-55-7. Issuance of Permits.

- (1) The division shall provide a wildlife convention permit [voucher\_]to the successful applicant as designated by the conservation organization[for each wildlife convention permit to be issued]
- (2) The [eonservation organization] division must provide a wildlife convention permit[-voucher] to each successful applicant, except as otherwise provided in this rule.
- (3) The division shall provide each successful applicant a letter indicating the permit secured in the drawing, the appropriate fee owed the division, the date this fee is due, and a postage paid envelope to return payment to the division.
- (4) Successful applicants must provide the [wildlife convention] permit [voucher]fee payment in full to the division and[, if legally eligible to hunt in Utah,] will be issued the designated wildlife convention permit upon [payment]receipt of the appropriate permit fee and providing proof they possess a current Utah hunting or combination license.
- ([4]5) Residents will pay resident permit fees and nonresidents will pay nonresident permit fees.
- ([5]6) Applicants are eligible to obtain only one permit per species, except as provided in Rule R657-5, but no restrictions apply on obtaining permits for multiple species.
- [(6)(a)](7) Any successful applicant who fails to [redeem their wildlife convention permit voucher by the dates provided in Subsection (b) annually,]satisfy the following requirements will be ineligible to receive the wildlife convention permit and the next drawing alternate for that permit will be selected.
- [(b) A wildlife convention permit voucher must be redeemed
- (i) November 15 for cougar;
- (ii) February 1 for wild turkey and bear; and
- (iii) August 1 for deer, elk, pronghorn, moose, bison, rocky mountain goat, desert bighorn sheep, and rocky mountain bighorn sheep.](a) The applicant fails to return the appropriate permit fee in full by the date provided in Subsection (3) or
- (b) The applicant did not possess a valid Utah hunting or combination license at the time the convention permit application was submitted and the permit received.

## R657-55-8. Surrender or Transfer of Wildlife Convention Permits[-and-Vouchers].

- (1)(a) If a person selected to receive a wildlife convention permit is also successful in obtaining a Utah limited entry permit for the same species in the same year or obtaining a general permit for a male animal of the same species in the same year, that person cannot possess both permits and must select the permit of choice.
- (b) In the event the [wildlife convention permit voucher]secured opportunity is willingly surrendered before the permit is issued, the next eligible applicant on the alternate drawing list [for that wildlife convention permit]will be selected to receive the [wildlife convention permit voucher]secured opportunity.
- (c) In the event the wildlife convention permit [voucher is redeemed for a wildlife convention permit and the permit is thereafter] is surrendered, the next eligible applicant on the alternate drawing list for that permit will be selected to receive the permit, and the permit fee will not be refunded, except as provided in Sections 23-19-38 and 23-19-38.2.
- (d) In the event the limited entry or general permit is surrendered, the permit may be reallocated pursuant to Rule R657-

### 42, and the permit fee will not be refunded, except as provided in Sections 23-19-38 and 23-19-38.2.]

- (2) If a person is successful in obtaining more than one wildlife convention permit for the same species, the applicant must select the permit of choice and the remaining permit will go to the <u>next</u> eligible applicant on the alternate drawing list.
- (3) A person selected by a conservation organization to receive a wildlife convention [voucher or ]permit, may not sell or transfer the [voucher, ] permit, or any rights thereunder to another person in accordance with Section 23-19-1.
- (4) If a person is successful in obtaining a wildlife convention permit but is legally ineligible to hunt in Utah the next<u>eligible</u> applicant on the alternate drawing list for that permit will be selected to receive the permit.

### R657-55-9. Using a Wildlife Convention Permit.

- (1) A wildlife convention permit allows the recipient to:
- (a) take only the species for which the permit is issued;
- (b) take only the species and sex printed on the permit; and
- (c) take the species only in the area and during the season specified on the permit.
- (2) The recipient of a wildlife convention permit is subject to all of the provisions of Title 23, Wildlife Resources Code, and the rules and proclamations of the Wildlife Board for taking and pursuing wildlife.

### KEY: wildlife, wildlife permits

Date of Enactment or Last Substantive Change: [August 7], 2007

Authorizing, and Implemented or Interpreted Law: 23-14-18; 23-14-19

Public Service Commission, Administration

R746-310

Uniform Rules Governing Electricity Service by Electric Utilities

### NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 30513
FILED: 10/01/2007, 16:29

### **RULE ANALYSIS**

Purpose of the Rule or Reason for the Change: The purpose of this amendment is to reflect the current National Electric Safety Code C2-2007 and American National Standard for Electric Power Systems and Equipment - Voltage Ratings (60 Hz).

SUMMARY OF THE RULE OR CHANGE: This amendment updates these references in this rule: at Subsection R746-310-1(B)(13), the reference is updated to the 2007 edition; and at Subsection R746-310-4(B)(1), the reference is updated to the 2006 edition.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Sections 54-1-1, 54-4-1, 54-4-7, 54-4-14

THIS RULE OR CHANGE INCORPORATES BY REFERENCE THE FOLLOWING MATERIAL: National Electric Safety Code, C2-2007 edition; and American National Standard for Electric Power Systems and Equipment Voltage Ratings (60 Hz) - 2006 edition ANSI C.84.1-2006

ANTICIPATED COST OR SAVINGS TO:

- THE STATE BUDGET: There are no cost or savings changes to the state budget because there will be no change of activity for the state.
- ❖ LOCAL GOVERNMENTS: There are no cost or savings changes for local government because these updates do not affect local government activity. Local government utilities are not subject to commission regulation
- ❖ SMALL BUSINESSES AND PERSONS OTHER THAN BUSINESSES: Industry practice is consistent with the updated references so there are no anticipated costs or savings for electric utilities.

COMPLIANCE COSTS FOR AFFECTED PERSONS: Industry practice is consistent with the updated references so there are no anticipated costs or savings for electric utilities.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: Industry practice is consistent with the updated references so there are no anticipated costs or savings for electric utilities. Ted Boyer, Chairman

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

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

DIRECT QUESTIONS REGARDING THIS RULE TO:

Sheri Bintz at the above address, by phone at 801-530-6714, by FAX at 801-530-6796, or by Internet E-mail at sbintz@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 11/14/2007.

This rule may become effective on: 11/21/2007

AUTHORIZED BY: Sandy Mooy, Legal Counsel

R746. Public Service Commission, Administration. R746-310. Uniform Rules Governing Electricity Service by Electric Utilities. R746-310-1. General Provisions.

A. 1. Scope and Applicability -- The following rules apply to the methods and conditions for service employed by utilities furnishing electricity in Utah.

2. A utility may petition the Commission for an exemption from specified portions of these rules in accordance with R746-100-16, Deviation from Rules.

B. Definitions --

- "Capacity" means load which equipment or electrical system can carry.
  - 2. "CFR" means the Code of Federal Regulations, 1998 edition.
  - 3. "Commission" means the Public Service Commission of Utah.
- 4. "Contract Demand" means the maximum amount of kilowatt demand that the customer expects to use and for which the customer has contracted with the utility.
- 5. "Customer" means a person, firm, partnership, company, corporation, organization, or governmental agency supplied with electrical power by an electric utility subject to Commission jurisdiction, at one location and at one point of delivery.
- 6. "Customer's Installation" means the electrical wiring and apparatus owned by the customer and installed by or for the customer to facilitate electric service and which is located on the customer's side of the point of delivery of electric service.
- 7. "Customer meter" or "meter" means the device used to measure the electricity transmitted from an electric utility to a customer.
- 8. "Demand" means the rate in kilowatts at which electric energy is delivered by the utility to the customer at a given instant or averaged over a designated period of time.
- 9. "Electric service" means the availability of electric power and energy at the customer's point of delivery at the approximate voltage and for the purposes specified in the application for electric service, electric service agreement or contract, irrespective of whether electric power and energy is actually used.
- 10. "Energy" means electric energy measured in kilowatt-hours-kWh. For billing purposes energy is the customer's total use of electricity measured in kilowatt-hours during any month.
  - 11. "FERC" means the Federal Energy Regulatory Commission.
- 12. "Month" means the period of approximately 30 days intervening between regular successive meter reading dates.
- 13. "National Electrical Safety Code" means the <u>2007[2002]</u> edition of the National Electrical Safety Code, <u>C2-2007[C2-2002]</u>, as approved by the American National Standards Institute, ISBN <u>07-7381-4893-8[0-7381-2778-7]</u>, incorporated by reference.
- 14. "Point of delivery" means the point, unless otherwise specified in the application for electric service, electric service agreement or contract, at which the utility's service wires are connected with the customer's wires or apparatus. If the utility's service wires are connected with the customer's wire or apparatus at more than one point, each connecting point shall be considered a separate point of delivery unless the additional connecting points are made by the utility for its sole convenience in supplying service. Additional service supplied by the utility at a different voltage or phase classification shall also be considered a separate point of delivery. Each point of delivery shall be separately metered and billed.
- 15. "Power" means electric power measured in kilowatts--kw. For billing purposes, power is the customer's maximum use of electricity shown or computed from the readings of the utility's kilowatt meter for a 15-minute period, unless otherwise specified in the applicable rate schedule; at the option of the utility it may be determined either by periodic tests or by permanent meters.
- 16. "Power factor" means the percentage determined by dividing customer's average power use in kilowatts, real power, by the average kilovolt-ampere power load, apparent power, imposed upon the utility by the customer.

- 17. "Premises" means a tract of land with the buildings thereon or a building or part of a building with its appurtenances.
- 18. "Rated capacity" means load for which equipment or electrical system is rated.
- 19. "Service line" means electrical conductor which ties customer point of delivery to distribution network.
- 20. "Transmission line" means high voltage line delivering electrical energy to substations.
- 21. "Utility" means an electrical corporation as defined in Section 54-2-1
- 22. "Year" means the period between the date of commencement of service under the application for electric service, electric service agreement or contract and the same day of the following calendar year.

### R746-310-4. Station Instruments, Voltage and Frequency Restrictions and Station Equipment.

A. Station Instruments -- Utilities shall install the instruments necessary to obtain a record of the load on their systems, showing at least the monthly peak and a monthly record of the output of their plants. Utilities purchasing electrical energy shall install the instruments necessary to furnish information regarding monthly purchases of electrical energy, unless those supplying the energy have already installed instruments from which that information can be obtained.

Utilities shall maintain records indicating the data obtained by station instruments.

- B. Voltage and Frequency Restrictions --
- 1. Unless otherwise directed by the Commission, the requirements contained in the <u>2006[1995]</u> edition of the American National Standard for Electrical Power Systems and Equipment-Voltage Ratings (60 Hz), ANSI <u>C84.1-2006[C84.1-1995(R2001)]</u>, incorporated by this reference, shall be the minimum requirements relative to utility voltages.
- 2. Utilities shall own or have access to portable indicating voltmeters or other devices necessary to accurately measure, upon complaint or request, the quality of electric service delivered to its customer to verify compliance with the standard established in Subsection R746-310-4(B)(1). Utilities shall make periodic voltage surveys sufficient to indicate the character of the service furnished from each distribution center and to ensure compliance with the voltage requirements of these rules. Utilities having indicating voltmeters shall keep at least one instrument in continuous service.
- 3. Utilities supplying alternating current shall maintain their frequencies to within one percent above and below 60 cycles per second during normal operations. Variations in frequency in excess of these limits due to emergencies are not violations of these rules.
  - C. Station Equipment --
- 1. Utilities shall inspect their poles, towers and other similar structures with reasonable frequency in order to determine the need for replacement, reinforcement or repair.
- D. General Requirements -- Unless otherwise ordered by the Commission, the requirements contained in the National Electrical Safety Code, as defined at R746-310-1(B)(13), constitute the minimum requirements relative to the following:
  - 1. the installation and maintenance of electrical supply stations;
- 2. the installation and maintenance of overhead and underground electrical supply and communication lines;
- the installation and maintenance of electric utilization equipment;
- 4. rules to be observed in the operation of electrical equipment and lines:

5. the grounding of electrical circuits.

KEY: public utilities, utility regulation, electric utility industries Date of Enactment or Last Substantive Amendment: [September 15, 2003] 2007

**Notice of Continuation: December 6, 2002** 

Authorizing, and Implemented or Interpreted Law: 54-3-1; 54-3-7; 54-4-1; 54-4-8; 54-4-14; 54-4-23

**♦** 

## School and Institutional Trust Lands, Administration

R850-40

**Easements** 

#### NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 30499
FILED: 09/27/2007, 16:11

#### **RULE ANALYSIS**

Purpose of the rule or reason for the change: This rule is being amended in order to move easement-related processes and procedures from the agency's sales rules and consolidate them with the existing easement rule. The changes are also intended to simplify and clarify existing procedures.

SUMMARY OF THE RULE OR CHANGE: Procedures relating to the determination of the status of temporary easements and rights-of-entry were previously removed from the agency's sales rule and are being added to the easement rule. Other changes to this rule involve the consolidation of easement processes for greater clarity with the resulting need for the renumbering of various subsections.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Sections 53C-1-302 and 53C-4-203, and Subsection 53C-2-201(1)(a)

#### ANTICIPATED COST OR SAVINGS TO:

- ❖ THE STATE BUDGET: It is not anticipated that there will be any additional cost or savings to the state resulting from these rule changes since no changes have been made to existing processes. This amendment is for the purpose of relocating existing rule-based processes and clarifying those processes for the ease of the applicant and agency.
- ❖ LOCAL GOVERNMENTS: It is anticipated that there will be no additional cost or savings to local government as a result of these rule changes. The changes are for the purpose of relocating existing rule-based processes and for clarifying those processes.
- ❖ SMALL BUSINESSES AND PERSONS OTHER THAN BUSINESSES: It it is not anticipated that there will be any additional cost or savings to small businesses since the changes to the rule are for the purpose of relocating existing rule-based processes and clarifying them.

COMPLIANCE COSTS FOR AFFECTED PERSONS: There should be no compliance costs for affected persons as a result of this rule amendment since the amendments are for the purpose of relocating existing rule-based processes and giving those processes greater clarity.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: These modifications are primarily renumbering and clarifying changes. Consequently, I do not anticipate that there will be any impact to business. There is the possibility that by clarifying the rules, their application will be easier for the business community. Kevin S. Carter, Director

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

SCHOOL AND INSTITUTIONAL TRUST LANDS ADMINISTRATION
Room 500
675 E 500 S
SALT LAKE CITY UT 84102-2818, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Kim S. Christy at the above address, by phone at 801-538-5183, by FAX at 801-355-0922, or by Internet E-mail at kimchristy@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 11/14/2007.

THIS RULE MAY BECOME EFFECTIVE ON: 11/21/2007

AUTHORIZED BY: Kevin S. Carter, Director

R850. School and Institutional Trust Lands, Administration. R850-40. Easements. R850-40-100. Authorities.

This rule implements Sections 6, 8, 10, and 12 of the Utah Enabling Act, Articles X and XX of the Utah Constitution, and Sections 53C-1-302 and 53C-4-203 which authorize the [Director of the School and Institutional Trust Lands Administration]director to establish rules for the issuance of easements on, through, and over [any

Trust Lands Administration] trust land, and to establish price schedules for this use.

### R850-40-150. Planning.

[Pursuant to Section 53C-2-201(1)(a), the Trust Lands Administration shall also undertake to complete the following planning obligations, in addition to the rule-based analysis and approval processes that are prescribed by this rule:] The agency shall:

1. [To the extent required by the Memorandum of Understanding between the State Planning Coordinator and the School and Institutional Trust Lands Administration, submit the proposal]Submit proposed easements for review by the Resource Development Coordinating Committee (RDCC) unless the proposal is exempt from such review; and

2. [Evaluation of] Evaluate and respond to comments received through the RDCC process.

### R850-40-200. Easements Issued on Trust[-Lands Administration] Lands.

1. The agency may issue exclusive, non-exclusive, and conservation easements on trust lands [when]if the agency [deems it eonsistent with trust responsibilities]determines such action would be in the best interests of the trust beneficiaries.

### R850-40-250. Determination of the Status of Temporary Easements and Rights-of-Entry.

- 1. In order to determine the existence of any temporary easements or rights-of-entry on a specific parcel of trust land (the subject property), the agency may undertake the notification process set forth in R850-40-250(2). This evaluation shall not adjudicate the status of any highway crossing the subject property that may have been established pursuant to any federal statute, such as R.S. 2477 Highways established in accordance with the requirements of federal law, including R.S. 2477, prior to the state taking title to the subject property are recognized as valid existing rights.
- 2. In order to determine the existence of a permissive statutory temporary easement or right-of-entry on the subject property, the agency shall give notice to responsible authorities, as defined in Subsection 72-5-202(1). This notice will provide information to any responsible authority asserting a temporary easement or right-of-entry on the process used to file an application to make such temporary easement or right-of-entry permanent (the "application") The application must contain a description of the facts which lead the applicant to believe that a statutory temporary easement or right-of-entry exists on the subject property, and other information that may be required by the agency to verify the assertion. Notice shall be provided as follows:
- (a) Certified notice shall be mailed to the Attorney General and the executive body of the county in which the subject property is located. This notice shall include the legal description of the subject property and a map showing its location. The executive body of the county shall have 90 days from the date of the notice within which to submit an application.
- (b) Notice to other responsible authorities who may have an interest in the subject property shall be given through publication at least once a week for three consecutive weeks in one or more newspapers of general circulation in the county where the subject property is located. In addition to the legal description of the subject property being considered for sale, the advertisement shall put responsible authorities on notice that the agency may take action extinguishing the temporary easement or right-of-entry upon sale of the subject property. Other responsible authorities shall have 90 days from the first date of publication within which to submit the application.
- 3. Upon the receipt of an application to convert a temporary easement or right-of-entry into a permanent property easement or right-of-entry, the agency shall evaluate the request pursuant to the fiduciary responsibilities of the agency. A decision on whether or not to approve the application shall be made at least 30 days prior to a sale of the subject property. Prior to the agency approving or rejecting an application, if any, the agency shall review the supporting documentation submitted by the applicant. The agency shall consider material submitted by any responsible authority pursuant to the applicant's appropriate statutory authority. If no application is received after notice is given pursuant to R850-40-250(2), or if an application to make the temporary easement or right-of-entry permanent is not

approved, the temporary easement or right-of-entry on the subject property shall be extinguished.

### R850-40-300. [Easements Acquired by Application] Easement Acquisition.

- 1. Easements across [Trust Lands Administration] trust lands may be acquired only by application and grant made in compliance with these rules and the laws applicable thereto.
- 2. Easements, [-No easement,] or other interests in [Trust Lands Administration]trust lands, may not be acquired by:
- (a) prescription,[by]
- <u>(b)</u> adverse possession, [nor]or[by]
- \_\_\_\_(c) any other legal doctrine except as provided by statute.[—All applications shall be made on agency forms. The filing of an application form is deemed to constitute the applicant's offer to purchase an easement under the conditions contained in the conveyance document and these rules.
- 2. Pursuant to Section 72-5-203(2)(a), applications shall be accepted for easements for roads in existence prior to January 1, 1992 for which easements were not in effect on that date. Easements issued under this section shall be subject to all applicable provisions of R850-40.]

### R850-40-400. Easement Charges.

- [1.-] The charge for any easement granted or renewed under these rules, including those granted to municipal or county governments or agencies of the state or federal government, [shall]may be [determined pursuant to R850 40-600]based on either the market value of the use or the market value of the land encumbered by the easement.[
- 2. The charge for easements issued to a subdivision of the state pursuant to R850-40-300(2) shall be subtracted from the aggregate pool of value collected from sovereign land receipts and other sources allocated for this purpose by the legislature pursuant to statute. Payments may be made over time.
- 3. The agency may, when issuing easements pursuant to R850-40-300(2), also accept payment from sources other than the aggregate pool and may credit the value of benefits accruing to trust beneficiaries from continued maintenance of the easement and the value of access against accrued interest.

### R850-40-500. Surveys.

- 1. Anyone desiring to perform a survey on [Trust Lands Administration]trust land with the intent of filing an application for an easement, shall prior to entry for surveying activities, file with the agency written notice of intent to conduct a survey of the proposed location of the easement.
- <u>2.</u> The notice, which may be in letter form, shall describe the proposed project, including the purpose, general location, potential resource disturbances of the proposed easement and survey, and projected construction time for any improvements.
- 3. The notice shall <u>also</u> contain an agreement to indemnify and hold the agency and any authorized lessees harmless against liability and damages for loss of life, personal injury and property damage occurring due to survey activities and caused by applicant, his employees, his agents, his contractors or subcontractors and their employees. In lieu of an agreement the applicant may submit a surety bond in an amount agreeable to the director.
- <u>4.</u> The written notice shall be reviewed by the agency. The agency may require the applicant to obtain a right-of-entry agreement.

### R850-40-600. Minimum Charges for Easements.

The agency may establish [price schedules for easements]a minimum charge for an easement based on the cost incurred by the agency in administering the easement. [and the fair market value of the particular use.]

### R850-40-700. Application Procedures.

- 1. [Time of Filing. Applications for an easement shall be received for filing in the office of the agency during office hours pursuant to R850-3.]All applications shall be made on agency forms. The filing of an application form is deemed to constitute the applicant's offer to purchase an easement under the conditions contained in the conveyance document and these rules.
- 2. Application approval by the director constitutes acceptance of the applicant's offer.
- 3. The easement shall be executed by the applicant and returned to the agency within 60 days from the date of applicant's receipt of the written easement. Failure to execute and return the documents to the agency within the 60-day period may result in cancellation of the conveyance and the discharge of any obligation of the agency arising from the approval of the application.

### R850-40-1000. Bonding Provisions.

- 1. Prior to the issuance of an easement, or for good cause shown at any time during the term of the easement, upon 30 days[-] written notice, the applicant or grantee, as the case may be, may be required to post with the agency a bond in the form and amount as may be determined by the agency to assure compliance with all terms and conditions of the easement.
- 2. All bonds posted on easements may be used for payment of all monies[, rentals, and royalties] due to the [grantor, also]agency for costs of reclamation and [for-]compliance with all other terms and conditions of the easement, and rules pertaining to the easement. The bond shall be in effect even if the grantee has conveyed all or part of the easement interest to a sublessee, assignee, or subsequent operator until the grantee fully satisfies the easement obligations, or until the bond is replaced with a new bond posted by the sublessee or assignee.
- 3. Bonds may be increased in reasonable amounts, at any time as the agency may decide, provided grantor first gives grantee 30 days' written notice stating the increase and the reason(s) for the increase.
- 4. Bonds may be accepted in any of the following forms at the discretion of the agency:
- (a) Surety bond with an approved corporate surety registered in Utah.
- (b) Cash deposit. However, Trust Lands Administration will not be responsible for any investment returns on cash deposits.
- (c) [Certificate of deposit in the name of "School and Institutional Trust Lands Administration and Grantee, e/o Grantee's address", with an approved state or federally insured banking institution registered in Utah. The certificate of deposit must have a maturity date no greater than 12 months, be automatically renewable, and be deposited with the agency, the grantee will be entitled to and receive the interest payments. All certificates of deposit must be endorsed by the grantee prior to acceptance by the director.
- (d)-]Other forms of surety as may be acceptable to the agency.

#### R850-40-1100. Conflict of Use.

The agency reserves the right to issue non-exclusive easements or [other] leases, or to dispose of the property by sale or exchange, on land encumbered by existing easements.[when compatible with the original grant.]

#### [R850-40-1210. Easement Conversion.

Easements issued for uses or purposes which would more appropriately be authorized by a special use lease shall be converted, whenever possible, to a special use lease. Any application for the conversion of an easement to a special use lease must follow the process outlined in R850-30-500(2)(g):

### R850-40-1300. Renewal of Easement.

Prior to the expiration date of any easement, [heretofore or hereafter granted for a limited term of years,] an application may be submitted for a renewal of the grant upon payment of the consideration as may then be required.

#### R850-40-1500. Removal of Trees.

[In the event the easement crosses forested Trust Lands Administration land, no trees may]Forest products shall not be cut or removed from the easement unless and until a small forest product permit or a timber contract as provided for in agency rules has been obtained.

### R850-40-1600. Easement Assignments.

- 1. An easement may be assigned to any person, firm, association, or corporation qualified under R850-3-200, provided that:
  - (a) the assignment is approved by the agency;
- (b) if the easement term is perpetual, the easement shall be amended so that the term is 30 years beginning as of the original effective date. However, if the remaining number of years on an easement so amended is less than 15 years, the ending date of the easement shall be set so that there will be 15 years remaining in the easement; and
  - (c) payment is made of either:
- [(i) the difference between what was originally paid for the easement and what the agency would charge for the easement at the time the application for assignment is submitted, or
- [(jii) an alternate fee established by, and at the discretion of, the director. In allowing for any alternate fee the director [shall]may consider the following factors:
- [(-]A)) the fee established under  $[\frac{1+(e)(i)}{R850-40-1600(1)(e)(i)}$  would  $[\frac{exceed $10,000, or would otherwise}]$  create an undue financial burden upon the applicant, or
  - [(]B) the assignment facilitates an agency objective.
- 2. An assignment shall take effect the date of the approval of the assignment. On the effective date of any assignment, the assignee is bound by the terms of the easement to the same extent as if the assignee were the original grantee, any conditions in the assignment to the contrary notwithstanding.
- 3. An assignment must be a sufficient legal instrument, properly executed and acknowledged, and should clearly set forth the easement number, land involved, and the name and address of the assignee and, for the purpose of this rule shall include any agreement which transfers control of the easement to a third party.
- 4. An assignment shall be executed according to agency procedures.
- 5. An assignment is not effective until approval is given by the agency. Any assignment made without such approval is void.

### R850-40-1700. Termination of Easement.

- 1. Any easement granted by the agency [aeross its land-]may be terminated in whole or in part for failure to comply with any term or condition[s] of the conveyance document or applicable laws or rules.
- 2. Upon determination by the director that an easement is subject

to termination pursuant to the terms of the grant or applicable laws or rules, the director shall issue an appropriate instrument terminating the easement.

#### R850-40-1800. Abandonment.

- 1. In order to facilitate the determination of an abandonment of easement, the grantee shall pay an administrative charge every three years during the term of the easement as provided in R850-4.
- 2. This <u>administrative</u> charge shall not be construed as rent.
- 3. In lieu of this charge, the agency may allow a grantee to pay [to the agency] a one-time negotiated charge.

KEY: natural resources, management, surveys, administrative procedures

Date of Enactment or Last Substantive Amendment: [November 1, 2002] November 21, 2007

Notice of Continuation: June 27, 2007

Authorizing, and Implemented or Interpreted Law: 53C-1-302; 53C-2-201(1)(a); 53C-4-203

Tax Commission, Auditing **R865-6F-38** 

Renewable Energy Credit Amount Pursuant to Utah Code Ann. Section 59-7-614

### **NOTICE OF PROPOSED RULE**

(Amendment)
DAR FILE No.: 30478
FILED: 09/21/2007, 11:52

#### **RULE ANALYSIS**

Purpose of the Rule or Reason for the Change: The purpose of the proposed section is to place in rule the commission's current policy of accepting amounts certified by the Utah State Energy Program as qualifying for the renewable energy tax credit.

SUMMARY OF THE RULE OR CHANGE: The proposed section establishes that the commission shall accept an amount for a renewable energy credit that is certified by the Utah State Energy Program according to its rules.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Section 59-7-614

ANTICIPATED COST OR SAVINGS TO:

- THE STATE BUDGET: None--The proposed section mirrors the commission's practice.
- ❖ LOCAL GOVERNMENTS: None--The proposed section mirrors the commission's practice.
- ❖ SMALL BUSINESSES AND PERSONS OTHER THAN BUSINESSES: None--The proposed section mirrors the commission's practice.

COMPLIANCE COSTS FOR AFFECTED PERSONS: None--Persons who wish to claim this credit will continue to provide information to the Utah State Energy Program to enable that program to determine the costs that qualify for the renewable energy tax credit.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: There are no anticipated costs. 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 11/14/2007.

THIS RULE MAY BECOME EFFECTIVE ON: 11/21/2007

AUTHORIZED BY: D'Arcy Dixon, Commissioner

R865. Tax Commission, Auditing.

R865-6F. Franchise Tax.

R865-6F-38. Renewable Energy Credit Amount Pursuant to Utah Code Ann. Section 59-7-614.

An amount certified by the Utah State Energy Program under rule R638-2, Renewable Energy Systems Tax Credit, as qualifying for the tax credit under Section 59-7-614 shall, in the absence of fraud or misrepresentation, be the amount allowed by the commission as a credit under that section.

KEY: taxation, franchises, historic preservation, trucking industries

Date of Enactment or Last Substantive Amendment: [April 16], 2007

Notice of Continuation: March 8, 2007

Authorizing, and Implemented or Interpreted Law: 59-7-601 through 59-7-614

Tax Commission, Auditing **R865-9I-54** 

Renewable Energy Credit Amount Pursuant to Utah Code Ann. Sections 59-10-1014 and 59-10-1106

### NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 30479
FILED: 09/21/2007, 13:15

#### **RULE ANALYSIS**

Purpose of the Rule or Reason for the Change: The purpose of the proposed section is to place in rule the commission's current policy of accepting amounts certified by the Utah State Energy Program as qualifying for the renewable energy tax credit.

SUMMARY OF THE RULE OR CHANGE: The proposed section establishes that the commission shall accept an amount for a renewable energy credit that is certified by the Utah State Energy Program according to its rules.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Sections 59-10-1014 and 59-10-1106

ANTICIPATED COST OR SAVINGS TO:

- $\ \ \, \ \ \, \ \ \, \ \ \,$  THE STATE BUDGET: None--The proposed section mirrors the commission's practice.
- ❖ LOCAL GOVERNMENTS: None--The proposed section mirrors the commission's practice.
- ❖ SMALL BUSINESSES AND PERSONS OTHER THAN BUSINESSES: None--The proposed section mirrors the commission's practice.

COMPLIANCE COSTS FOR AFFECTED PERSONS: None--Persons who wish to claim this credit will continue to provide information to the Utah State Energy Program to determine the costs that qualify for the renewable energy tax credit.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: There are no anticipated costs. 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 11/14/2007.

THIS RULE MAY BECOME EFFECTIVE ON: 11/21/2007

AUTHORIZED BY: D'Arcy Dixon, Commissioner

**R865.** Tax Commission, Auditing.

R865-9I. Income Tax.

## R865-9I-54. Renewable Energy Credit Amount Pursuant to Utah Code Ann. Sections 59-10-1014 and 59-10-1106.

An amount certified by the Utah State Energy Program under rule R638-2, Renewable Energy Systems Tax Credit, as qualifying for the tax credit under Sections 59-10-1014 or 59-10-1106 shall, in the absence of fraud or misrepresentation, be the amount allowed by the commission as a credit under those sections.

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

Date of Enactment or Last Substantive Amendment: [April 16], 2007

Notice of Continuation: March 20, 2007

Authorizing, and Implemented or Interpreted Law: 59-10-1014; 59-10-1106

<u>59-10-1106</u>

Tax Commission, Property Tax

R884-24P-53

2007 Valuation Guides for Valuation of Land Subject to the Farmland Assessment Act Pursuant to Utah Code Ann. Section 59-2-515

### NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 30512
FILED: 10/01/2007, 15:14

### **RULE ANALYSIS**

Purpose of the rule or reason for the change: Section 59-2-515 authorizes the State Tax Commission to promulgate rules regarding the Property Tax Act, Part 5, "Farmland Assessment Act." Section 59-2-514 authorizes the State Tax Commission to receive valuation recommendations from the State Farmland Advisory Committee for implementation as outlined in Section R884-24P-53.

SUMMARY OF THE RULE OR CHANGE: This amendment annually updates the agricultural productive values to be applied by county assessors to land qualifying for valuation and assessment under the Farmland Assessment Act. The values are recommended to the commission by the State Farmland Evaluation Advisory Committee, which meets under the authority of Section 59-2-514.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Section 59-2-515

### ANTICIPATED COST OR SAVINGS TO:

THE STATE BUDGET: The amount of savings or cost to state government is undetermined. The State receives tax revenue for assessing and collecting and for the Uniform School Fund based on increased or decreased real and personal property valuation, including property assessed under the Farmland Assessment Act (greenbelt). Property valuation (taxable value) changes have been recommended by class and by county. This year, 153 class/county valuations will increase, 50 will decrease and 134 will remain unchanged. No total cost or savings could be calculated without an exhaustive study of farmland acreage in each county by class, a listing of property newly-qualified for FAA assessment during 2008, and a listing of property no longer qualifying which is removed from greenbelt during 2007. However, it is estimated that the overall change is minimal due to this amendment.

❖ LOCAL GOVERNMENTS: The amount of saving or cost to local government is undetermined. Local governmental entities receive tax revenue based on increased or decreased property valuation, including property on greenbelt. Property valuation changes have been recommended by class and by county. This year, 153 class/county valuations will increase, 50 will decrease and 134 will remain unchanged. No total cost or savings could be calculated without an exhaustive study of farmland acreage in each county by class, a listing of property newly-qualified for greenbelt during 2007, and a listing of property no longer qualifying which is removed from greenbelt during 2007. However, it is estimated that the overall change is minimal due to this amendment. County assessor offices statewide will be required to input the new value indicators into their computer systems to be applied against the acreage for individual properties. This input process is easily accomplished on an annual basis and represents no significant cost in time or money to the assessors' offices.

❖ SMALL BUSINESSES AND PERSONS OTHER THAN BUSINESSES: Each property owner with property eligible for assessment under the Farmland Assessment Act may see a change in value, depending on property class and situs county as 153 such value indicators will increase, 50 will decrease and 134 will not change. The effect on the property owner will be valuation increase, decrease, or no change depending on the mix of property types and situs. No aggregate compliance cost can be determined without an exhaustive study of farmland acreage in each county by class, a listing of property newly-qualified for greenbelt during 2007, and a listing of property no longer qualifying which is removed from greenbelt during 2007. In addition, the compliance cost will further be altered by changes to local property tax rates. However, it is estimated that the overall change due to this amendment is minimal. PERSONS OTHER THAN SMALL BUSINESSES OR LOCAL GOVERNMENTS: Each property owner with property eligible for assessment under the Farmland Assessment Act may see a change in value, depending on property class and situs county as 153 such value indicators will increase, 50 will decrease and 134 will not change. The effect on the property owner will be valuation increase, decrease, or no change depending on the mix of property types and situs. No aggregate compliance cost can be determined without an exhaustive study of farmland acreage in each county by class, a listing of property newly-qualified for greenbelt during 2007, and a listing of property no longer qualifying which is removed from greenbelt during 2007. In addition, the compliance cost will further be altered by changes to local property tax rates. However, it is estimated that the overall change due to this amendment is minimal.

COMPLIANCE COSTS FOR AFFECTED PERSONS: Each property owner with property eligible for assessment under the Farmland Assessment Act may see a change in value, depending on property class and situs county as 153 such value indicators will increase, 50 will decrease and 134 will not change. The effect on the property owner will be valuation increase, decrease or no change depending on the mix of property types and situs. No aggregate compliance cost can be determined without an exhaustive study of farmland acreage in each county by class, a listing of property newlyqualified for greenbelt during 2008, and a listing of property no longer qualifying which is removed from greenbelt during 2007. In addition, the compliance cost will further be altered by changes to local property tax rates. However, it is estimated that the overall change due to this amendment is minimal.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: There will be minimal increase or decrease to property value depending on classification of property. D'Arcy Dixon, Commissioner

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

TAX COMMISSION
PROPERTY TAX
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 11/14/2007.

THIS RULE MAY BECOME EFFECTIVE ON: 11/21/2007

AUTHORIZED BY: D'Arcy Dixon, Commissioner

R884. Tax Commission, Property Tax.

R884-24P. Property Tax.

R884-24P-53. [2007]2008 Valuation Guides for Valuation of Land Subject to the Farmland Assessment Act Pursuant to Utah Code Ann. Section 59-2-515.

[A.](1) Each year the Property Tax Division shall update and publish schedules to determine the taxable value for land subject to the Farmland Assessment Act on a per acre basis.

[4-](a) The schedules shall be based on the productivity of the various types of agricultural land as determined through crop budgets and net rents.

[2-](b) Proposed schedules shall be transmitted by the Property Tax Division to county assessors for comment before adoption.

[3-](c) County assessors may not deviate from the schedules. [4-](d) Not all types of agricultural land exist in every county. If no taxable value is shown for a particular county in one of the

tables, that classification of agricultural land does not exist in that county.

[B-](2) All property defined as farmland pursuant to Section 59-2-501 shall be assessed on a per acre basis as follows:

[1-](a) Irrigated farmland shall be assessed under the following classifications.

[a)](i) Irrigated I. The following counties shall assess Irrigated I property based upon the per acre values listed below:

TABLE 1 Irrigated I

1)	Box Elder	820
2)	Cache	690
3)	Carbon	540
4)	Davis	[ <del>850</del> ] <u>840</u>
5)	Emery	[ <del>520</del> ] <u>525</u>
6)	Iron	815
7)	Kane	[ <del>460</del> ] <u>450</u>
8)	Millard	[ <del>810</del> ] <u>800</u>
9)	Salt Lake	[ <del>700</del> ] <u>705</u>
10)	Utah	[ <del>745</del> ] <u>735</u>
11)	Washington	[ <del>650</del> ] <u>655</u>
12)	Weber	800

[b)](ii) Irrigated II. The following counties shall assess Irrigated II property based upon the per acre values listed below:

TABLE 2 Irrigated II

1)	Box Elder	720
2)	Cache	590
3)	Carbon	440
4)	Davis	[ <del>750</del> ] <u>740</u>
5)	Duchesne	[ <del>490</del> ] <u>495</u>
6)	Emery	[ <del>420</del> ] <u>425</u>
7)	Grand	410
8)	Iron	715
9)	Juab	[ <del>450</del> ] <u>460</u>
10)	Kane	[ <del>360</del> ] <u>350</u>
11)	Millard	[ <del>710</del> ] <u>700</u>
12)	Salt Lake	[ <del>600</del> ] <u>605</u>
13)	Sanpete	550
14)	Sevier	[ <del>580</del> ] <u>570</u>
15)	Summit	[ <del>470</del> ] <u>475</u>
16)	Tooele	460
17)	Utah	[ <del>645</del> ] <u>635</u>
18)	Wasatch	500
19)	Washington	[ <del>550</del> ] <u>555</u>
20)	Weber	700

[e)](iii) Irrigated III. The following counties shall assess Irrigated III property based upon the per acre values listed below:

TABLE 3 Irrigated III

1)	Beaver	[ <del>560</del> ]565
,		
2)	Box Elder	570
3)	Cache	440
4)	Carbon	290
5)	Davis	[ <del>600</del> ] <u>590</u>
6)	Duchesne	[ <del>340</del> ] <u>345</u>
7)	Emery	[ <del>270</del> ]275
8)	Garfield	[ <del>210</del> ]220
9)	Grand	260
10)	Iron	565
11)	Juab	[ <del>300</del> ]310
12)	Kane	[ <del>210</del> ]200
13)	Millard	[ <del>560</del> ] <u>550</u>
14)	Morgan	[ <del>390</del> ]395
15)	Piute	[ <del>350</del> ] <u>355</u>

16)	Rich	[ <del>200</del> ] <u>190</u>
17)	Salt Lake	[ <del>450</del> ] <u>455</u>
18)	San Juan	180
19)	Sanpete	400
20)	Sevier	[ <del>430</del> ] <u>420</u>
21)	Summit	[ <del>320</del> ] <u>325</u>
22)	Tooele	310
23)	Uintah	[ <del>375</del> ]3 <u>85</u>
24)	Utah	[ <del>495</del> ] <u>485</u>
25)	Wasatch	350
26)	Washington	[ <del>400</del> ] <u>405</u>
27)	Wayne	[ <del>340</del> ] <u>335</u>
28)	Weber	550

[<del>630</del>] <u>640</u> [<del>750</del>] <u>760</u> [<del>630</del>] <u>640</u> [<u>685</u>] <u>695</u> [3-](c) Meadow IV property shall be assessed per acre based upon the following schedule:

> TABLE 6 Meadow IV

Summit Tooele

Uintah

Wasatch

Washington

Utah

22)

23)

24)

25)

26) Wayne 27) Weber

[<del>630</del>] <u>640</u> [<del>630</del>] <u>640</u> [<del>630</del>] <u>640</u>

[<del>690</del>]<u>710</u>

[d)(iv) Irrigated IV. The following counties shall assess Irrigated IV property based upon the per acre values listed below:

#### TABLE 4 Irrigated IV

		g
1)	Beaver	[ <del>460</del> ]465
2)	Box Elder	470
3)	Cache	340
	Carbon	190
5)	Daggett	[ <del>210</del> ] <u>220</u>
6)		[ <del>500</del> ] <u>490</u>
7)	Duchesne	[ <del>240</del> ] <u>245</u>
8)	Emery	[ <del>170</del> ] <u>175</u>
9)	Garfield	[ <del>110</del> ] <u>120</u>
10)	Grand	160
	Iron	465
	Juab	[ <del>200</del> ] <u>210</u>
,	Kane	[ <del>110</del> ] <u>100</u>
14)		[ <del>460</del> ] <u>450</u>
	Morgan	[ <del>290</del> ] <u>295</u>
	Piute	[ <del>250</del> ] <u>255</u>
	Rich	[ <del>100</del> ] <u>90</u>
18)		[ <del>350</del> ] <u>355</u>
	San Juan	80
	Sanpete	300
	Sevier	[ <del>330</del> ] <u>320</u>
22)		[ <del>220</del> ] <u>225</u>
	Tooele	210
	Uintah	[ <del>275</del> ] <u>285</u>
	Utah	[ <del>395</del> ] <u>385</u>
	Wasatch	250
	Washington	[ <del>300</del> ] <u>305</u>
	Wayne	[ <del>240</del> ] <u>235</u>
29)	Weber	450

1)	Beaver	[ <del>250</del> ] <u>255</u>
2)	Box Elder	250
3)	Cache	265
4)	Carbon	130
5)	Daggett	[ <del>165</del> ] <u>160</u>
6)	Davis	270
7)	Duchesne	165
8)	Emery	130
9)	Garfield	100
10)	Grand	125
11)	Iron	250
12)	Juab	150
13)	Kane	[ <del>115</del> ] <u>110</u>
14)	Millard	[ <del>200</del> ] <u>195</u>
15)	Morgan	[ <del>180</del> ] <u>185</u>
16)	Piute	175
17)	Rich	105
18)	Salt Lake	225
19)	Sanpete	195
20)	Sevier	[ <del>205</del> ] <u>200</u>
21)	Summit	[ <del>200</del> ] <u>205</u>
22)	Tooele	185
23)	Uintah	[ <del>190</del> ] <u>195</u>
24)	Utah	240
25)	Wasatch	210
26)	Washington	220
27)	Wayne	170
28)	Weber	[ <del>300</del> ] <u>305</u>

[2-](b) Fruit orchards shall be assessed per acre based upon the following schedule:

### TABLE 5 Fruit Orchards

1)	Beaver	[ <del>630</del> ] <u>640</u>
2)	Box Elder	[ <del>685</del> ] <u>695</u>
3)	Cache	[ <del>630</del> ] <u>640</u>
4)	Carbon	[ <del>630</del> ] <u>640</u>
5)	Davis	[ <del>685</del> ] <u>695</u>
6)	Duchesne	[ <del>630</del> ] <u>640</u>
7)	Emery	[ <del>630</del> ] <u>640</u>
8)	Garfield	[ <del>630</del> ] <u>640</u>
9)	Grand	[ <del>630</del> ] <u>640</u>
10)	Iron	[ <del>630</del> ] <u>640</u>
11)	Juab	[ <del>630</del> ] <u>640</u>
12)	Kane	[ <del>630</del> ] <u>640</u>
13)	Millard	[ <del>630</del> ] <u>640</u>
14)	Morgan	[ <del>630</del> ] <u>640</u>
15)	Piute	[ <del>630</del> ] <u>640</u>
16)	Salt Lake	[ <del>630</del> ] <u>640</u>
17)	San Juan	[ <del>630</del> ] <u>640</u>
18)	Sanpete	[ <del>630</del> ] <u>640</u>
19)	Sevier	[ <del>630</del> ] <u>640</u>

[4:](d) Dry land shall be classified as one of the following two categories and shall be assessed on a per acre basis as follows:

(a)(i) Dry III. The following counties shall assess Dry III property based upon the per acre values listed below:

#### TABLE 7 Dry III

		Di j	
1)	Beaver		[ <del>45</del> ] <u>50</u>
2)	Box Elder		[ <del>65</del> ] <u>85</u>
3)	Cache		[ <del>70</del> ] <u>100</u>
4)	Carbon		[ <del>45</del> ] <u>50</u>
5)	Davis		[ <del>45</del> ] <u>50</u>
6)	Duchesne		[ <del>45</del> ] <u>65</u>
7)	Garfield		[ <del>45</del> ] <u>50</u>
8)	Grand		[ <del>45</del> ] <u>50</u>
9)	Iron		[ <del>50</del> ] <u>55</u>
10)	Juab		[ <del>45</del> ] <u>50</u>
11)	Kane		[ <del>45</del> ] <u>50</u>
12)	Millard		[ <del>45</del> ] <u>50</u>
13)	Morgan		[ <del>45</del> ] <u>65</u>
14)	Rich		[ <del>45</del> ] <u>50</u>
15)	Salt Lake		[ <del>50</del> ] <u>55</u>
16)	San Juan		[ <del>45</del> ] <u>50</u>
17)	Sanpete		[ <del>45</del> ] <u>60</u>
18)	Summit		[ <del>45</del> ] <u>50</u>
19)			[ <del>45</del> ] <u>50</u>
20)			[ <del>45</del> ] <u>60</u>
21)	Utah		[ <del>45</del> ] <u>50</u>
22)	Wasatch		[ <del>45</del> ] <u>50</u>

23) Washington [45]50 24) Weber [55]80

[b)](ii) Dry IV. The following counties shall assess Dry IV property based upon the per acre values listed below:

		TABLE 8	
		Dry IV	
		ū	
1)	Beaver		10
2)	Box Elder		[ <del>30</del> ] <u>50</u>
3)	Cache		[ <del>35</del> ] <u>65</u>
4)	Carbon		[ <del>10</del> ] <u>15</u>
5)	Davis		[ <del>10</del> ] <u>15</u>
6)	Duchesne		[ <del>10</del> ]30
7)	Garfield		[ <del>10</del> ] <u>15</u>
8)	Grand		[ <del>10</del> ] <u>15</u>
9)	Iron		[ <del>15</del> ]20
10)	Juab		[ <del>10</del> ] <u>15</u>
11)	Kane		[ <del>10</del> ] <u>15</u>
12)	Millard		[ <del>10</del> ] <u>15</u>
13)	Morgan		[ <del>10</del> ]30
14)	Rich		[ <del>10</del> ] <u>15</u>
15)	Salt Lake		[ <del>15</del> ]20
16)	San Juan		[ <del>10</del> ] <u>15</u>
17)	Sanpete		[ <del>10</del> ]25
18)	Summit		[ <del>10</del> ] <u>15</u>
19)	Tooele		[ <del>10</del> ] <u>15</u>
20)	Uintah		[ <del>10</del> ]25
	Utah		[ <del>10</del> ] <u>15</u>
	Wasatch		[ <del>10</del> ] <u>15</u>
23)	Washington		[ <del>10</del> ] <u>15</u>
24)	Weber		[ <del>20</del> ]45

[5.](e) Grazing land shall be classified as one of the following four categories and shall be assessed on a per acre basis as follows:

[a)](i) Graze 1. The following counties shall assess Graze I property based upon the per acre values listed below:

TABLE 9

[b)](ii) Graze II. The following counties shall assess Graze II property based upon the per acre values listed below:

TABLE 10 GR II

1)	Beaver	[ <del>23</del> ] <u>28</u>
2)	Box Elder	[ <del>20</del> ] <u>23</u>
3)	Cache	[ <del>22</del> ]24
4)	Carbon	[ <del>18</del> ] <u>16</u>
5)	Daggett	[ <del>19</del> ] <u>17</u>
6)	Davis	[ <del>20</del> ] <u>21</u>
7)	Duchesne	[ <del>21</del> ] <u>22</u>
8)	Emery	[ <del>22</del> ] <u>21</u>
9)	Garfield	25
10)	Grand	[ <del>23</del> ] <u>22</u>
11)	Iron	[ <del>21</del> ] <u>20</u>
12)	Juab	21
13)	Kane	[ <del>28</del> ] <u>26</u>
14)	Millard	26
15)	Morgan	[ <del>17</del> ] <u>19</u>
16)	Piute	[ <del>26</del> ] <u>27</u>
17)	Rich	[ <del>22</del> ] <u>23</u>
18)	Salt Lake	22
19)	San Juan	[ <del>23</del> ] <u>22</u>
20)	Sanpete	21
21)	Sevier	[ <del>22</del> ] <u>21</u>
22)	Summit	[ <del>21</del> ] <u>23</u>
23)	Tooele	[ <del>23</del> ] <u>24</u>
24)	Uintah	[ <del>22</del> ] <u>23</u>
25)	Utah	[ <del>19</del> ] <u>20</u>
26)	Wasatch	[ <del>17</del> ] <u>18</u>
27)	Washington	21
28)	Wayne	28
29)	Weber	[ <del>21</del> ] <u>23</u>

[e)](iii) Graze III. The following counties shall assess Graze III property based upon the per acre values below:

TABLE 11 GR III

		un III	
1)	Beaver		[ <del>16</del> ] <u>18</u>
2)	Box Elder		[ <del>13</del> ]15
3)	Cache		[ <del>14</del> ] <u>15</u>
4)	Carbon		12
5)	Daggett		12
6)	Davis		13
7)	Duchesne		14
8)	Emery		14
9)	Garfield		16
10)	Grand		15
11)	Iron		14
12)	Juab		14
13)	Kane		[ <del>18</del> ] <u>17</u>
14)	Millard		17
15)	Morgan		[ <del>11</del> ] <u>12</u>
16)	Piute		17
17)	Rich		14
18)	Salt Lake		14
19)	San Juan		15
20)	Sanpete		14
21)	Sevier		14
22)	Summit		[ <del>14</del> ] <u>15</u>
23)			15
24)	Uintah		14
25)	Utah		12
26)	Wasatch		[ <del>11</del> ] <u>12</u>
27)			13
28)	Wayne		18
29)	Weber		[ <del>14</del> ] <u>15</u>

[d)](iv) Graze IV. The following counties shall assess Graze IV property based upon the per acre values listed below:

TABLI	Ε	12	
GR	T	V	

1)	Beaver	[ <del>6</del> ] <u>7</u>
2)	Box Elder	[ <del>5</del> ] <u>6</u>
3)	Cache	5
4)	Carbon	5
5)	Daggett	[ <del>6</del> ] <u>5</u>
6)	Davis	5
7)	Duchesne	5
8)	Emery	5
9)	Garfield	6
10)	Grand	5
11)	Iron	6
12)	Juab	5
13)	Kane	[ <del>6</del> ] <u>5</u>
14)	Millard	6
15)	Morgan	[ <del>5</del> ] <u>6</u>
16)	Piute	6
17)	Rich	5
18)	Salt Lake	5
19)	San Juan	5
20)	Sanpete	5
21)	Sevier	5
22)	Summit	5

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23)	Tooele	[ <del>5</del> ] <u>6</u>
24)	Uintah	[ <del>5</del> ] <u>6</u>
25)	Utah	5
26)	Wasatch	5
27)	Washington	5
28)	Wayne	6
29)	Weber	[ <del>5</del> ] <u>6</u>

[6-](f) Land classified as nonproductive shall be assessed as follows on a per acre basis:

TABLE 13 Nonproductive Land

(a) Nonproductive Land1) All Counties

KEY: taxation, personal property, property tax, appraisals Date of Enactment or Last Substantive Amendment: [July 16], 2007

Notice of Continuation: March 12, 2007

Authorizing, and Implemented or Interpreted Law: 59-2-515

**+** — — • •

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

## 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 between paragraphs (·····) indicates that unaffected text, either whole sections or subsections, 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>November 14, 2007</u>. At its option, the agency may hold public hearings.

From the end of the waiting period through February 12, 2008, 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**

### R156-55a

### **Utah Construction Trades Licensing Act** Rules

### NOTICE OF CHANGE IN PROPOSED RULE

DAR File No.: 30172 Filed: 09/20/2007, 15:51

#### **RULE ANALYSIS**

Purpose of the rule or reason for the change: Following a public rule hearing held on 08/29/2007, the Construction Services Commission and the division are proposing an additional change to the contractor license classification of S214 to return this license classification to its original wording. The plumbing industry and the Plumbers Licensing Board came out in opposition to the proposed rule amendment with respect to S214-Water Conditioning and Potable Water Heater Equipment Contractor license classification. It is their position that the proposed change to include potable water heaters would be detrimental to plumbing contractors involved in the service industry. Also, the public could be harmed if the venting for water heating was not correctly done. The groups supported the current language in the existing administrative rule. The Construction Services Commission voted in their 08/29/2007 meeting to reject the proposed rule amendment with respect to the S214 license classification and to retain the current, existing language.

SUMMARY OF THE RULE OR CHANGE: In Section R156-55a-301, amendments were made to S214 license classification to return the wording to its original definition. Subsections R156-55a-301(3)(b), and (c), a misspelled word was corrected. (DAR NOTE: This change in proposed rule has been filed to make additional changes to a proposed amendment that was published in the August 1, 2007, issue of the Utah State Bulletin, on page 3. Underlining in the rule below indicates text that has been added since the publication of the proposed rule mentioned above; strike out indicates text that has been deleted. You must view the change in proposed rule and the proposed amendment together to understand all of the changes that will be enforceable should the agency make this rule effective.)

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Section 58-55-101, and Subsections 58-5-106(1)(a), 58-1-202(1)(a), 58-55-308(1), 58-55-102(35), and 58-55-501(21)

ANTICIPATED COST OR SAVINGS TO:

❖ THE STATE BUDGET: The division anticipates no additional costs or savings as a result of this change in proposed rule beyond those previously identified in the proposed rule filing. ❖ LOCAL GOVERNMENTS: The change in proposed rule amendments do not apply to local governments; therefore, no costs or savings are anticipated. The change in proposed rule amendments only apply to licensed contractors and persons or companies applying for licensure as a contractor in Utah.

SMALL BUSINESSES AND PERSONS OTHER THAN BUSINESSES: The following comments apply to both small businesses and persons other than businesses: The division anticipates no additional costs or savings as a result of this change in proposed rule beyond those previously identified in the proposed rule filing.

COMPLIANCE COSTS FOR AFFECTED PERSONS: The Division anticipates no additional costs or savings as a result of this change in proposed rule beyond those previously identified in the proposed rule filing.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: This change in proposed rule returns contractor licensing classification S214-Water Conditioning Equipment Contractor to its original state due to comments received during the amendment process. It also makes a minor spelling correction. No fiscal impact to businesses is anticipated as a result of this change to proposed rule. 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:

Dennis Meservy at the above address, by phone at 801-530-6375, by FAX at 801-530-6511, or by Internet E-mail at dmeservy@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 11/14/2007.

THIS RULE MAY BECOME EFFECTIVE ON: 11/21/2007

AUTHORIZED BY: F. David Stanley, Director

R156. Commerce, Occupational and Professional Licensing. R156-55a. Utah Construction Trades Licensing Act Rule.

### R156-55a-301. License Classifications - Scope of Practice.

In accordance with Subsection 58-55-301(2), the classifications of licensure are listed and described in this section. The construction trades or specialty contractor classifications listed are those determined to significantly impact the public health, safety, and welfare. A person who is practicing a construction trade or specialty contractor classification which is not listed is exempt from licensure in accordance with Subsection 58-55-305(1)(i).

- (2) Licenses shall be issued in the following primary classifications and subclassifications:
- E100 General Engineering Contractor. A General Engineering contractor is a contractor licensed to perform work as defined in Subsection 58-55-102(19).
- B100 General Building Contractor. A General Building contractor is a contractor licensed to perform work as defined in Subsection 58-55-102(18).
- B200 Modular Unit Installation Contractor. Set up or installation of modular units as defined in Subsection 58-56-3(11) and constructed in accordance with Section 58-56-13. The scope of the work permitted under this classification includes construction of the permanent or temporary foundations, placement of the modular unit on a permanent or temporary foundation, securing the units together if required and securing the modular units to the foundations. Work excluded from this classification includes installation of factory built housing and connection of required utilities.
- R100 Residential and Small Commercial Contractor. A Residential and Small Commercial contractor is a contractor licensed to perform work as defined in Subsection 58-55-102(28).
- R101 Residential and Small Commercial Non Structural Remodeling and Repair. Remodeling and repair to any existing structure built for support, shelter and enclosure of persons, animals, chattels or movable property of any kind with the restriction that no change is made to the bearing portions of the existing structure, including footings, foundation and weight bearing walls; and the entire project is less than \$50,000 in total cost.
- R200 Factory Built Housing Contractor. Disconnection, setup, installation or removal of manufactured housing on a temporary or permanent basis. The scope of the work permitted under this classification includes placement of the manufactured housing on a permanent or temporary foundation, securing the units together if required, securing the manufactured housing to the foundation, and connection of the utilities from the near proximity, such as a meter, to the manufactured housing unit and construction of foundations of less than four feet six inches in height. Work excluded from this classification includes site preparation or finishing, excavation of the ground in the area where a foundation is to be constructed, back filling and grading around the foundation, construction of foundations of more than four feet six inches in height and construction of utility services from the utility source to and including the meter or meters if required or if not required to the near proximity of the manufactured housing unit from which they are connected to the unit.
- I101 General Engineering Trades Instructor. A General Engineering Trades Instructor is a construction trades instructor authorized to teach the construction trades and is subject to the scope of practice defined in Subsection 58-55-102(19).
- I102 General Building Trades Instructor. A General Building Trades Instructor is a construction trades instructor authorized to teach the construction trades and is subject to the scope of practice defined in Subsections 58-55-102(18) or 58-55-102(28).
- I103 Electrical Trades Instructor. An Electrical Trades Instructor is a construction trades instructor authorized to teach the electrical trades and subject to the scope of practice defined in Subsection R156-55a-301(S200).
- I104 Plumbing Trades Instructor. A Plumbing Trades Instructor is a construction trades instructor authorized to teach the plumbing trades and subject to the scope of practice defined in Subsection R156-55a-301(S210).

- I105 Mechanical Trades Instructor. A Mechanical Trades Instructor is a construction trades instructor authorized to teach the mechanical trades and subject to the scope of practice defined in Subsection R156-55a-301(S350).
- S200 General Electrical Contractor. Fabrication, construction, and/or installation of generators, transformers, conduits, raceways, panels, switch gear, electrical wires, fixtures, appliances, or apparatus which utilizes electrical energy.
- S201 Residential Electrical Contractor. Fabrication, construction, and/or installation of services, disconnecting means, grounding devices, panels, conductors, load centers, lighting and plug circuits, appliances and fixtures in any residential unit, normally requiring non-metallic sheathed cable, including multiple units up to and including a four-plex, but excluding any work generally recognized in the industry as commercial or industrial.
- S202 Solar Photovoltaic Contractor. Fabrication, construction, installation, and repair of photovoltaic cell panels and related components including battery storage systems, distribution panels, switch gear, electrical wires, inverters, and other electrical apparatus for solar photovoltaic systems. Work excluded from this classification includes work on any alternating current system or system component.
- S210 General Plumbing Contractor. Fabrication and/or installation of material and fixtures to create and maintain sanitary conditions in buildings, by providing a permanent means for a supply of safe and pure water, a means for the timely and complete removal from the premises of all used or contaminated water, fluid and semi-fluid organic wastes and other impurities incidental to life and the occupation of such premises, and provision of a safe and adequate supply of gases for lighting, heating, and industrial purposes. Work permitted under this classification shall include the furnishing of materials, fixtures and labor to extend service from a building out to the main water, sewer or gas pipeline.
- S211 Boiler Installation Contractor. Fabrication and/or installation of fire-tube and water-tube power boilers and hot water heating boilers, including all fittings and piping, valves, gauges, pumps, radiators, converters, fuel oil tanks, fuel lines, chimney flues, heat insulation and all other devices, apparatus, and equipment related thereto.
- S212 Irrigation Sprinkling Contractor. Layout, fabrication, and/or installation of water distribution system for artificial watering or irrigation.
- S213 Industrial Piping Contractor. Fabrication and/or installation of pipes and piping for the conveyance or transmission of steam, gases, chemicals, and other substances including excavating, trenching, and back-filling related to such work.
- S214 Water Conditioning [and Potable Water Heater] Equipment Contractor. [Installation] Fabrication and/or installation of water conditioning equipment and only such pipe and fittings as are necessary for connecting the water conditioning equipment to the water supply system within the premises [, potable water heaters, and all piping and venting directly associated with the installation of the equipment].
- S215 Solar Thermal Systems Contractor. Construction, repair and/or installation of solar thermal systems up to the system shut off valve or where the system interfaces with any other plumbing system.
- S216 Residential Sewer Connection and Septic Tank Contractor. Construction of residential sewer lines including connection to the public sewer line, and excavation and grading

related thereto. Excavation, installation and grading of residential septic tanks and their drainage.

S217 - Residential Plumbing Contractor. Fabrication and/or installation of material and fixtures to create and maintain sanitary conditions in residential building, including multiple units up to and including a four-plex by providing a permanent means for a supply of safe and pure water, a means for the timely and complete removal from the premises of all used or contaminated water, fluid and semifluid organic wastes and other impurities incidental to life and the occupation of such premises, and provision of a safe and adequate supply of gases for lighting and heating purposes. Work permitted under this classification shall include the furnishing of materials, fixtures and labor to extend service from a residential building out to the main water, sewer or gas pipeline. Excluded is any new construction and service work generally recognized in the industry as commercial or industrial.

- S220 Carpentry Contractor. Fabrication for structural and finish purposes in a structure or building using wood, wood products, metal studs, vinyl materials, or other wood/plastic/metal composites as is by custom and usage accepted in the building industry as carpentry.
- S221 Cabinet, Millwork and Countertop Installation Contractor. On-site construction and/or installation of milled wood products or countertops.
- S222 Overhead and Garage Door Contractor. The installation of overhead and garage doors and door openers.
- S230 Siding Contractor. Fabrication, construction, and/or installation of siding.
- S231 Raingutter Installation Contractor. On-site fabrication and/or installation of raingutters and drains, roof flashings, gravel stops and metal ridges.
- S240 Glass and Glazing Contractor. Fabrication, construction, installation, and/or removal of all types and sizes of glass, mirrors, substitutes for glass, glass-holding members, frames, hardware, and other incidental related work.
- S250 Insulation Contractor. Installation of any insulating media in buildings and structures for the sole purpose of temperature control, sound control or fireproofing, but shall not include mechanical insulation of pipes, ducts or conduits.
- S260 General Concrete Contractor. Fabrication, construction, mixing, batching, and/or installation of concrete and related concrete products along with the placing and setting of screeds for pavement for flatwork, the construction of forms, placing and erection of steel bars for reinforcing and application of plaster and other cement-related products.
- S261 Concrete Form Setting and Shoring Contractor. Fabrication, construction, and/or installation of forms and shoring material; but, does not include the placement of concrete, finishing of concrete or embedded items such as metal reinforcement bars or mesh.
- S262 Gunnite and Pressure Grouting Contractor. Installation of a concrete product either injected or sprayed under pressure.
- S263 Cementatious Coating Systems Resurfacing and Sealing Contractor. Fabrication, construction, mixing, batching and installation of cementatious coating systems or sealants limited to the resurfacing or sealing of existing surfaces, including the preparation or patching of the surface to be covered or sealed.
- S270 General Drywall and Plastering Contractor. Fabrication, construction, and installation of drywall, gypsum, wallboard panels and assemblies. Preparation of drywall or plaster surfaces for

suitable painting or finishing. Application to surfaces of coatings made of plaster, including the preparation of the surface and the provision of a base. This does not include applying stucco to lathe, plaster and other surfaces. Exempted is the plastering of foundations.

- S272 Ceiling Grid Systems, Ceiling Tile and Panel Systems Contractor. Fabrication and/or installation of wood, mineral, fiber, and other types of ceiling tile and panels and the grid systems required for placement.
- \$273 Light-weight Metal and Non-bearing Wall Partitions Contractor. Fabrication and/or installation of light-weight metal and other non-bearing wall partitions.
- S280 General Roofing Contractor. Application and/or installation of asphalt, pitch, tar, felt, flax, shakes, shingles, roof tile, slate, and any other material or materials, or any combination of any thereof which use and custom has established as usable for, or which are now used as, water-proof, weatherproof, or watertight seal or membranes for roofs and surfaces; and roof conversion. Incidental work includes the installation of roof clamp ring to the roof drain.
- S290 General Masonry Contractor. Construction by cutting, and/or laying of all of the following brick, block, or forms: architectural, industrial, and refractory brick, all brick substitutes, clay and concrete blocks, terra-cotta, thin set or structural quarry tile, glazed structural tile, gypsum tile, glass block, clay tile, copings, natural stone, plastic refractories, and castables and any incidental works, including the installation of shower pans, as required in construction of the masonry work.
- S291 Stone Masonry Contractor. Construction using natural or artificial stone, either rough or cut and dressed, laid at random, with or without mortar. Incidental work includes the installation of shower pans.
- S292 Terrazzo Contractor. Construction by fabrication, grinding, and polishing of terrazzo by the setting of chips of marble, stone, or other material in an irregular pattern with the use of cement, polyester, epoxy or other common binders. Incidental work includes the installation of shower pans.
- S293 Marble, Tile and Ceramic Contractor. Preparation, fabrication, construction, and installation of artificial marble, burned clay tile, ceramic, encaustic, falence, quarry, semi-vitreous, and other tile, excluding hollow or structural partition tile. Incidental work includes the installation of shower pans.
- S294 Cultured Marble Contractor. Preparation, fabrication and installation of slab and sheet manmade synthetic products including cultured marble, onyx, granite, onice, corian, and corian type products. Incidental work includes the installation of shower pans.
- S300 General Painting Contractor. Preparation of surface and/or the application of all paints, varnishes, shellacs, stains, waxes and other coatings or pigments.
- S310 Excavation and Grading Contractor. Moving of the earth's surface or placing earthen materials on the earth's surface, by use of hand or power machinery and tools, including explosives, in any operation of cut, fill, excavation, grading, trenching, backfilling, or combination thereof as they are generally practiced in the construction trade.
- S320 Steel Erection Contractor. Construction by fabrication, placing, and tying or welding of steel reinforcing bars or erecting structural steel shapes, plates of any profile, perimeter or cross-section that are used to reinforce concrete or as structural members, including riveting, welding, and rigging.

- S321 Steel Reinforcing Contractor. Fabricating, placing, tying, or mechanically welding of reinforcing bars of any profile that are used to reinforce concrete buildings or structures.
- S322 Metal Building Erection Contractor. Erection of prefabricated metal structures including concrete foundation and footings, grading, and surface preparation.
- S323 Structural Stud Erection Contractor. Fabrication and installation of metal structural studs and bearing walls.
- S330 Landscaping Contractor. Grading and preparing land for architectural, horticultural, and the decorative treatment, arrangement, and planting of gardens, lawns, shrubs, vines, bushes, trees, and other decorative vegetation. Construction of small decorative pools, tanks, and fountains. Hothouses and greenhouses, retaining walls, fences, walks, garden lighting of 50 volts or less, and sprinkler systems. Patio areas when they are an incidental part of the prime contract.
- S340 Sheet Metal Contractor. Layout, fabrication, and installation of air handling and ventilating systems. All architectural sheet metal such as cornices, marquees, metal soffits, gutters, flashings, and skylights and skydomes including both plastic and fiberglass.
- S350 HVAC Contractor. Fabrication and installation of complete warm air heating and air conditioning systems, and complete ventilating systems.
- S351 Refrigerated Air Conditioning Contractor. Fabrication and installation of air conditioning ventilating systems to control air temperatures below 50 degrees.
- S352 Evaporative Cooling Contractor. Fabrication and installation of devices, machinery, and units to cool the air temperature employing evaporation of liquid.
- S353 Warm Air Heating Contractor. Layout, fabrication, and installation of such sheet metal, gas piping, and furnace equipment as necessary for a complete warm air heating and ventilating system.
- S360 Refrigeration Contractor. Construction and/or installation of refrigeration equipment including, but not limited to, built-in refrigerators, refrigerated rooms, insulated refrigerated spaces and equipment related thereto; but, the scope of permitted work does not include the installation of gas fuel or electric power services other than connection of electrical devices to a junction box provided for that device and electrical control circuitry not exceeding 50 volts.
- S370 Fire Suppression Systems Contractor. Layout, fabrication, and installation of fire protection systems using water, steam, gas, or chemicals. When a potable sanitary water supply system is used as the source of supply, connection to the water system must be accomplished by a licensed journeyman plumber. Excluded from this classification are persons engaged in the installation of fire suppression systems in hoods above cooking appliances.
- S380 Swimming Pool and Spa Contractor. On-site fabrication, construction and installation of swimming pools, prefabricated pools, spas, and tubs.
- S390 Sewer and Waste Water Pipeline Contractor. Construction of sewer lines, sewage disposal and sewage drain facilities including excavation and grading with respect thereto, and the construction of sewage disposal plants and appurtenances thereto.
- S400 Asphalt Paving Contractor. Construction of asphalt highways, roadways, driveways, parking lots or other asphalt surfaces, which will include but will not be limited to, asphalt overlay, chip seal, fog seal and rejuvenation, micro surfacing, plant

- mix sealcoat, slurry seal, and the removal of asphalt surfaces by milling. Also included is the excavation, grading, compacting and laying of fill or base-related thereto.
- S410 Pipeline and Conduit Contractor. Fabrication, construction, and installation of pipes, conduit or cables for the conveyance and transmission from one station to another of such products as water, steam, gases, chemicals, slurries, data or communications. Included are the excavation, cabling, horizontal boring, grading, and backfilling necessary for construction of the system.
- S420 General Fencing, Ornamental Iron and Guardrail Contractor. Fabrication, construction, and installation of fences, guardrails, handrails, and barriers.
- S421 Residential Fencing Contractor. Fabrication and installation of residential fencing up to and including a height of six feet.
- S430 Metal Firebox and Fuel Burning Stove Installer. Fabrication, construction, and installation of metal fireboxes, fireplaces, and wood or coal-burning stoves.
- S440 Sign Installation Contractor. Installation of signs and graphic displays which require installation permits or permission as issued by state or local governmental jurisdictions. Signs and graphic displays shall include signs of all types, both lighted and unlighted, permanent highway marker signs, illuminated awnings, electronic message centers, sculptures or graphic representations including logos and trademarks intended to identify or advertise the user or his product, building trim or lighting with neon or decorative fixtures, or any other animated, moving or stationary device used for advertising or identification purposes. Signs and graphic displays must be fabricated, installed and erected in accordance with professionally engineered specifications and wiring in accordance with the National Electrical Code.
- S441 Non Electrical Outdoor Advertising Sign Contractor. Installation of signs and graphic displays which require installation permits or permission as issued by state and local governmental jurisdictions. Signs and graphics shall include outdoor advertising signs which do not have electrical lighting or other electrical requirements, and in accordance with professionally engineered specifications.
- S450 Mechanical Insulation Contractor. Fabrication, application and installation of insulation materials to pipes, ducts and conduits.
- S460 Wrecking and Demolition Contractor. The raising, cribbing, underpinning, moving, and removal of building and structures so that alterations, additions, repairs, and new substructures may be built.
- S470 Petroleum Systems Contractor. Installation of above and below ground petroleum and petro-chemical storage tanks, piping, dispensing equipment, monitoring equipment and associated petroleum and petro-chemical equipment including excavation, backfilling, concrete and asphalt.
- S480 Piers and Foundations Contractor. The excavation, drilling, compacting, pumping, sealing and other work necessary to construct, alter or repair piers, piles, footings and foundations placed in the earth's subsurface to prevent structural settling and to provide an adequate capacity to sustain or transmit the structural load to the soil or rock below.
- S490 Wood Flooring Contractor. Installation of wood flooring including prefinished and unfinished material, sanding, staining and finishing of new and existing wood flooring.

Underlayments, non-structural subfloors and other incidental related work.

- S491 Laminate Floor Installation Contractor. Installation of laminate floors including underlayments, non-structural subfloors and other incidental related work, but does not include the installation of sold wood flooring.
- S500 Sports and Athletic Courts, Running Tracks, and Playground Installation Contractor. Installation of sports and athletic courts including but not limited to tennis courts, racquetball courts, handball courts, basketball courts, running tracks, playgrounds, or any combination. Includes nonstructural floor subsurfaces, nonstructural wall surfaces, perimeter walls and perimeter fencing.
- S600 General Stucco Contractor. Applying stucco to lathe, plaster and other surfaces.
  - S700 Specialty License Contractor.
- (a) A specialty license is a license that confines the scope of the allowable contracting work to a specialized area of construction which the division grants on a case-by-case basis.
- (b) When applying for a specialty license, an applicant, if requested, shall submit to the division the following:
- (i) a detailed statement of the type and scope of contracting work that the applicant proposes to perform; and
- (ii) any brochures, catalogs, photographs, diagrams, or other material to further clarify the scope of the work that the applicant proposes to perform.
- (c) A contractor issued a specialty license shall confine the contractor's activities to the field and scope of operations as outlined by the division.
- (3)(a) Any person holding a S215 Solar Systems Contractor license before the effective date of this rule may obtain a S202 Solar Photovoltaic Contractor license by submitting an affidavit demonstrating two years of experience that meets the requirements of R156-55a-302b no later than March 31, 2010.
- (b) Any person holding a S271 Plastering and Stucco Contractor license before the effective <u>date</u> of this rule shall be issued a S270 General Drywall and Plastering Contractor license.
- (c) Any person holding a S274 Drywall Contractor license before the effective <u>date</u> of this rule shall be issued a S270 General Drywall and Plastering Contractor license.
- (d) Any person holding a S271 Plastering and Stucco Contractor license or an S270 General Drywall, Stucco and Plastering Contractor license before the effective date of this rule may obtain a S600 General Stucco Contractor license by submitting an affidavit demonstrating two years of experience that meets the requirements of R156-55a-302b no later than March 31, 2010.
- (e) Any person holding any of the following licenses before the effective date of this rule shall be issued a S280 General Roofing Contractor license:
  - (i) S281 Single Ply and Specialty Coating Contractor;
  - (ii) S282 Build-up Roofing Contractor;
  - (iii) S283 Shingle and Shake Roofing Contractor;
  - (iv) S284 Tile Roofing Contractor; and
  - (v) S285 Metal Roofing Contractor.

KEY: contractors, occupational licensing, licensing Date of Enactment or Last Substantive Amendment: 2007 Notice of Continuation: November 8, 2006

. . . . . . .

Authorizing, and Implemented or Interpreted Law: 58-1-106(1)(a); 58-1-202(1)(a); 58-55-101; 58-55-308(1); 58-55-102(35); 58-55-501(21)

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

R414-303

**Coverage Groups** 

### NOTICE OF CHANGE IN PROPOSED RULE

DAR File No.: 30133 Filed: 09/28/2007, 09:08

### **RULE ANALYSIS**

Purpose of the rule or reason for the change: The purpose of this change in proposed rule is to require the Department of Health to make other eligibility determinations for an infant, whose mother is not eligible for any Medicaid coverage for the month of birth.

SUMMARY OF THE RULE OR CHANGE: This change adds language which requires the department to make other eligibility determinations for an infant, if the mother applies but is not found eligible for any Medicaid coverage for the month of birth. (DAR NOTE: This change in proposed rule has been filed to make additional changes to a proposed amendment that was published in the July 15, 2007, issue of the Utah State Bulletin, on page 22. Underlining in the rule below indicates text that has been added since the publication of the proposed rule mentioned above; strike out indicates text that has been deleted. You must view the change in proposed rule and the proposed amendment together to understand all of the changes that will be enforceable should the agency make this rule effective.)

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Section 26-18-3

ANTICIPATED COST OR SAVINGS TO:

- ❖ THE STATE BUDGET: There is no budget impact because this amendment does not add new eligibles and does not reduce Medicaid coverage. It only requires the department to determine whether an infant is eligible for other Medicaid programs.
- ❖ LOCAL GOVERNMENTS: There is no budget impact because local governments do not determine Medicaid eligibility and they are not Medicaid clients.
- SMALL BUSINESSES AND PERSONS OTHER THAN BUSINESSES: There is no budget impact because this amendment does not add new eligibles and does not reduce Medicaid coverage. It only requires the department to determine whether an infant is eligible for other Medicaid programs.

COMPLIANCE COSTS FOR AFFECTED PERSONS: There is no budget impact because this amendment does not add new eligibles and does not reduce Medicaid coverage. It only requires the department to determine whether an infant is eligible for other Medicaid programs.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: This rule reinforces policy to determine eligibility of infants. There is no anticipated budget impact. David N. Sundwall, MD, Executive Director

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:

Craig Devashrayee at the above address, by phone at 801-538-6641, by FAX at 801-538-6099, or by Internet E-mail at cdevashrayee@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 11/14/2007.

THIS RULE MAY BECOME EFFECTIVE ON: 11/21/2007

AUTHORIZED BY: David N. Sundwall, Executive Director

R414. Health, Health Care Financing, Coverage and Reimbursement Policy.
R414-303. Coverage Groups.

. . . . . . .

R414-303-11. Prenatal and Newborn Medicaid.

- (1) The Department adopts Title XIX of the Social Security Act, Section 1902(a)(10)(A)(i)(IV), (VI), (VII), 1902(a)(47), 1902(e)(4) and (5) and 1902(l), in effect January 1, 2005, and Title XIX of the Social Security Act, Section 1902(k) in effect January 1, 1993, which are incorporated by reference.
  - (2) The following definitions apply to this section:
- (a) "covered provider" means a provider that the Department has determined is qualified to make a determination of presumptive eligibility for a pregnant woman and that meets the criteria defined in Section 1920(b)(2) of the Social Security Act;
- (b) "presumptive eligibility" means a period of eligibility for medical services for a pregnant woman based on self-declaration that she meets the eligibility criteria.
- (3) The Department provides coverage to pregnant women during a period of presumptive eligibility if a covered provider determines, based on preliminary information, that the woman:
  - (a) is pregnant;

- (b) meets citizenship or alien status criteria as defined in R414-302-1;
- (c) has a declared household income that does not exceed 133% of the federal poverty guideline applicable to her declared household size; and
  - (d) the woman is not covered by CHIP.
- (4) No resource test applies to determine presumptive eligibility of a pregnant woman.
- (5) A pregnant woman made eligible for a presumptive eligibility period must apply for Medicaid benefits by the last day of the month following the month the presumptive coverage begins.
- (6) The presumptive eligibility period shall end on the earlier of:
- (a) the day that the Medicaid agency determines whether the woman is eligible for Medicaid based on her application; or
- (b) in the case of a woman who does not file a Medicaid application by the last day of the month following the month the woman was determined presumptively eligible, the last day of that following month.
- (7) A pregnant woman may receive medical assistance during only one presumptive eligibility period for any single term of pregnancy.
- (8) The Department elects to impose a resource standard on Newborn Medicaid coverage for children age six to the month in which they turn age 19. The resource standard is the same as other Family Medicaid Categories.
- (9) The Department elects to provide Prenatal Medicaid coverage to pregnant women whose countable income is equal to or below 133% of poverty.
- (10) At the initial determination of eligibility for Prenatal Medicaid, the agency determines the applicant's countable resources using SSI resource methodologies. Applicants for Prenatal Medicaid whose countable resources exceed \$5,000 must pay four percent of countable resources to the agency to receive Prenatal Medicaid. The maximum payment amount is \$3,367. The payment must be met with cash. The applicant cannot use any medical bills to meet this payment.
- (a) In subsequent months, through the 60 day postpartum period, the Department disregards all excess resources.
- (b) This resource payment applies only to pregnant women covered under Sections 1902(a)(10)(A)(i)(IV) and 1902(a)(10)(A)(ii)(IX) of the Social Security Act in effect January 1, 2005
- (c) No resource payment will be required when the Department makes a determination based on information received from a medical professional that social, medical, or other reasons place the pregnant woman in a high risk category. To obtain this waiver of the resource payment, the woman must provide this information to the agency before the woman pays the resource payment so the agency can determine if she is in a high risk category.
- (11) A child born to a woman who is only presumptively eligible at the time of the infant's birth is not eligible for the one year of continued coverage defined in Section 1902(e)(4) of the Social Security Act. The mother can apply for Medicaid after the birth and if determined eligible back to the date of the infant's birth, the infant is then eligible for the one year of continued coverage under Section 1902(e)(4) of the Social Security Act. If the mother is not eligible, the Department determines if the infant is eligible under other Medicaid programs.

- (12) Children may qualify for the newborn program through the month in which they turn 19.
- (13) A child who is 18 but not yet 19 and meets the criteria under 1902(l)(1)(D) cannot be made ineligible for coverage under the Newborn program because of deeming income or assets from a parent, even if the child lives in the parent's home.

KEY: income, coverage groups, independent foster care adolescent

Date of Enactment or Last Substantive Amendment: 2007 Notice of Continuation: January 31, 2003

Authorizing, and Implemented or Interpreted Law: 26-18-3; 26-1-5

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

### FIVE-YEAR NOTICES OF REVIEW AND STATEMENTS OF CONTINUATION

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

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

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

# Agriculture and Food, Marketing and Development

### R65-11

**Utah Sheep Marketing Order** 

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

DAR FILE No.: 30457 FILED: 09/17/2007, 14:56

### NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

CONCISE EXPLANATION OF THE PARTICULAR STATUTORY PROVISIONS UNDER WHICH THE RULE IS ENACTED AND HOW THESE PROVISIONS AUTHORIZE OR REQUIRE THE RULE: This rule is promulgated under authority of Subsection 4-2-2(I)(e) which authorizes issuing marketing orders to promote orderly market conditions for agricultural products.

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 Utah sheep industry and the Department of Agriculture and Food both agree that this marketing order is of value to allow sheepmen to maximize their efforts in selling products (lambs and wool). Therefore, this rule should be continued.

The full text of this rule may be inspected, during regular business hours, at:

AGRICULTURE AND FOOD MARKETING AND DEVELOPMENT 350 N REDWOOD RD SALT LAKE CITY UT 84116-3034, or at the Division of Administrative Rules. DIRECT QUESTIONS REGARDING THIS RULE TO:

Kathleen Mathews, Kyle Stephens, or Jed Christenson at the above address, by phone at 801-538-7103, 801-538-7102, or 801-538-7108, by FAX at 801-538-7126, 801-538-7126, or 801-538-7126, or by Internet E-mail at kmathews@utah.gov, kylestephens@utah.gov, or jedchristenson@utah.gov

AUTHORIZED BY: Leonard M. Blackham, Commissioner

EFFECTIVE: 09/17/2007

Agriculture and Food, Plant Industry **R68-15** 

Quarantine Pertaining to Japanese Beetle, (Popillia Japonica)

## FIVE YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

DAR FILE No.: 30475 FILED: 09/20/2007, 11:11

### NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

CONCISE EXPLANATION OF THE PARTICULAR STATUTORY PROVISIONS UNDER WHICH THE RULE IS ENACTED AND HOW THESE PROVISIONS AUTHORIZE OR REQUIRE THE RULE: This rule is promulgated under authority of Subsections 4-2-2-(1)(j) and 4-2-2(1)(1)(ii). The quarantine of the Japanese beetle (insect) is needed to protect Utah nurseries, fruits, vegetables, and turf industry.

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 quarantine of the Japanese beetle (insect) is needed to protect Utah nurseries,

fruits, vegetables, and turf industry. The quarantine will protect all Utah citizens from this devastating insect. Therefore, this rule should be continued.

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

AGRICULTURE AND FOOD PLANT INDUSTRY 350 N REDWOOD RD SALT LAKE CITY UT 84116-3034, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Kathleen Mathews or Clair Allen at the above address, by phone at 801-538-7103 or 801-538-7180, by FAX at 801-538-7126 or 801-538-7189, or by Internet E-mail at kmathews@utah.gov or ClairAllen@utah.gov

AUTHORIZED BY: Leonard M. Blackham, Commissioner

EFFECTIVE: 09/20/2007

# Financial Institutions, Administration **R331-3**

Rule to Govern Persons Soliciting Savings or Share Accounts, Deposit Accounts, or Similar Evidence of Indebtedness or Participation Interests Therein from Residents of this State

## FIVE YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

DAR FILE No.: 30483 FILED: 09/24/2007, 15:48

## 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 7-1-501(8) lists the persons and institutions subject to the jurisdiction of the department. Subsection 7-1-401(5) requires persons and institutions under the jurisdiction of the department to pay annual fees and fees for examinations. Section 7-1-505 authorizes the commissioner to issue appropriate rules and regulations governing the regulation, supervision, and examination of persons or institutions under the jurisdiction of the department.

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 supporting or opposing written comments have been received by the agency 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: The rule regulates persons soliciting savings or share accounts, deposit accounts, or similar evidence of indebtedness or participation interests therein from residents of this state and to protect the deposits of the residents of this state; and should be continued.

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

FINANCIAL INSTITUTIONS ADMINISTRATION Room 201 324 S STATE ST SALT LAKE CITY UT 84111-2393, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO: Paul Allred at the above address, by phone at 801-538-8854, by FAX at 801-538-8894, or by Internet E-mail at

PALLRED@utah.gov

AUTHORIZED BY: Edward Leary, Commissioner

EFFECTIVE: 09/24/2007

# Financial Institutions, Administration **R331-23**

Lending Limits for Banks, Industrial Loan Corporations

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

DAR FILE No.: 30500 FILED: 09/28/2007, 13:46

### 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 7-1-301 confers rulemaking powers and duties to the commissioner with respect to institutions, persons, or businesses subject to the jurisdiction of the department. Section 7-3-19 authorizes limitations on loans and extensions of credit. Section 7-8-20 lists limitations on loans to one borrower, the exceptions, and the rules.

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 supporting or opposing written comments have been received by the agency 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: The rule is intended to prevent one person from borrowing an unduly large amount of a given bank's or industrial loan corporation's funds, thereby exposing the bank's or industrial loan corporation's depositors, creditors, and stockholders to excessive risk and should be continued.

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

FINANCIAL INSTITUTIONS ADMINISTRATION Room 201 324 S STATE ST SALT LAKE CITY UT 84111-2393, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Paul Allred at the above address, by phone at 801-538-8854, by FAX at 801-538-8894, or by Internet E-mail at PALLRED@utah.gov

AUTHORIZED BY: Edward Leary, Commissioner

EFFECTIVE: 09/28/2007

## Financial Institutions, Banks **R333-5**

Discount Securities Brokerage Service by Banks

## FIVE YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

DAR FILE No.: 30458 FILED: 09/17/2007, 15:00

#### 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 7-1-301(3)(a) grants the commissioner power to authorize a state-chartered depository institution all rights, powers, privileges, benefits, or immunities it would possess if it were chartered under the laws of the United States. Section 7-3-3.2 authorizes banks to engage in the business of purchasing, selling, underwriting, and dealing in securities subject to the limitations of this section.

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 supporting or opposing written comments have been received by the agency 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: The rule limits securities activities to "discount brokerage" services and gives state-chartered banks competitive equality with national banks which have their principal office in this state by granting the same rights and privileges to state chartered bank as are enjoyed by Utah's national banks and should be continued.

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

FINANCIAL INSTITUTIONS
BANKS
Room 201
324 S STATE ST
SALT LAKE CITY UT 84111-2393, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Paul Allred at the above address, by phone at 801-538-8854, by FAX at 801-538-8894, or by Internet E-mail at PALLRED@utah.gov

AUTHORIZED BY: Edward Leary, Commissioner

EFFECTIVE: 09/17/2007

# Financial Institutions, Banks **R333-8**

Authority for Banks to Issue Subordinated Capital Notes or Debentures

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

DAR FILE No.: 30459 FILED: 09/17/2007, 15:01

#### 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 7-1-301(8)(v) authorizes the commissioner to put "limitations on the amount and type of borrowings by each class of financial institution in relation to the amount of its capital and the character and condition of its assets and its deposits and other liabilities". Section 7-3-28 covers the issuance of capital notes or debentures, when they shall be subordinated, that they may not exceed certain limitations, that the amount for not maturing within one year will be added to the capital of the bank, and other regulations for protection.

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 supporting or opposing written comments have been received by the agency 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: The rule establishes the criteria and procedures for issuance of subordinated capital notes or debentures and limitations on the total amount of such instruments which may be outstanding in order to protect the bank's depositors and shareholders and should be continued.

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

FINANCIAL INSTITUTIONS
BANKS
Room 201
324 S STATE ST
SALT LAKE CITY UT 84111-2393, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO: Paul Allred at the above address, by phone at 801-538-8854, by FAX at 801-538-8894, or by Internet E-mail at PALLRED@utah.gov

AUTHORIZED BY: Edward Leary, Commissioner

EFFECTIVE: 09/17/2007

# Financial Institutions, Banks **R333-9**

Indemnification of Directors, Officers, and Employees

## FIVE YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

DAR FILE No.: 30460 FILED: 09/17/2007, 15:03

## 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 7-1-301(4) authorizes the commissioner to safeguard the interest of shareholders, members, depositors, and other customers of institutions. Section 7-3-13 restricts changes in the articles of incorporation if the change would result in the impairment of the rights, remedies, or securities of depositors and other creditors.

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 supporting or opposing written comments have been received by the agency 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: The rule defines, clarifies, and limits the extent to which a state-chartered bank may provide in its articles of incorporation or bylaws for the indemnification of directors, officers, and employees. The rule also deters acts that could threaten the safety and soundness of banks by specifically prohibiting the indemnification of directors, officers, and employees and should be continued.

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

FINANCIAL INSTITUTIONS
BANKS
Room 201
324 S STATE ST
SALT LAKE CITY UT 84111-2393, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Paul Allred at the above address, by phone at 801-538-8854, by FAX at 801-538-8894, or by Internet E-mail at PALLRED@utah.gov

AUTHORIZED BY: Edward Leary, Commissioner

EFFECTIVE: 09/17/2007

# Financial Institutions, Banks **R333-10**

Securities Activities of Subsidiaries and Affiliates of State-Chartered Banks

## FIVE YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

DAR FILE No.: 30461 FILED: 09/17/2007, 15:04

#### NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

CONCISE EXPLANATION OF THE PARTICULAR STATUTORY PROVISIONS UNDER WHICH THE RULE IS ENACTED AND HOW THESE PROVISIONS AUTHORIZE OR REQUIRE THE RULE: Section 7-3-3.2 authorizes banks to engage in the business of purchasing, selling, underwriting, and dealing in securities subject to the limitations of this section. Section 7-3-21 outlines the conditions of stock ownership by banks.

REASONED JUSTIFICATION FOR CONTINUATION OF THE RULE, INCLUDING REASONS WHY THE AGENCY DISAGREES WITH COMMENTS IN OPPOSITION TO THE RULE, IF ANY: The rule establishes safeguards to ensure that subsidiaries or affiliates engaged in securities activities do not endanger the safeness and soundness of the state-chartered banks and should be continued.

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

FINANCIAL INSTITUTIONS
BANKS
Room 201
324 S STATE ST
SALT LAKE CITY UT 84111-2393, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Paul Allred at the above address, by phone at 801-538-8854, by FAX at 801-538-8894, or by Internet E-mail at PALLRED@utah.gov

AUTHORIZED BY: Edward Leary, Commissioner

EFFECTIVE: 09/17/2007

# Financial Institutions, Banks **R333-12**

Investment by State-Chartered Bank in Real Property Other Than Bank Premises

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

DAR FILE No.: 30485 FILED: 09/24/2007, 15:51

#### 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 7-1-301 authorizes rulemaking authority to the commissioner. Section 7-3-18 permits a bank to purchase, hold, and convey real estate, other than bank premises, only for those purposes and in a manner prescribed by the commissioner by regulation.

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 supporting or opposing written comments have been received by the agency 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 authorizes state-

chartered banks with sufficient capital to invest in real property other than bank premises as prescribed by the commissioner by regulation and should be continued.

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

FINANCIAL INSTITUTIONS
BANKS
Room 201
324 S STATE ST
SALT LAKE CITY UT 84111-2393, or
at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Paul Allred at the above address, by phone at 801-538-8854, by FAX at 801-538-8894, or by Internet E-mail at PALLRED@utah.gov

AUTHORIZED BY: Edward Leary, Commissioner

EFFECTIVE: 09/24/2007

# Financial Institutions, Consumer Credit **R335-1**

Rule Prohibiting Negative Amortizing Wrap Loans

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

DAR FILE No.: 30484 FILED: 09/24/2007, 15:49

### 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 70C-8-102(1)(e) authorizes the department to adopt, amend, and repeal rules to supplement, interpret, or carry out the provisions of this title. This rule applies to all extensions of credit subject to Title 70C, Utah Consumer Credit Code, which furthers consumer understanding of credit transactions, prohibits certain unfair practices, and avoids duplication of laws and regulations pertaining to consumer credit between state and federal authorities.

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 supporting or opposing written comments have been received by the agency 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: The purpose for this rule is to prohibit wrap loans that will not fully service all obligations wrapped by the loan and should be continued.

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

FINANCIAL INSTITUTIONS
CONSUMER CREDIT
Room 201
324 S STATE ST
SALT LAKE CITY UT 84111-2393, or
at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Paul Allred at the above address, by phone at 801-538-8854, by FAX at 801-538-8894, or by Internet E-mail at PALLRED@utah.gov

AUTHORIZED BY: Edward Leary, Commissioner

EFFECTIVE: 09/24/2007

# Financial Institutions, Consumer Credit **R335-2**

Rule Prescribing Allowable Terms and Disclosure Requirements for Variable and Adjustable Interest Rates in Consumer Credit Contracts

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

DAR FILE No.: 30486 FILED: 09/24/2007, 15:52

#### NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

CONCISE EXPLANATION OF THE PARTICULAR STATUTORY PROVISIONS UNDER WHICH THE RULE IS ENACTED AND HOW THESE PROVISIONS AUTHORIZE OR REQUIRE THE RULE: Subsection 70C-8-102(1)(e) authorizes the department to adopt, amend, and repeal rules to supplement, interpret, or carry out the provisions of this title. This rule applies to all extensions of credit subject to Title 70C, Utah Consumer Credit Code, which furthers consumer understanding of credit transactions, prohibits certain unfair practices, and avoids duplication of laws and regulations pertaining to consumer credit between state and federal authorities.

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 supporting or opposing written comments have been received by the agency 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: The purpose for this rule is to distinguish variable or adjustable interest rates from other kinds of rate formulas or provisions, to specify what must be included in rate formulas represented to be variable or

adjustable and to specify certain disclosure requirements under state and federal law applicable to variable or adjustable rate and other formulas; and should be continued.

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

FINANCIAL INSTITUTIONS CONSUMER CREDIT Room 201 324 S STATE ST SALT LAKE CITY UT 84111-2393, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Paul Allred at the above address, by phone at 801-538-8854, by FAX at 801-538-8894, or by Internet E-mail at PALLRED@utah.gov

AUTHORIZED BY: Edward Leary, Commissioner

EFFECTIVE: 09/24/2007

# Financial Institutions, Consumer Credit **R335-2**

Rule Prescribing Allowable Terms and Disclosure Requirements for Variable and Adjustable Interest Rates in Consumer Credit Contracts

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

DAR FILE No.: 30480 FILED: 09/21/2007, 13:28

#### 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 70C-8-102(1)(e) authorizes the department to adopt, amend, and repeal rules to supplement, interpret, or carry out the provisions of this title. This rule applies to all extensions of credit subject to Title 70C, Utah Consumer Credit Code, which furthers consumer understanding of credit transactions, prohibits certain unfair practices, and avoids duplication of laws and regulations pertaining to consumer credit between state and federal authorities.

REASONED JUSTIFICATION FOR CONTINUATION OF THE RULE, INCLUDING REASONS WHY THE AGENCY DISAGREES WITH COMMENTS IN OPPOSITION TO THE RULE, IF ANY: The purpose for this rule is to distinguish variable or adjustable interest rates from other kinds of rate formulas or provisions, to specify what must be included in rate formulas represented to be variable or adjustable and to specify certain disclosure requirements under state and federal law applicable to variable or adjustable rate and other formulas and should be continued.

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

FINANCIAL INSTITUTIONS
CONSUMER CREDIT
Room 201
324 S STATE ST
SALT LAKE CITY UT 84111-2393, or
at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Paul Allred at the above address, by phone at 801-538-8854, by FAX at 801-538-8894, or by Internet E-mail at PALLRED@utah.gov

AUTHORIZED BY: Edward Leary, Commissioner

EFFECTIVE: 09/21/2007

## Financial Institutions, Consumer Credit **R335-4**

Notice Concerning Refund of Unearned Credit Insurance Premiums Upon Prepayment of a Consumer Debt

## FIVE YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

DAR FILE No.: 30481 FILED: 09/21/2007, 13:29

#### 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 70C-8-102(1)(e) authorizes the department to adopt, amend, and repeal rules to supplement, interpret, or carry out the provisions of this title. This rule applies to all extensions of credit subject to Title 70C, Utah Consumer Credit Code, which furthers consumer understanding of credit transactions, prohibits certain unfair practices, and avoids duplication of laws and regulations pertaining to consumer credit between state and federal authorities.

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 supporting or opposing

written comments have been received by the agency 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: The purpose for this rule is to require all consumer creditors, including assignees or other successors in interest, to notify a borrower when a debtor may be entitled to a separate refund of unearned credit insurance premiums and should be continued.

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

FINANCIAL INSTITUTIONS
CONSUMER CREDIT
Room 201
324 S STATE ST
SALT LAKE CITY UT 84111-2393, or
at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Paul Allred at the above address, by phone at 801-538-8854, by FAX at 801-538-8894, or by Internet E-mail at PALLRED@utah.gov

AUTHORIZED BY: Edward Leary, Commissioner

EFFECTIVE: 09/21/2007

# Financial Institutions, Credit Unions **R337-7**

Discount Securities Brokerage Service by State-Chartered Credit Unions

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

DAR FILE No.: 30501 FILED: 09/28/2007, 13:47

#### NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

CONCISE EXPLANATION OF THE PARTICULAR STATUTORY PROVISIONS UNDER WHICH THE RULE IS ENACTED AND HOW THESE PROVISIONS AUTHORIZE OR REQUIRE THE RULE: Subsection 7-1-301(3) authorizes the commissioner with powers, duties, and responsibilities of all institutions subject to the jurisdiction of the department and he may authorize the activities state-chartered depository institutions may engage in as if they were chartered under the laws of the United States.

REASONED JUSTIFICATION FOR CONTINUATION OF THE RULE, INCLUDING REASONS WHY THE AGENCY DISAGREES WITH COMMENTS IN OPPOSITION TO THE RULE, IF ANY: The rule allows securities activities limited to "discount brokerage" services by state-chartered credit unions, similar to the discount brokerage services allowed state-chartered banks and industrial loan corporations, and should be continued.

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

FINANCIAL INSTITUTIONS
CREDIT UNIONS
Room 201
324 S STATE ST
SALT LAKE CITY UT 84111-2393, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Paul Allred at the above address, by phone at 801-538-8854, by FAX at 801-538-8894, or by Internet E-mail at PALLRED@utah.gov

AUTHORIZED BY: Edward Leary, Commissioner

EFFECTIVE: 09/28/2007

# Financial Institutions, Credit Unions **R337-8**

Accounts for Parties Other Than Individual Members in State-Chartered Credit Unions

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

DAR FILE No.: 30502 FILED: 09/28/2007, 13:48

#### 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 7-1-301(3) authorizes the commissioner with powers, duties, and responsibilities of all institutions subject to the jurisdiction of the Department and he may authorize the activities state-chartered depository institutions may engage in as if they were chartered under the laws of the United States.

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 supporting or opposing written comments have been received by the agency 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: The rule allows state-chartered credit unions to maintain accounts in the name of businesses or entities other than individual members to the same extent as credit unions chartered under the laws of the United States and should be continued.

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

FINANCIAL INSTITUTIONS
CREDIT UNIONS
Room 201
324 S STATE ST
SALT LAKE CITY UT 84111-2393, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO: Paul Allred at the above address, by phone at 801-538-8854, by FAX at 801-538-8894, or by Internet E-mail at PALLRED@utah.gov

AUTHORIZED BY: Edward Leary, Commissioner

EFFECTIVE: 09/28/2007

# Financial Institutions, Credit Unions **R337-9**

Schedule for Retention or Destruction of Records of Credit Unions Under the Jurisdiction of the Department of Financial Institutions

## FIVE YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

DAR FILE No.: 30503 FILED: 09/28/2007, 13:49

#### 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 7-1-301(7) authorizes the commissioner to classify all records kept by institutions subject to the jurisdiction of the department and to prescribe the period for which each class of records is retained.

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 supporting or opposing written comments have been received by the agency 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: The rule establishes a schedule for the retention of records of credit unions and

should be continued. The purpose of the rule is to require the maintenance of appropriate types of records which have a high degree of usefulness and to prescribe the period for which records of each class are retained.

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

FINANCIAL INSTITUTIONS
CREDIT UNIONS
Room 201
324 S STATE ST
SALT LAKE CITY UT 84111-2393, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO: Paul Allred at the above address, by phone at 801-538-8854, by FAX at 801-538-8894, or by Internet E-mail at PALLRED@utah.gov

AUTHORIZED BY: Edward Leary, Commissioner

EFFECTIVE: 09/28/2007

Financial Institutions, Industrial Loan Corporations

R339-4

Authority for Industrial Loan Corporations to Issue Subordinated Capital Notes or Debentures

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

DAR FILE No.: 30487 FILED: 09/24/2007, 15:53

## NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

CONCISE EXPLANATION OF THE PARTICULAR STATUTORY PROVISIONS UNDER WHICH THE RULE IS ENACTED AND HOW THESE PROVISIONS AUTHORIZE OR REQUIRE THE RULE: Subsection 7-1-301(8) authorizes the commissioner to establish reasonable classes of financial institutions and types of investments for the deposits and other funds, as well as eligible obligations, reserves, and other accounts to be included in the computation of capital. Subsection 7-1-301(13) authorizes the commissioner to regulate the issuance, advertising, offer for sale, and sale of a security.

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 supporting or opposing written comments have been received by the agency 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 construes, applies, and elaborates on Rule R331-5 as it applies to industrial loan corporations in the issuance of subordinated capital notes or debentures and should be continued.

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

FINANCIAL INSTITUTIONS
INDUSTRIAL LOAN CORPORATIONS
Room 201
324 S STATE ST
SALT LAKE CITY UT 84111-2393, or
at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO: Paul Allred at the above address, by phone at 801-538-8854, by FAX at 801-538-8894, or by Internet E-mail at PALLRED@utah.gov

AUTHORIZED BY: Edward Leary, Commissioner

EFFECTIVE: 09/24/2007

Financial Institutions, Industrial Loan Corporations

R339-6

Rule Clarifying Industrial Loan Corporation Investments

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

DAR FILE No.: 30488 FILED: 09/24/2007, 15:54

#### 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 7-1-301(8) authorizes the commissioner to establish reasonable classes of financial institutions and types of investments for the deposits and other funds. Section 7-8-13 allows industrial loan corporations to purchase, hold and convey real estate, other than premises used in the conduct of its business. Section 7-8-14 lists the types of investments in property industrial loan corporations may invest in including real property and any interest in real property, stock, bonds, debentures, etc.

REASONED JUSTIFICATION FOR CONTINUATION OF THE RULE, INCLUDING REASONS WHY THE AGENCY DISAGREES WITH COMMENTS IN OPPOSITION TO THE RULE, IF ANY: The rules defines acceptable investments for the funds of an industrial loan corporation and defines and clarifies investments in real estate and should be continued.

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

FINANCIAL INSTITUTIONS
INDUSTRIAL LOAN CORPORATIONS
Room 201
324 S STATE ST
SALT LAKE CITY UT 84111-2393, or
at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO: Paul Allred at the above address, by phone at 801-538-8854, by FAX at 801-538-8894, or by Internet E-mail at PALLRED@utah.gov

AUTHORIZED BY: Edward Leary, Commissioner

EFFECTIVE: 09/24/2007

## Financial Institutions, Industrial Loan Corporations

R339-11

Discount Securities Brokerage Service by Industrial Loan Corporations

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

DAR FILE No.: 30504 FILED: 09/28/2007, 13:50

#### 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 7-1-301(3) authorizes the commissioner with the power, duties, and responsibilities of all institutions subject to the jurisdiction of the Department, and he may authorize the activities state-chartered depository institutions may engage in as if they were chartered under the laws of the United States.

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 supporting or opposing written comments have been received by the agency 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: The rule allows securities

activities limited to "discount brokerage" services by industrial loan corporations, similar to the discount brokerage services allowed state-chartered banks and credit unions, and should be continued.

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

FINANCIAL INSTITUTIONS
INDUSTRIAL LOAN CORPORATIONS
Room 201
324 S STATE ST
SALT LAKE CITY UT 84111-2393, or
at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO: Paul Allred at the above address, by phone at 801-538-8854, by FAX at 801-538-8894, or by Internet E-mail at PALLRED@utah.gov

AUTHORIZED BY: Edward Leary, Commissioner

EFFECTIVE: 09/28/2007

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

R414-15

Residents Personal Needs Fund

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

DAR FILE No.: 30473 FILED: 09/20/2007, 07:40

#### 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 26-18-3 requires the department to enact administrative rules to implement Medicaid programs. Section 26-1-5 authorizes the department to adopt, amend, or rescind rules as necessary to carry out the provisions of this title. 42 CFR 442 and 447 authorize the department to implement standards for administration of long-term care and nursing facilities. 42 CFR 483.10(c)(3)(i) requires facilities to keep a resident's funds, over \$50, separate from the facility and in an interest bearing account.

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 or oral comments were received regarding 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 is necessary because it establishes requirements for long-term care

facilities to manage and safeguard a resident's personal funds. Therefore, this rule should be continued.

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:

Melissa Frost at the above address, by phone at 801-538-6381, by FAX at 801-538-6099, or by Internet E-mail at mlfrost@utah.gov

AUTHORIZED BY: David N. Sundwall, Executive Director

EFFECTIVE: 09/20/2007

Health, Health Systems Improvement, Licensing

R432-150

Nursing Care Facility Rules

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

DAR FILE No.: 30497 FILED: 09/27/2007, 09:55

#### 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: Title 26, Chapter 21, Health Facility Licensure and Inspection Act, authorizes the Utah Department of Health to promulgate rules for the construction and operation of nursing care facilities.

SUMMARY OF WRITTEN COMMENTS RECEIVED DURING AND SINCE THE LAST FIVE YEAR REVIEW OF THE RULE FROM INTERESTED PERSONS SUPPORTING OR OPPOSING THE RULE: A summary of written comments received during and since the last five-year review of the rule from interested persons supporting or opposing the Consider using "Resident" instead of "Patient" to be consistent with the usage in the rule. In May 2004, Adult Day Care Services standards were added for use by facilities that choose to offer these services without the need to get a separate license from the Department of Human Services. No written comments were received. In November 2004, the physician services section of the rule was amended to eliminate the previous requirement that a physician must also see a patient within five days of admission, even if the patient was admitted by a physician assistant or nurse practitioner. This made the rule consistent with federal regulations. No

written comments were received. In August 2005, dining assistant standards were added for facilities that choose to use such staff to provide special assistance with eating and drinking to certain residents. This change made the rule consistent with federal regulations. One written comment was received in support of this change. A national association, Consultant Dietitians in Health Care Facilities, wrote in January 2004 to urge that such an amendment be adopted, since there are not enough certified nurse aides and registered nurses to assist all patients who need such help.

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 authorized by Title 26, Chapter 21, of the Health Facility Licensure and Inspection Act. There are currently 110 nursing care facilities licensed in the state and without this rule, these facilities would not be regulated or licensed. The department agrees with the need to continue the rule. All of the amendments above were considered and authorized by the Health Facility Committee. In addition, the Health Facility Committee authorized the continuation of this rule on 05/23/2007.

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

HEALTH
HEALTH SYSTEMS IMPROVEMENT, LICENSING
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: Allan Elkins at the above address, by phone at 801-538-6595, by FAX at 801-538-6163, or by Internet E-mail at aelkins@utah.gov

AUTHORIZED BY: David N. Sundwall, Executive Director

EFFECTIVE: 09/27/2007

Health, Health Systems Improvement, Licensing

R432-300

Small Health Care Facility - Type N

## FIVE YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

DAR FILE No.: 30493 FILED: 09/27/2007, 09:51

#### 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: Title 26, Chapter 21, Health Facility Licensure and Inspection Act, authorizes the Utah

Department of Health to promulgate rules for the construction and operation of limited capacity residential health care facilities.

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 from the public have been received. Verbal comments from three providers of this service strongly urged continuation of the rule. A subcommittee of the Health Facility Committee recommended continuation of the 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 is authorized by Title 26, Chapter 21, of the Health Facility Licensure and Inspection Act. There are currently five limited capacity small health care facilities licensed in the state and without this rule, these facilities would not be regulated or licensed. The Department agrees with the need to continue the rule. The Health Facility Committee approved continuation of the rule on 05/23/2007.

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

HEALTH
HEALTH SYSTEMS IMPROVEMENT, LICENSING
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: Allan Elkins at the above address, by phone at 801-538-6595, by FAX at 801-538-6163, or by Internet E-mail at aelkins@utah.gov

AUTHORIZED BY: David N. Sundwall, Executive Director

EFFECTIVE: 09/27/2007

Health, Health Systems Improvement, Licensing

R432-650

End Stage Renal Disease Facility Rules

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

DAR FILE No.: 30495 FILED: 09/27/2007, 09:53

#### NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

CONCISE EXPLANATION OF THE PARTICULAR STATUTORY PROVISIONS UNDER WHICH THE RULE IS ENACTED AND HOW THESE PROVISIONS AUTHORIZE OR REQUIRE THE RULE: Title 26, Chapter 21, Health Facility Licensure and Inspection Act authorizes the Utah

Department of Health to promulgate rules for the operation of an end stage renal disease (ESRD) facility.

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 from the public have been received. The department's Health Facility Committee re-authorized this rule on 05/23/2007.

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 authorized by Title 26, Chapter 21, of the Health Facility Licensure and Inspection Act. There are currently 27 ESRD facilities with 349 stations licensed in the state and without this rule, the facilities would not be regulated or licensed. The department agrees with the need to continue the rule.

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

**HEALTH** 

HEALTH SYSTEMS IMPROVEMENT, LICENSING 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: Allan Elkins at the above address, by phone at 801-538-6595, by FAX at 801-538-6163, or by Internet E-mail at aelkins@utah.gov

AUTHORIZED BY: David N. Sundwall, Executive Director

EFFECTIVE: 09/27/2007

Health, Health Systems Improvement, Licensing

R432-700

Home Health Agency Rule

## FIVE YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

DAR FILE No.: 30494 FILED: 09/27/2007, 09:53

#### NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

CONCISE EXPLANATION OF THE PARTICULAR STATUTORY PROVISIONS UNDER WHICH THE RULE IS ENACTED AND HOW THESE PROVISIONS AUTHORIZE OR REQUIRE THE RULE: Title 26, Chapter 21, Health Facility Licensure and Inspection Act authorizes the Utah Department of Health to promulgate rules for the operation of a home health agency.

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 from the public have been received. The department's Health Facility Committee approved continuation of this rule on 05/23/2007.

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 authorized by Title 26, Chapter 21, of the Health Facility Licensure and Inspection Act. There are currently 131 home health agencies licensed in the State and without this rule, the home health agencies would not be regulated or licensed. The Department agrees with the need to continue the rule.

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

HEALTH
HEALTH SYSTEMS IMPROVEMENT, LICENSING
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:

Allan Elkins at the above address, by phone at 801-538-6595, by FAX at 801-538-6163, or by Internet E-mail at aelkins@utah.gov

AUTHORIZED BY: David N. Sundwall, Executive Director

EFFECTIVE: 09/27/2007

Health, Health Systems Improvement, Licensing

R432-750

Hospice Rule

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

DAR FILE No.: 30496 FILED: 09/27/2007, 09:54

#### 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: Title 26, Chapter 21, Health Facility Licensure and Inspection Act, authorizes the Utah Department of Health to promulgate rules for the operation of a hospice agency.

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 from the public. The department's Health Facility Committee authorized continuation of this rule on 05/23/2007.

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 authorized by Title 26, Chapter 21, of the Health Facility Licensure and Inspection Act. There are currently 71 hospice agencies licensed in the state and without this rule, the hospice agencies would not be regulated or licensed. The Department agrees with the need to continue the rule.

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

HEALTH
HEALTH SYSTEMS IMPROVEMENT, LICENSING
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: Allan Elkins at the above address, by phone at 801-538-6595, by FAX at 801-538-6163, or by Internet E-mail at aelkins@utah.gov

AUTHORIZED BY: David N. Sundwall, Executive Director

EFFECTIVE: 09/27/2007

Human Services, Child and Family Services

R512-32

Children with Reportable Communicable Diseases

## FIVE YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

DAR FILE No.: 30467 FILED: 09/19/2007, 14:45

#### 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 62A-4a-105 authorizes the Division of Child and Family Services to provide programs and services to families in Utah.

SUMMARY OF WRITTEN COMMENTS RECEIVED DURING AND SINCE THE LAST FIVE YEAR REVIEW OF THE RULE FROM INTERESTED PERSONS SUPPORTING OR OPPOSING THE RULE: 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: Continuation of this rule is necessary to help guide the Division of Child and Family Services on what procedures to follow if there is a situation

where a child or youth has a communicable disease. The Board of Child and Family Services approved renewal of this rule at its meeting held on 08/28/2007. Modifications to this rule will be submitted in the near future to reflect current agency names.

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

HUMAN SERVICES
CHILD AND FAMILY SERVICES
Room 225
120 N 200 W
SALT LAKE CITY UT 84103-1500, or
at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Carol Miller at the above address, by phone at 801-538-4451, by FAX at 801-538-3993, or by Internet E-mail at CAROLMILLER@utah.gov

AUTHORIZED BY: Duane Betournay, Director

EFFECTIVE: 09/19/2007

Human Services, Juvenile Justice Services

R547-10

**Ex-Offender Policy** 

## FIVE YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

DAR FILE No.: 30507 FILED: 09/28/2007, 15:29

#### 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: Subsections 62A-7-104(8) and 62A-7-104(2)(b) state that the division has the responsibility to adopt minimum standards for facilities and programs that serve delinquent youth. Subsection 62A-7-104(5) authorizes the division to employ staff necessary to operate the facilities and programs. Rule R547-10 is the minimum standard established to exclude the hiring of persons with a criminal history, so as to prevent this type of person from working with youth.

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 is a minimum standard designed to prevent adults with a criminal history

from working directly with youth offenders. Therefore, this rule should be continued. Upon review, the rule needs to be amended to update the citation and format which will be handled in a future amendment.

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

HUMAN SERVICES
JUVENILE JUSTICE SERVICES
Room 419
120 N 200 W
SALT LAKE CITY UT 84103-1500, or
at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO: Judy Hammer at the above address, by phone at 801-538-4098, by FAX at 801-538-4334, or by Internet E-mail at judyhammer@utah.gov

AUTHORIZED BY: Dan Maldonado, Director

EFFECTIVE: 09/28/2007

Transportation, Preconstruction, Rightof-Way Acquisition

R933-5

Utah-Federal Agreement for the Control of Outdoor Advertising

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

DAR FILE No.: 30511 FILED: 10/01/2007, 13:16

#### 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: Rule R933-5 is authorized by Section 72-7-501 et seq. Rule R933-5 establishes the federal and state agreement regarding the meaning of certain terms used in Section 72-7-501 et seq., and provides the parameters of the legal authority granted to the state under Title I of the Highway Beautification Act. Section 72-7-501 et seq. refers specifically to the rule as a basis for state involvement in the enforcement of Title I and as a required part of the statutory scheme.

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: Rule R933-5 is an integral

part of the legal basis necessary for the state in its efforts to enforce outdoor advertising standards in Utah. Rule R933-5 is not only necessary to maintain and achieve highway beautification, but also plays an important role in highway safety. For example, the rule limits outdoor advertising signs to locations which will not impact highway safety and sets the boundaries for the size and type of sign permitted. Absent this rule, Utah loses ability to control outdoor advertising, to the detriment of the traveling public. Therefore, this rule should be continued.

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

TRANSPORTATION
PRECONSTRUCTION, RIGHT-OF-WAY ACQUISITION
CALVIN L RAMPTON COMPLEX

4501 S 2700 W SALT LAKE CITY UT 84119-5998, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:
Bruce Garner at the above address, by phone at 801-965-4168, by FAX at 801-965-4338, or by Internet E-mail at

brucegarner@utah.gov

AUTHORIZED BY: John R. Njord, Executive Director

EFFECTIVE: 10/01/2007

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

#### NOTICES OF FIVE-YEAR REVIEW EXTENSIONS

Rulewriting agencies are required by law to review each of their administrative rules within five years of the date of the rule's original enactment or the date of last review (*Utah Code* Section 63-46a-9 (1996)). If the agency finds that it will not meet the deadline for review of the rule (the five-year anniversary date), it may file an extension with the Division of Administrative Rules. The extension permits the agency to file the review up to 120 days beyond the anniversary date.

Agencies have filed extensions for the rules listed below. The "Extended Due Date" is 120 days after the anniversary date. The five-year review extension is governed by *Utah Code* Subsection 63-46a-9(4) and (5) (1996).

#### **Environmental Quality**

Administration

No. 30505: R305-2. Electronic Meeting.

ENACTED OR LAST REVIEWED: 11/08/2002 (No. 25154, NEW, filed 08/13/2002 at 2:49 p.m., published

09/01/2002).

EXTENDED DUE DATE: 03/07/2008

No. 30506 R305-3. Emergency Meeting.

ENACTED OR LAST REVIEWED: 11/08/2002 (No. 25153, NEW, filed 08/13/2002 at 1:42 p.m., published

09/01/2002).

EXTENDED DUE DATE: 03/07/2008

#### Natural Resources

Wildlife Resources

No. 30465: R657-13. Taking Fish and Crayfish.

ENACTED OR LAST REVIEWED: 09/20/2002 (No. 25359, 5YR, filed 09/20/2002 at 7:58 a.m., published

10/15/2002).

EXTENDED DUE DATE: 01/18/2008

No. 30466: R657-16. Aquaculture and Fish Stocking.

ENACTED OR LAST REVIEWED: 09/20/2002 (No. 25357, 5YR, filed 09/20/2002 at 7:56 a.m., published

10/15/2002).

EXTENDED DUE DATE: 01/18/2008

End of the Notices of Five-Year Review Extensions Section

#### NOTICES OF EXPIRED RULES

Rulewriting agencies are required by law to review each of their administrative rules within five years of the date of the rule's original enactment or the date of last review (*Utah Code* Section 63-46a-9 (1996)). If the agency finds that it will not meet the deadline for review of the rule (the five-year anniversary date), it may file an extension with the Division of Administrative Rules (Division). However, if the agency fails to file either the review or the extension by the five-year anniversary date of the rule, the rule expires. Upon expiration of the rule, the Division is required to remove the rule from the *Utah Administrative Code*. The agency may no longer enforce the rule, and it must follow regular rulemaking procedures to replace the rule if necessary.

The rules listed below were *not* reviewed in accordance with Section 63-46a-9 (1996). These rules have expired and have been removed from the *Utah Administrative Code*. The expiration of administrative rules for failure to comply with the five-year review requirement is governed by *Utah Code* Subsection 63-46a-9(8) (1996).

#### Community and Culture

**Energy Services** 

No. 304: R203-4. Utah Public Building Energy Loan and Grant Programs.

ENACTED OR LAST REVIEWED: 09/20/2002 (No. 25368, 5YR, filed 09/20/2002 at 10:55 a.m., published

10/15/2002).

EXPIRED: 09/21/2007

No. 30476: R203-5. Utah Energy Technology Demonstration Program.

ENACTED OR LAST REVIEWED: 09/19/2002 (No. 25353, 5YR, filed 09/19/2002 at 5:27 p.m., published

10/15/2002).

EXPIRED: 09/20/2007

**End of the Notices of Expired Rules Section** 

#### NOTICES OF RULE EFFECTIVE DATES

These are the effective dates of PROPOSED RULES or CHANGES IN PROPOSED RULES published in earlier editions of the *Utah State Bulletin*. Statute permits an agency to make a rule effective "on any date specified by the agency that is no fewer than seven calendar days after the close of the public comment period . . . , nor more than 120 days after the publication date." Subsection 63-46a-4(9).

Abbreviations

AMD = Amendment

CPR = Change in Proposed Rule

NEW = New Rule

R&R = Repeal and Reenact

REP = Repeal

Commerce

Occupational and Professional Licensing

No. 30248 (AMD): R156-31b. Nurse Practice Act

Rules.

Published: August 15, 2007 Effective: September 25, 2007

Real Estate

No. 30199 (AMD): R162-102-1. Application.

Published: August 15, 2007 Effective: September 27, 2007

No. 30253 (AMD): R162-104-5. Experience

Requirement.

Published: August 15, 2007 Effective: September 27, 2007

No. 30200 (AMD): R162-204-1. Residential Mortgage

Record Keeping Requirements. Published: August 15, 2007 Effective: October 2, 2007

Governor

Administration

No. 30252 (REP): R355-1. Records Access and

Management.

Published: August 15, 2007 Effective: September 27, 2007

<u>Health</u>

Health Care Financing, Coverage and Reimbursement

Policy

No. 30281 (AMD): R414-60B. Preferred Drug List.

Published: August 15, 2007 Effective: September 21, 2007

Pardons (Board Of)

Administration

No. 30268 (AMD): R671-102. Americans with

Disabilities Act Complaint Procedure Rule.

Published: August 15, 2007 Effective: September 27, 2007 No. 30270 (AMD): R671-203. Victim Input and

Notification.

Published: August 15, 2007 Effective: September 27, 2007

No. 30271 (AMD): R671-206. Competency of

Offenders.

Published: August 15, 2007 Effective: September 27, 2007

No. 30272 (AMD): R671-308. Offender Hearing

Assistance.

Published: August 15, 2007 Effective: September 27, 2007

No. 30273 (AMD): R671-403. Restitution.

Published: August 15, 2007 Effective: September 27, 2007

Public Safety

Peace Officer Standards and Training

No. 30275 (AMD): R728-406-3. Policy and Procedures

for Course Validation. Published: August 15, 2007 Effective: October 1, 2007

Tax Commission

Administration

No. 30278 (AMD): R861-1A-24. Formal Adjudicative Proceedings Pursuant to Utah Code Ann. Sections 59-

1-502.5, 63-46b-8, and 63-46b-10. Published: August 15, 2007

Effective: September 24, 2007

No. 30279 (AMD): R861-1A-26. Procedures for Formal Adjudicative Proceedings Pursuant to Utah Code Ann.

Sections 59-1-501 and 63-46b-6 through 63-46b-11.

Published: August 15, 2007 Effective: September 24, 2007

No. 30277 (AMD): R861-1A-29. Agency Review and Reconsideration Pursuant to Utah Code Ann. Section

63-46b-13.

Published: August 15, 2007 Effective: September 24, 2007

# 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, 2007, including notices of effective date received through October 1, 2007, the effective dates of which are no later than October 15, 2007. 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 NSC = Nonsubstantive rule change

CPR = Change in proposed rule REP = Repeal

EMR = Emergency rule (120 day)

R&R = Repeal and reenact

NEW = New rule

SYR = Five-Year Review

EXD = Expired

CODE REFERENCE	TITLE	FILE NUMBER	ACTION	EFFECTIVE DATE	BULLETIN ISSUE/PAGE				
Administrative Services									
Administration									
R13-2	Access to Records	29771	5YR	04/02/2007	2007-8/119				
R13-2	Access to Records	29772	AMD	05/22/2007	2007-8/3				
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R15-3-5	Statutory Provisions that Require Rulemaking Pursuant to Subsection 63-46a-4(11)	29554	AMD	04/30/2007	2007-6/5				
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## **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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	29360	R309-405-4	NSC	03/06/2007	Not Printed
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	30337	R380-5	5YR	08/20/2007	2007-18/72
	30338	R380-10	5YR	08/20/2007	2007-18/72
	30058	R477-3	5YR	06/09/2007	2007-13/146
	29884	R477-3	AMD	07/01/2007	2007-10/49
	29892	R477-12	AMD	07/01/2007	2007-10/72
	30053	R477-12	5YR	06/09/2007	2007-13/152
	30054	R477-15	5YR	06/09/2007	2007-13/153
	29895	R477-15	NSC	05/11/2007	Not Printed
Labor Commission, Adjudication	30317	R602-1	5YR	08/15/2007	2007-17/61
	30318	R602-2	5YR	08/15/2007	2007-17/62
	29957	R602-2-4	AMD	07/24/2007	2007-12/40
Labor Commission, Industrial Accidents	30320	R612-1	5YR	08/15/2007	2007-17/62
	30319	R612-1-3	NSC	08/31/2007	Not Printed
Natural Resources, Forestry, Fire and State Lands	29756	R652-1	5YR	04/02/2007	2007-8/130
	29758	R652-3	5YR	04/02/2007	2007-8/131
	29761	R652-4	5YR	04/02/2007	2007-8/131
	29757	R652-5	5YR	04/02/2007	2007-8/132
	29760	R652-20	5YR	04/02/2007	2007-8/133
	29468	R652-20-1600	AMD	03/26/2007	2007-4/36
	29759	R652-30	5YR	04/02/2007	2007-8/133
	29767	R652-40	5YR	04/02/2007	2007-8/134
	29764	R652-50	5YR	04/02/2007	2007-8/134
	29765	R652-70	5YR	04/02/2007	2007-8/135
	29762	R652-100	5YR	04/02/2007	2007-8/136
	29800	R652-130	NSC	04/03/2007	Not Printed
Natural Resources, Water Rights	30401	R655-6	5YR	09/06/2007	2007-19/64
Natural Resources, Wildlife Resources	29922	R657-2	5YR	05/07/2007	2007-11/86
Public Safety, Administration	29384	R698-1	5YR	01/02/2007	2007-2/118
Public Safety, Driver License	29633	R708-7	5YR	03/13/2007	2007-7/184
	29582	R708-7-10	AMD	04/23/2007	2007-6/29
	29723	R708-8	5YR	03/23/2007	2007-8/137
School and Institutional Trust Lands, Administration	30147	R850-1	5YR	06/27/2007	2007-14/53
	30146	R850-3	5YR	06/27/2007	2007-14/54
	30149	R850-4	5YR	06/27/2007	2007-14/54
	30144	R850-5	5YR	06/27/2007	2007-14/55
	29904	R850-5	AMD	06/21/2007	2007-10/81
	30150	R850-30	5YR	06/27/2007	2007-14/56
	30323	R850-30	AMD	10/09/2007	2007-17/33
	30151	R850-40	5YR	06/27/2007	2007-14/56
	30152	R850-50	5YR	06/27/2007	2007-14/57

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	30154	R850-80	5YR	06/27/2007	2007-14/58
	29408	R850-90	5YR	01/12/2007	2007-3/66
	29409	R850-120	5YR	01/12/2007	2007-3/67
administrative responsibility Human Resource Management, Administration	29883	R477-2	AMD	07/01/2007	2007-10/46
Administration	30049	R477-2	5YR	06/09/2007	2007-13/145
administrative rules					
Human Resource Management, Administration	30057	R477-13	5YR	06/09/2007	2007-13/152
, animodation	29896	R477-13-1	NSC	05/11/2007	Not Printed
admission guidelines Human Services, Juvenile Justice Services	30033	R547-13	5YR	06/04/2007	2007-13/154
adoption	00000	D540.0	5) (D	00/07/0007	0007.47/50
Human Services, Child and Family Services	30290	R512-2	5YR	08/07/2007	2007-17/59
	30292	R512-40	5YR	08/07/2007	2007-17/60
	30293	R512-42	5YR	08/07/2007	2007-17/61
	29388	R512-43	5YR	01/03/2007	2007-3/59
	30393	R512-51	EMR	09/05/2007	2007-19/43
<u>adoption assistance</u> Workforce Services, Employment Development	29975	R986-500-504	AMD	07/31/2007	2007-12/47
adult education Education, Administration	30552	R277-733	5YR	10/05/2007	Not Printed
advertising Commerce, Consumer Protection	20470	R152-11	EVD	02/04/2007	2007-4/55
•	29470		5YR	02/01/2007	
Transportation, Operations, Construction	29183	R916-1	AMD	01/03/2007	2006-22/52
aging Human Services, Aging and Adult Services	30350	R510-111	5YR	08/21/2007	2007-18/78
agricultural law Agriculture and Food, Animal Industry	30439	R58-19	5YR	09/12/2007	2007-19/45
Agriculture and Food, Plant Industry	29453	R68-19	5YR	01/29/2007	2007-19/43
Agriculture and Food, Regulatory Services	29492	R70-201	5YR	02/02/2007	2007-4/33
Agriculture and Food, Regulatory Services	∠3 <del>43</del> ∠	1170-201	JIK	02/02/2007	2001-312 l
AIDS Health, Epidemiology and Laboratory Services; HIV/AIDS, Tuberculosis Control/Refugee Health	30206	R388-801	5YR	07/19/2007	2007-16/68
St Off totages Froditi	30207	R388-802	5YR	07/19/2007	2007-16/69
air pollution					
Environmental Quality, Air Quality	29661	R307-101	5YR	03/15/2007	2007-7/150
	29000	R307-101-2	CPR	03/09/2007	2007-3/39
	29000	R307-101-2	AMD	03/09/2007	2006-19/27
	30183	R307-105	5YR	07/13/2007	2007-15/62

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	29501	R307-105	NSC	07/13/2007	Not Printed
	29662	R307-110	5YR	03/15/2007	2007-7/151
	29001	R307-110-13	CPR	03/09/2007	2007-3/40
	29801	R307-110-20	NSC	05/02/2007	Not Printed
	29514	R307-110-20	AMD	05/02/2007	2007-5/13
	29227	R307-110-36	AMD	02/09/2007	2006-23/7
	29293	R307-110-36	NSC	02/09/2007	Not Printed
	29653	R307-120	5YR	03/15/2007	2007-7/155
	29327	R307-120	AMD	03/09/2007	2007-1/7
	29797	R307-121	R&R	07/13/2007	2007-9/14
	30184	R307-121	5YR	07/13/2007	2007-15/62
	29321	R307-121	NSC	07/13/2007	Not Printed
	29798	R307-122	REP	07/13/2007	2007-9/17
	29322	R307-122	NSC	07/13/2007	Not Printed
	29654	R307-130	5YR	03/15/2007	2007-7/155
	29652	R307-130-4	AMD	07/13/2007	2007-7/19
	29659	R307-135	5YR	03/15/2007	2007-7/156
	29228	R307-210	AMD	03/15/2007	2006-23/8
	29194	R307-214-2	AMD	02/09/2007	2006-23/10
	29655	R307-220	5YR	03/15/2007	2007-7/156
	29229	R307-220	AMD	05/09/2007	2006-23/12
	29229	R307-220	CPR	05/09/2007	2007-7/136
	29656	R307-221	5YR	03/15/2007	2007-7/157
	29657	R307-222	5YR	03/15/2007	2007-7/157
	29658	R307-223	5YR	03/15/2007	2007-7/158
	29230	R307-224	NEW	03/15/2007	2006-23/14
	29002	R307-320	AMD	03/09/2007	2006-19/32
	29663	R307-320	5YR	03/15/2007	2007-7/160
	29002	R307-320	CPR	03/09/2007	2007-3/40
	29003	R307-325	CPR	03/09/2007	2007-3/42
	29664	R307-325	5YR	03/15/2007	2007-7/160
	29003	R307-325	AMD	03/09/2007	2006-19/35
	29665	R307-326	5YR	03/15/2007	2007-7/161
	29006	R307-326	CPR	03/09/2007	2007-3/43
	29006	R307-326	AMD	03/09/2007	2006-19/37
	29526	R307-326-1	NSC	03/09/2007	Not Printed
	29004	R307-327	AMD	03/09/2007	2006-19/40
	29004	R307-327	CPR	03/09/2007	2007-3/45
	29666	R307-327	5YR	03/15/2007	2007-7/163
	29667	R307-328	5YR	03/15/2007	2007-7/164
	29005	R307-328	AMD	01/16/2007	2006-19/43
	29150	R307-328-1	NSC	01/16/2007	Not Printed
	29007	R307-332	REP	01/16/2007	2006-19/46
	29668	R307-335	5YR	03/15/2007	2007-7/165
	29008	R307-335	AMD	01/16/2007	2006-19/49
	29009	R307-340	AMD	03/09/2007	2006-19/52

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	29009	R307-340	CPR	03/09/2007	2007-3/46
	29151	R307-340-1	NSC	03/09/2007	Not Printed
	29010	R307-341	AMD	01/16/2007	2006-19/59
	29670	R307-341	5YR	03/15/2007	2007-7/166
	29671	R307-342	5YR	03/15/2007	2007-7/167
	29011	R307-342	AMD	01/16/2007	2006-19/60
	29012	R307-343	CPR	03/09/2007	2007-3/51
	29672	R307-343	5YR	03/15/2007	2007-7/167
	29012	R307-343	AMD	03/09/2007	2006-19/63
	29508	R307-343-6	NSC	03/09/2007	Not Printed
	30185	R307-401	5YR	07/13/2007	2007-15/63
	29796	R307-405	AMD	09/07/2007	2007-9/18
	29796	R307-405	CPR	09/07/2007	2007-15/58
	30187	R307-405	5YR	07/13/2007	2007-15/64
	30188	R307-406	5YR	07/13/2007	2007-15/64
	30189	R307-410	5YR	07/13/2007	2007-15/65
	30190	R307-414	5YR	07/13/2007	2007-15/66
	30191	R307-415	5YR	07/13/2007	2007-15/66
	30193	R307-420	5YR	07/13/2007	2007-15/67
	30194	R307-421	5YR	07/13/2007	2007-15/68
	29231	R307-424	NEW	05/09/2007	2006-23/15
	29231	R307-424	CPR	05/09/2007	2007-7/137
<u>air pollution control</u> Environmental Quality, Air Quality	29660	R307-301	5YR	03/15/2007	2007-7/158
air quality Environmental Quality, Air Quality	30186	R307-403	5YR	07/13/2007	2007-15/63
, , , , , , , , , , , , , , , , , , ,	30192	R307-417	5YR	07/13/2007	2007-15/67
air travel					
Administrative Services, Finance	29910	R25-7	AMD	07/03/2007	2007-10/3
	29953	R25-7-6	AMD	08/20/2007	2007-12/6
aircraft Tax Commission, Motor Vehicle	29631	R873-22M	5YR	03/12/2007	2007-7/194
alcoholic beverages Alcoholic Beverage Control, Administration	29881	R81-1-3	AMD	06/29/2007	2007-10/6
	30168	R81-1-3	NSC	07/30/2007	Not Printed
	30166	R81-1-6	AMD	08/27/2007	2007-14/4
	29439	R81-1-6	AMD	03/30/2007	2007-4/4
	30169	R81-1-21	NSC	07/30/2007	Not Printed
	29898	R81-1-25	AMD	06/29/2007	2007-10/8
	29440	R81-1-26	AMD	03/30/2007	2007-4/6
	30167	R81-4D-1	NSC	07/30/2007	Not Printed
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allocation of commercialization revenues Science Technology and Research Governing Auth., Administration	29299	R856-2	NEW	04/04/2007	2006-24/37
alternative licensing	20740	D277 502	EVD	02/20/2007	2007 9/121
Education, Administration	29749 29692	R277-503 R277-503	5YR AMD	03/29/2007 05/09/2007	2007-8/121 2007-7/14
	23032	11277-505	AIVID	03/09/2007	2007-7714
Americans with Disabilities Act 1992 Human Services, Administration	29498	R495-878	5YR	02/05/2007	2007-5/28
amphibians Natural Resources, Wildlife Resources	29751	R657-53	AMD	05/22/2007	2007-8/92
annual training Public Safety, Peace Officer Standards and	29563	R728-410	5YR	02/27/2007	2007-6/45
Training	30280	R728-410-2	NSC	08/14/2007	Not Printed
	30200	20 110 2		30/1//2001	. tot i iiitou
annuity insurance filings Insurance, Administration	29951	R590-227	AMD	07/12/2007	2007-11/65
annuity replacement Insurance, Administration	20752	DE00 03	AMD	05/29/2007	2007 8/84
insurance, Administration	29752 30042	R590-93 R590-93	AMD AMD	08/08/2007	2007-8/84 2007-13/51
	30042	11390-93	AIVID	00/00/2007	2007-13/31
appeal Professional Practices Advisory Commission, Administration	30551	R686-104	5YR	10/05/2007	Not Printed
appeals Administrative Services, Facilities Construction and Management	30525	R23-12	5YR	10/03/2007	Not Printed
appellate procedures					
Agriculture and Food, Administration	29405	R51-2	5YR	01/11/2007	2007-3/56
Workforce Services, Unemployment Insurance	30285	R994-508-401	NSC	08/31/2007	Not Printed
appraisals	20620	D004 24D	EVD	02/42/2027	2007 7/407
Tax Commission, Property Tax	29630	R884-24P	5YR	03/12/2007	2007-7/197
	29223 29928	R884-24P-19 R884-24P-68	AMD AMD	01/12/2007 07/16/2007	2006-23/83 2007-11/83
	23320	11004-246-00	AIVID	0111012001	2007-11/03
approval Public Safety, Peace Officer Standards and Training	29552	R728-401	5YR	02/26/2007	2007-6/41
9	29548	R728-401	5YR	02/26/2007	2007-6/67
	29147	R728-401-3	AMD	01/20/2007	2006-22/45
<u>approval for correctional basic course</u> Public Safety, Peace Officer Standards and	29560	R728-406	5YR	02/26/2007	2007-6/43
Training	30275	R728-406-3	AMD	10/01/2007	2007-16/42
					·
approval for reserve basic course Public Safety, Peace Officer Standards and	20560	D728 406	5VD	02/26/2007	2007 6/42
Training	29560	R728-406	5YR	02/26/2007	2007-6/43
	30275	R728-406-3	AMD	10/01/2007	2007-16/42

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approval for special function course					
Public Safety, Peace Officer Standards and Training	29560	R728-406	5YR	02/26/2007	2007-6/43
	30275	R728-406-3	AMD	10/01/2007	2007-16/42
approval orders Environmental Quality, Air Quality	30185	R307-401	5YR	07/13/2007	2007-15/63
architects Commerce, Occupational and Professional Licensing	30113	R156-3a	AMD	08/23/2007	2007-14/7
art donations Community and Culture, Arts and	30287	R207-2	5YR	08/03/2007	2007-17/56
Museums Community and Culture, Fine Arts	29529	R207-2	NSC	03/08/2007	Not Printed
art financing					
Community and Culture, Fine Arts	29528	R207-1	NSC	03/08/2007	Not Printed
Community and Culture, Arts and Museums	30288	R207-1	5YR	08/03/2007	2007-17/56
art in public places					
Community and Culture, Arts and Museums	30288	R207-1	5YR	08/03/2007	2007-17/56
Community and Culture, Fine Arts	29528	R207-1	NSC	03/08/2007	Not Printed
	29529	R207-2	NSC	03/08/2007	Not Printed
Community and Culture, Arts and Museums	30287	R207-2	5YR	08/03/2007	2007-17/56
<u>art loans</u>					
Community and Culture, Arts and Museums	30287	R207-2	5YR	08/03/2007	2007-17/56
Community and Culture, Fine Arts	29529	R207-2	NSC	03/08/2007	Not Printed
art preservation		D007 /			
Community and Culture, Fine Arts	29528	R207-1	NSC	03/08/2007	Not Printed
Community and Culture, Arts and Museums	30288	R207-1	5YR	08/03/2007	2007-17/56
art work Community and Culture, Arts and	30287	R207-2	5YR	08/03/2007	2007-17/56
Museums					
Community and Culture, Fine Arts	29529	R207-2	NSC	03/08/2007	Not Printed
<u>asbestos</u> Environmental Quality, Air Quality	29659	R307-135	5YR	03/15/2007	2007-7/156
asphalt Environmental Quality, Air Quality	29010	R307-341	AMD	01/16/2007	2006-19/59
Environmental addity, All addity	29670	R307-341	5YR	03/15/2007	2000-19/39
	_55.6		~ 111	33 0. 2001	
assembly Administrative Services, Facilities Construction and Management	29811	R23-20	NEW	06/07/2007	2007-9/11
assisted living facilities	20225	D710 2	AMD	04/00/2007	2006 22/70
Public Safety, Fire Marshal	29235 30034	R710-3 R710-3	AMD 5YR	01/09/2007 06/04/2007	2006-23/70 2007-13/155
	3003 <del>4</del>	11/ 10-3	SIK	00/04/2007	2007-13/199

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athletic trainer Commerce, Occupational and Professional Licensing	29353	R156-40a	NEW	02/22/2007	2007-2/9
athletics Education, Administration	29479	R277-517	AMD	03/27/2007	2007-4/16
attorneys Administrative Services, Finance	29424	R25-14	5YR	01/17/2007	2007-4/54
audiology Commerce, Occupational and Professional Licensing	29471	R156-41	5YR	02/01/2007	2007-4/57
<u>automobile repair</u> Commerce, Consumer Protection	29862 29412	R152-20 R152-20-2	5YR AMD	04/26/2007 03/20/2007	2007-10/105 2007-3/4
automobiles Commerce, Consumer Protection	29862 29412	R152-20 R152-20-2	5YR AMD	04/26/2007 03/20/2007	2007-10/105 2007-3/4
aviculture Natural Resources, Wildlife Resources	29996	R657-4	5YR	05/31/2007	2007-12/66
<u>awards</u> Public Education Job Enhancement Program, Job Enhancement Committee	30099	R690-100	AMD	08/07/2007	2007-13/132
background screening Human Services, Administration, Administrative Services, Licensing	30178	R501-14	AMD	09/15/2007	2007-15/42
bait and switch Commerce, Consumer Protection	29470	R152-11	5YR	02/01/2007	2007-4/55
<u>bait dealers</u> Natural Resources, Wildlife Resources	30173	R657-14	5YR	07/09/2007	2007-15/70
<u>banks</u> Financial Institutions, Administration	30500	R331-23	5YR	09/28/2007	2007-20/67
<u>banks and banking</u> Financial Institutions, Banks	30458 30436 30459 30460 30461 29972 30485	R333-5 R333-7 R333-8 R333-9 R333-10 R333-11	5YR 5YR 5YR 5YR 5YR 5YR 5YR	09/17/2007 09/10/2007 09/17/2007 09/17/2007 09/17/2007 05/25/2007 09/24/2007	2007-20/68 2007-19/58 2007-20/69 2007-20/69 2007-20/70 2007-12/60 2007-20/70
<u>basic academy rules</u> Public Safety, Peace Officer Standards and Training	29558	R728-404	5YR	02/26/2007	2007-6/42
<u>basic application procedures</u> Public Safety, Peace Officer Standards and Training	29176	R728-402	AMD	01/20/2007	2006-22/47

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	29553	R728-402	5YR	02/26/2007	2007-6/41
basic skills					
Education, Administration	29934	R277-603	AMD	07/09/2007	2007-11/21
beam limitation	20224	R313-28	AMD	02/46/2007	2007 1/12
Environmental Quality, Radiation Control	29334	K313-20	AIVID	03/16/2007	2007-1/12
<u>bear</u>					
Natural Resources, Wildlife Resources	29402	R657-33	AMD	03/12/2007	2007-3/24
	30069	R657-33	AMD	08/07/2007	2007-13/111
bed allocations					
Human Services, Substance Abuse and	29381	R523-1-2	AMD	02/26/2007	2007-2/97
Mental Health	29245	R523-1-5	AMD	01/30/2007	2006-24/29
	29382	R523-1-11	AMD	02/26/2007	2007-2/99
	29383	R523-1-23	AMD	05/14/2007	2007-2/101
	20000	11020 1 20	7 11112	00/11/2007	2007 27101
beneficiaries		D000 400			
School and Institutional Trust Lands, Administration	29409	R850-120	5YR	01/12/2007	2007-3/67
<u>benefits</u> Community and Culture, Home Energy	29985	R195-5	NSC	06/22/2007	Not Printed
Assistance Target (HEAT)					
	30127	R195-5	5YR	06/22/2007	2007-14/45
	29987	R195-7	NSC	06/25/2007	Not Printed
	30130	R195-7	5YR	06/25/2007	2007-14/46
Workforce Services, Unemployment Insurance	29959	R994-401	5YR	05/17/2007	2007-12/70
<u>bicycle</u> Transportation, Operations, Traffic and	30300	R920-4	5YR	08/10/2007	2007-17/65
Safety					
bids					
Transportation, Operations, Construction	29183	R916-1	AMD	01/03/2007	2006-22/52
	29184	R916-2-3	AMD	01/03/2007	2006-22/53
hig game					
<u>big game</u> Natural Resources, Wildlife Resources	30073	R657-44	AMD	08/07/2007	2007-13/122
	30109	R657-44	5YR	06/20/2007	2007-14/51
	29638	R657-44-6	AMD	05/08/2007	2007-7/79
big game conservation easements Natural Resources, Wildlife Resources	29349	R657-49	REP	02/07/2007	2007-1/39
Natural Nesources, Wildlife Nesources	29165	R657-49	NSC	02/07/2007	Not Printed
	20.00		1100	32,01,2001	. tot i intod
big game seasons	00000	D057.5		07/00/00 ==	0007 1177
Natural Resources, Wildlife Resources	29923	R657-5	AMD	07/09/2007	2007-11/75
	29351	R657-5	AMD	02/07/2007	2007-1/25
	30063	R657-5	AMD	08/07/2007	2007-13/84
	29502	R657-5-43	AMD	04/09/2007	2007-5/17
	29639	R657-43	5YR	03/13/2007	2007-7/183
	29580	R657-43	NSC	03/13/2007	Not Printed

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	30072	R657-43	AMD	08/07/2007	2007-13/120
	29704	R657-43	NSC	04/12/2007	Not Printed
<u>birds</u> Natural Resources, Wildlife Resources	29996	R657-4	5YR	05/31/2007	2007-12/66
Tatala Nobel Solo, Thame Nobel Solo	30064	R657-6	AMD	08/07/2007	2007-13/86
	30065	R657-9	AMD	08/07/2007	2007-13/88
	29398	R657-20	5YR	01/10/2007	2007-3/66
	29401	R657-20	AMD	03/12/2007	2007-3/19
boating Natural Resources, Parks and Recreation	30025	R651-201	AMD	08/07/2007	2007-13/69
rtatarar resources, r and and resortation	29806	R651-205-16	AMD	07/09/2007	2007-9/26
	30026	R651-206	AMD	08/07/2007	2007-13/70
	29913	R651-207-1	AMD	07/09/2007	2007-11/72
	30027	R651-215	AMD	08/07/2007	2007-13/79
	30027	R651-217	AMD	08/07/2007	2007-13/81
	30029	R651-219-5	AMD	08/07/2007	2007-13/82
	30030	R651-221-1	AMD	08/07/2007	2007-13/82
boilers		5040.00		0.4/0.4/0.00=	000-010-
Labor Commission, Safety	29581	R616-2-3	AMD	04/24/2007	2007-6/25
	29527	R616-2-3	AMD	04/24/2007	2007-6/26
	29313	R616-2-3	AMD	02/08/2007	2007-1/24
bona fide prospective purchaser					
Environmental Quality, Environmental	29460	R311-600	NEW	03/26/2007	2007-4/18
Response and Remediation	29585	R311-600	NSC	03/26/2007	Not Printed
bonding requirements Transportation, Operations, Construction	29183	R916-1	AMD	01/03/2007	2006-22/52
Workforce Services, Unemployment	29689	R994-308	R&R	07/01/2007	2007-7/125
Insurance				0.70.7200.	
bonuses					
Transportation, Administration	29182	R907-66	AMD	01/03/2007	2006-22/50
<u>boxing</u> Commerce, Administration	30164	R151-33	NSC	07/05/2007	Not Printed
Commorce, Administration	29927	R151-33	5YR	05/10/2007	2007-11/85
	20021	11101 00	0111	00/10/2007	2007 1 1700
<u>breaks</u>					
Human Resource Management, Administration	30059	R477-8	5YR	06/09/2007	2007-13/148
,	29889	R477-8	AMD	07/01/2007	2007-10/64
	30524	R477-8	EMR	10/03/2007	Not Printed
<u>brine shrimp royalty</u> Tax Commission, Auditing	29715	R865-25X	5YR	03/21/2007	2007-8/148
		,	- · · ·		
broad scope	2225	D040.00	4445	40/40/222	0007.47/00
Environmental Quality, Radiation Control	30297	R313-22	AMD	10/19/2007	2007-17/20

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building codes Administrative Services, Facilities Construction and Management	30525	R23-12	5YR	10/03/2007	Not Printed
Commerce, Occupational and Professional	29863	R156-56	AMD	07/01/2007	2007-10/21
Licensing	29122	R156-56	AMD	01/01/2007	2006-21/33
	29120	R156-56	AMD	01/01/2007	2006-21/5
	29393	R156-56	AMD	03/13/2007	2007-3/7
	29357	R156-56	NSC	01/01/2007	Not Printed
	29866	R156-56	AMD	07/01/2007	2007-10/10
	30132	R156-56	NSC	07/01/2007	Not Printed
	29745	R156-56	5YR	03/29/2007	2007-8/119
	29078	R156-56-704	CPR	03/27/2007	2007-4/48
	29078	R156-56-704	AMD	03/27/2007	2006-20/10
	29865	R156-56-704	AMD	07/01/2007	2007-10/25
	29075	R156-56-711	AMD	01/01/2007	2006-20/13
building inspection Commerce, Occupational and Professional Licensing	30132	R156-56	NSC	07/01/2007	Not Printed
Licensing	29745	R156-56	5YR	03/29/2007	2007-8/119
	29863	R156-56	AMD	07/01/2007	2007-10/21
	29122	R156-56	AMD	01/01/2007	2006-21/33
	29120	R156-56	AMD	01/01/2007	2006-21/5
	29866	R156-56	AMD	07/01/2007	2007-10/10
	29357	R156-56	NSC	01/01/2007	Not Printed
	29393	R156-56	AMD	03/13/2007	2007-3/7
	29078	R156-56-704	AMD	03/27/2007	2006-20/10
	29865	R156-56-704	AMD	07/01/2007	2007-10/25
	29078	R156-56-704	CPR	03/27/2007	2007-4/48
	29075	R156-56-711	AMD	01/01/2007	2006-20/13
burial					
Community and Culture, History	30202	R212-12	5YR	07/17/2007	2007-16/64
capital punishment					
Administrative Services, Finance	29424	R25-14	5YR	01/17/2007	2007-4/54
Pardons (Board Of), Administration	30219	R671-205	5YR	07/25/2007	2007-16/75
captive insurance					
Insurance, Administration	29458	R590-238	CPR	05/25/2007	2007-8/115
	29458	R590-238	NEW	05/25/2007	2007-4/32
career and technical education Education, Administration	30424	R277-911	5YR	09/06/2007	2007-19/57
carryover fudning Human Services, Aging and Adult Services	30343	R510-101	5YR	08/21/2007	2007-18/74
cash management Money Management Council, Administration	29906	R628-15	AMD	06/21/2007	2007-10/79

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cemetery Community and Culture, History	30202	R212-12	5YR	07/17/2007	2007-16/64
census Transportation, Program Development	29455	R926-4	NEW	03/26/2007	2007-4/43
certification Labor Commission, Safety	29733	R616-1	R&R	05/23/2007	2007-8/88
Labor Commission, Salety	29527	R616-2-3	AMD	04/24/2007	2007-6/26
	29581	R616-2-3	AMD	04/24/2007	2007-6/25
	29301	K010-2-3	AIVID	04/24/2007	2007-0/25
certification of instructors Human Services, Substance Abuse and Mental Health	30123	R523-22	5YR	06/22/2007	2007-14/49
certifications Labor Commission, Safety	29313	R616-2-3	AMD	02/08/2007	2007-1/24
Public Safety, Peace Officer Standards and	29562	R728-409	5YR	02/27/2007	2007-6/44
Training	29302	1(720-403	JIIX	02/21/2001	2007-0/44
Transportation, Motor Carrier	29341	R909-19	AMD	02/08/2007	2007-1/46
chavition					
<u>charities</u> Commerce, Consumer Protection	30120	R152-22	5YR	06/22/2007	2007-14/43
·	29427	R152-22	AMD	04/02/2007	2007-4/8
Tax Commission, Auditing	29641	R865-19S	5YR	03/13/2007	2007-7/191
3	30137	R865-19S-38	AMD	08/21/2007	2007-14/36
	29942	R865-19S-58	AMD	07/16/2007	2007-11/78
	20012	1,000 100 00	711112	0171072001	2007 11170
charter schools					
Education, Administration	30092	R277-470	AMD	08/07/2007	2007-13/23
	30094	R277-481	REP	08/07/2007	2007-13/34
	30096	R277-487	REP	08/07/2007	2007-13/39
child abuse					
Education, Administration	30408	R277-401	5YR	09/06/2007	2007-19/49
Human Services, Child and Family	29390	R512-60	5YR	01/03/2007	2007-3/59
Services	30010	R512-300	EMR	06/01/2007	2007-12/55
	30010	K312-300	LIVITY	00/01/2007	2007-12/33
child care					
Health, Health Systems Improvement,	30310	R430-100	5YR	08/13/2007	2007-17/58
Child Care Licensing Workforce Services, Employment Development	29491	R986-700	AMD	04/01/2007	2007-4/44
Development	29852	R986-700	AMD	07/01/2007	2007-10/87
	29301	R986-700	AMD	02/01/2007	2006-24/39
	29973	R986-700-709	AMD	07/31/2007	2007-12/48
<u>child care centers</u> Health, Health Systems Improvement, Child Care Licensing	30310	R430-100	5YR	08/13/2007	2007-17/58
child care facilities	30340	D430 2	5VD	07/27/2007	2007 16/71
Health, Health Systems Improvement, Child Care Licensing	30249	R430-2	5YR	07/27/2007	2007-16/71
Č	30311	R430-3	5YR	08/13/2007	2007-17/57

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	30309	R430-30	5YR	08/13/2007	2007-17/58
	30310	R430-100	5YR	08/13/2007	2007-17/58
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child support					
Human Services, Recovery Services	30390	R527-3	5YR	09/04/2007	2007-19/59
	29415	R527-5	5YR	01/16/2007	2007-3/60
	29416	R527-34	5YR	01/16/2007	2007-3/61
	29417	R527-35	5YR	01/16/2007	2007-3/61
	30432	R527-37	5YR	09/07/2007	2007-19/60
	29418	R527-201	5YR	01/16/2007	2007-3/62
	30428	R527-253	5YR	09/07/2007	2007-19/60
	30391	R527-255	5YR	09/04/2007	2007-19/61
	30354	R527-257	5YR	08/22/2007	2007-18/80
	30355	R527-258	5YR	08/22/2007	2007-18/81
	30429	R527-300	5YR	09/07/2007	2007-19/61
	30356	R527-330	5YR	08/22/2007	2007-18/82
	30395	R527-378	5YR	09/05/2007	2007-19/62
	30396	R527-412	5YR	09/05/2007	2007-19/62
	30433	R527-601	5YR	09/07/2007	2007-19/63
<u>child welfare</u> Human Services, Child and Family Services	30289	R512-1	5YR	08/07/2007	2007-17/59
	30290	R512-2	5YR	08/07/2007	2007-17/59
	29387	R512-10	5YR	01/03/2007	2007-3/58
	30291	R512-31	5YR	08/07/2007	2007-17/60
	30467	R512-32	5YR	09/19/2007	2007-20/80
	29388	R512-43	5YR	01/03/2007	2007-3/59
	29390	R512-60	5YR	01/03/2007	2007-3/59
	30010	R512-300	EMR	06/01/2007	2007-12/55
children		D. 100 100	T) (D)	0.1/0=1000=	
Health, Community and Family Health Services, WIC Services	29878	R406-100	5YR	04/27/2007	2007-10/124
	29879	R406-200	5YR	04/27/2007	2007-10/125
	29880	R406-201	5YR	04/27/2007	2007-10/126
	29876	R406-202	5YR	04/27/2007	2007-10/126
	29877	R406-301	5YR	04/27/2007	2007-10/127
children's health benefits Health, Children's Health Insurance Program	29872	R382-1	AMD	07/01/2007	2007-10/29
3	29873	R382-10	AMD	07/01/2007	2007-10/31
	29732	R382-10	AMD	05/23/2007	2007-8/44
children's trust account Human Services, Child and Family Services	29390	R512-60	5YR	01/03/2007	2007-3/59
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<u>Civil Rights Act 1964</u> Human Services, Administration	29498	R495-878	5YR	02/05/2007	2007-5/28
<u>Class I area</u> Environmental Quality, Air Quality	30187	R307-405	5YR	07/13/2007	2007-15/64
<u>class I area</u> Environmental Quality, Air Quality	29796	R307-405	AMD	09/07/2007	2007-9/18
<u>Class I area</u> Environmental Quality, Air Quality	29796	R307-405	CPR	09/07/2007	2007-15/58
<u>cleanup standards</u> Environmental Quality, Water Quality	29294	R317-6	AMD	01/23/2007	2006-24/23
<u>coaching certification</u> Education, Administration	29479	R277-517	AMD	03/27/2007	2007-4/16
coal mines Natural Resources, Oil, Gas and Mining; Coal	29606	R645-100	5YR	03/07/2007	2007-7/175
	29607	R645-103	5YR	03/07/2007	2007-7/175
	29608	R645-200	5YR	03/07/2007	2007-7/176
	29609	R645-201	5YR	03/07/2007	2007-7/176
	29610	R645-202	5YR	03/07/2007	2007-7/177
	29611	R645-203	5YR	03/07/2007	2007-7/177
	29612	R645-300	5YR	03/07/2007	2007-7/178
	29613	R645-301	5YR	03/07/2007	2007-7/178
	29614	R645-302	5YR	03/07/2007	2007-7/179
	29615	R645-303	5YR	03/07/2007	2007-7/179
	29616	R645-402	5YR	03/07/2007	2007-7/180
<u>coatings</u> Environmental Quality, Air Quality	29012	R307-343	CPR	03/09/2007	2007-3/51
	29672	R307-343	5YR	03/15/2007	2007-7/167
	29012	R307-343	AMD	03/09/2007	2006-19/63
	29508	R307-343-6	NSC	03/09/2007	Not Printed
code of conduct Workforce Services, Administration	30140	R982-601	5YR	06/26/2007	2007-14/60
<u>collections</u> Tax Commission, Auditing	29705	R865-12L	5YR	03/16/2007	2007-8/144
commercialization of aquatic wildlife Natural Resources, Wildlife Resources	30173	R657-14	5YR	07/09/2007	2007-15/70
communicable diseases Health, Epidemiology and Laboratory	29742	R386-702	AMD	05/24/2007	2007-8/48
Services, Epidemiology	29721	R386-702	5YR	03/22/2007	2007-8/128

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Control/Relugee Fleatur	30207	R388-802	5YR	07/19/2007	2007-16/69
	29980	R388-804	5YR	05/29/2007	2007-12/61
	29911	R388-804	AMD	07/16/2007	2007-11/27
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community-based corrections Corrections, Administration	29463	R251-306	5YR	01/31/2007	2007-4/58
<u>compensation</u> Human Services, Recovery Services	30396	R527-412	5YR	09/05/2007	2007-19/62
competency Education, Administration	29934	R277-603	AMD	07/09/2007	2007-11/21
complaints Workforce Services, Administration	30136	R982-101	5YR	06/26/2007	2007-14/58
compliance Education, Administration	30562	R277-108	5YR	10/05/2007	Not Printed
compliance determinations					
Environmental Quality, Drinking Water	29365	R309-210	AMD	03/06/2007	2007-2/46
	29647	R309-210	AMD	05/14/2007	2007-7/23
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<u>computer software</u> Technology Services, Administration	29978	R895-3	5YR	05/29/2007	2007-12/68
concealed firearm permit Public Safety, Criminal Investigations and Technical Services, Criminal Identification	30371	R722-300	EMR	08/28/2007	2007-18/68
conduct Commerce, Real Estate	30197	R162-107	5YR	07/16/2007	2007-15/61
confidentiality Human Services, Recovery Services	29415	R527-5	5YR	01/16/2007	2007-3/60
confidentiality of information					
Administrative Services, Administration	29772	R13-2	AMD	05/22/2007	2007-8/3
	29771	R13-2	5YR	04/02/2007	2007-8/119
	29883	R477-2	AMD	07/01/2007	2007-10/46
	30049	R477-2	5YR	06/09/2007	2007-13/145
Regents (Board Of), College of Eastern	30108	R767-1	5YR	06/19/2007	2007-14/52
Utah Workforce Services, Unemployment Insurance	29699	R994-312	AMD	07/01/2007	2007-7/132
conflict of interest					
Human Resource Management,	30052	R477-9	5YR	06/09/2007	2007-13/149
Administration	29890	R477-9	AMD	07/01/2007	2007-10/68
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connections Environmental Quality, Drinking Water	29783	R309-550	5YR	04/02/2007	2007-8/126
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construction Administrative Services, Facilities Construction and Management	30525	R23-12	5YR	10/03/2007	Not Printed
consumer Commerce, Consumer Protection	29379	R152-26	AMD	02/23/2007	2007-2/3
	29594	R152-26	5YR	03/05/2007	2007-7/149
consumer confidence report					
Environmental Quality, Drinking Water	29650 29368	R309-225 R309-225	NSC AMD	03/29/2007 03/06/2007	Not Printed 2007-2/89
	2000	. 1000 ==0	72	00/00/2001	2001 2.00
consumer protection Commerce, Consumer Protection	30118	R152-6	5YR	06/22/2007	2007-14/42
	29470	R152-11	5YR	02/01/2007	2007-4/55
	30119	R152-15	5YR	06/22/2007	2007-14/42
	29862	R152-20	5YR	04/26/2007	2007-10/105
	29412	R152-20-2	AMD	03/20/2007	2007-3/4
	30120	R152-22	5YR	06/22/2007	2007-14/43
	29427	R152-22	AMD	04/02/2007	2007-4/8
	30121	R152-23	5YR	06/22/2007	2007-14/43
	29238	R152-23	AMD	01/23/2007	2006-24/3
	29413	R152-42	NEW	05/22/2007	2007-3/5
	29413	R152-42	CPR	05/22/2007	2007-8/114
contamination					
Environmental Quality, Radiation Control	30298	R313-15	AMD	10/19/2007	2007-17/14
contests	22424	D454.00	NOO	07/05/0007	N (B)
Commerce, Administration	30164	R151-33	NSC	07/05/2007	Not Printed
	29927	R151-33	5YR	05/10/2007	2007-11/85
continuing education Commerce, Real Estate	29718	R162-9	AMD	05/30/2007	2007-8/33
20111113133, 11341 201413	29837	R162-9	5YR	04/18/2007	2007-10/111
	20007	11102 0	0111	0 11 10/2007	2007 107111
continuing professional education Commerce, Occupational and Professional Licensing	29473	R156-26a	5YR	02/01/2007	2007-4/56
Licensing	30365	R156-26a-302b	NSC	09/13/2007	Not Printed
contractors Commerce, Occupational and Professional	29863	R156-56	AMD	07/01/2007	2007-10/21
Licensing	29122	R156-56	AMD	01/01/2007	2006-21/33
	29120	R156-56	AMD	01/01/2007	2006-21/5
	29866	R156-56	AMD	07/01/2007	2007-10/10
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	30132	R156-56	NSC	07/01/2007	Not Printed
	29745	R156-56	5YR	03/29/2007	2007-8/119
	29078	R156-56-704	CPR	03/27/2007	2007-4/48
	29078	R156-56-704	AMD	03/27/2007	2006-20/10
	29865	R156-56-704	AMD	07/01/2007	2007-10/25
	29075	R156-56-711	AMD	01/01/2007	2006-20/13
contracts Administrative Services, Facilities	29965	R23-1	5YR	05/24/2007	2007-12/59
Construction and Management	00400	D007.00	4445	0.4 (0.0 (0.0 0.7	0000 00/50
Transportation, Administration	29182	R907-66	AMD	01/03/2007	2006-22/50
Transportation, Operations, Construction	29183	R916-1	AMD	01/03/2007	2006-22/52
	29184	R916-2-3	AMD	01/03/2007	2006-22/53
controlled substances Commerce, Occupational and Professional Licensing	29696	R156-37	5YR	03/15/2007	2007-7/150
cooperative agreement Natural Resources, Forestry, Fire and	29170	R652-122-300	AMD	01/03/2007	2006-22/40
State Lands	29467	R652-122-300	NSC	02/13/2007	Not Printed
copyright					
Education, Administration	30405	R277-115	5YR	09/06/2007	2007-19/48
	29978	R895-3	5YR	05/29/2007	2007-12/68
corporation tax Tax Commission, Auditing	29714	R865-3C	5YR	03/21/2007	2007-8/142
corrections Corrections, Administration	29531	R251-106-3	AMD	05/01/2007	2007-6/9
	29533	R251-107	AMD	05/01/2007	2007-6/11
	29462	R251-305	5YR	01/31/2007	2007-4/58
	29464	R251-707	5YR	01/31/2007	2007-4/59
	29465	R251-710	5YR	01/31/2007	2007-4/59
cosmetologists/barbers					
Commerce, Occupational and Professional Licensing	30158	R156-11a	AMD	08/21/2007	2007-14/10
	29013	R156-11a	CPR	01/11/2007	2006-23/87
	29013	R156-11a	AMD	01/11/2007	2006-19/5
	29432	R156-11a	AMD	03/27/2007	2007-4/9
	29810	R156-11a	5YR	04/12/2007	2007-9/33
cost sharing Health, Health Care Financing, Coverage and Reimbursement Policy	29967	R414-200	5YR	05/24/2007	2007-12/64
and reimbursement i oney	29977	R414-200-4	AMD	07/23/2007	2007-12/19
<u>costs</u> Financial Institutions, Administration	29818	R331-22	5YR	04/16/2007	2007-9/35

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cottage food Agriculture and Food, Regulatory Services	30062	R70-560	NEW	08/07/2007	2007-13/7
cougar Natural Resources, Wildlife Resources	30066	R657-10	AMD	08/07/2007	2007-13/90
councils Workforce Services, Administration	30139	R982-301	5YR	06/26/2007	2007-14/59
<u>counselors</u> Education, Administration	30089	R277-462	AMD	08/07/2007	2007-13/16
<u>coverage</u> Workforce Services, Unemployment Insurance	29695	R994-310	R&R	07/01/2007	2007-7/128
coverage groups Health, Health Care Financing, Coverage and Reimbursement Policy	29543	R414-303-17	AMD	05/01/2007	2007-6/23
covered-at-work Health, Health Care Financing, Coverage and Reimbursement Policy	30081	R414-310	5YR	06/13/2007	2007-13/144
	29731	R414-310	AMD	05/23/2007	2007-8/74
<u>covered-at-work-benefits</u> Health, Health Care Financing, Coverage and Reimbursement Policy	29730	R414-300	REP	05/23/2007	2007-8/73
<u>credit enhancements</u> Environmental Quality, Drinking Water	29784	R309-700	5YR	04/02/2007	2007-8/127
credit insurance filings Insurance, Administration	29971 30274	R590-228 R590-228-5	AMD NSC	07/30/2007 08/14/2007	2007-12/30 Not Printed
credit unions Financial Institutions, Credit Unions	30397 30398 30501 30502 30503	R337-2 R337-5 R337-7 R337-8 R337-9	5YR 5YR 5YR 5YR 5YR	09/05/2007 09/05/2007 09/28/2007 09/28/2007 09/28/2007	2007-19/58 2007-19/59 2007-20/73 2007-20/74
<u>criminal background screening</u> Human Services, Child and Family Services	30393	R512-51	EMR	09/05/2007	2007-19/43
<u>criminal competency</u> Pardons (Board Of), Administration	30221 30271 30222	R671-206 R671-206 R671-207	5YR AMD 5YR	07/25/2007 09/27/2007 07/25/2007	2007-16/76 2007-16/39 2007-16/76
<u>critical languages</u> Education, Administration	29932	R277-488	NEW	07/09/2007	2007-11/17
cultural resources Natural Resources, Forestry, Fire and State Lands	29755	R652-60	5YR	04/02/2007	2007-8/135

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School and Institutional Trust Lands,	30153	R850-60	5YR	06/27/2007	2007-14/57
Administration					
<u>curricula</u>	00400	D077 700	EVD.	00/00/0007	0007.40/55
Education, Administration	30420	R277-703	5YR	09/06/2007	2007-19/55
	29495	R277-705	5YR	02/02/2007	2007-5/26
	30098	R277-713	AMD	08/07/2007	2007-13/47
	30422	R277-713	5YR	09/06/2007	2007-19/55
dairy inspection					
Agriculture and Food, Regulatory Services	30100	R70-330	AMD	08/07/2007	2007-13/3
data standards Education, Administration	30095	R277-484	AMD	08/07/2007	2007-13/36
	30333	R277-484-2	NSC	08/31/2007	Not Printed
				00.01.2001	
day care			-1.45		
Public Safety, Fire Marshal	29706	R710-8	5YR	03/16/2007	2007-8/139
	29234	R710-8	AMD	01/09/2007	2006-23/76
deadlines					
Education, Administration	30095	R277-484	AMD	08/07/2007	2007-13/36
	30333	R277-484-2	NSC	08/31/2007	Not Printed
debt Human Services, Recovery Services	30356	R527-330	5YR	08/22/2007	2007-18/82
Human Services, Necovery Services	30330	N327-330	JIK	00/22/2007	2007-10/02
debt management					
Commerce, Consumer Protection	29413	R152-42	NEW	05/22/2007	2007-3/5
	29413	R152-42	CPR	05/22/2007	2007-8/114
deception detection examiner					
Commerce, Occupational and Professional	29803	R156-64	5YR	04/09/2007	2007-9/33
Licensing					
declaratory orders					
Health, Administration	30336	R380-1	5YR	08/20/2007	2007-18/72
	30337	R380-5	5YR	08/20/2007	2007-18/72
decommissioning Environmental Quality, Radiation Control	30297	R313-22	AMD	10/19/2007	2007-17/20
, ,					
definitions					
Commerce, Real Estate	29828	R162-101	5YR	04/18/2007	2007-10/111
Environmental Quality, Air Quality	29661	R307-101	5YR	03/15/2007	2007-7/150
	29000	R307-101-2	CPR	03/09/2007	2007-3/39
	29000	R307-101-2	AMD	03/09/2007	2006-19/27
Environmental Quality, Drinking Water	29364	R309-110	AMD	03/06/2007	2007-2/20
	29649	R309-110-4	AMD	05/14/2007	2007-7/22
Human Resource Management, Administration	30051	R477-1	5YR	06/09/2007	2007-13/144
Αστιπιού αυστ	29882	R477-1	AMD	07/01/2007	2007-10/41
	30057	R477-13	5YR	06/09/2007	2007-13/152
	29896	R477-13-1	NSC	05/11/2007	Not Printed

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State Lands School and Institutional Trust Lands,	30147	R850-1	5YR	06/27/2007	2007-14/53
Administration	00111	1000 1	0111	00/2//2001	2007 1 1/00
degreasing					
Environmental Quality, Air Quality	29668	R307-335	5YR	03/15/2007	2007-7/165
	29008	R307-335	AMD	01/16/2007	2006-19/49
<u>demonstration</u> Health, Health Care Financing, Coverage	30081	R414-310	5YR	06/13/2007	2007-13/144
and Reimbursement Policy	00704	D444.040	AND	05/00/0007	0007.0/74
	29731	R414-310	AMD	05/23/2007	2007-8/74
<u>dental</u>					
Environmental Quality, Radiation Control	29334	R313-28	AMD	03/16/2007	2007-1/12
depredation					
Natural Resources, Wildlife Resources	30073	R657-44	AMD	08/07/2007	2007-13/122
	30109	R657-44	5YR	06/20/2007	2007-14/51
	29638	R657-44-6	AMD	05/08/2007	2007-7/79
developmentally disabled Commerce, Administration	29903	R151-3	5YR	05/01/2007	2007-10/105
Commorce, Administration	29498	R495-878	5YR	02/05/2007	2007-5/28
	29386	R698-3	5YR	01/02/2007	2007-2/119
	29713	R861-1A	5YR	03/20/2007	2007-8/139
	29324	R861-1A-19	AMD	02/12/2007	2007-1/41
	30278	R861-1A-24	AMD	09/24/2007	2007-16/43
	30279	R861-1A-26	AMD	09/24/2007	2007-16/44
	30277	R861-1A-29	AMD	09/24/2007	2007-16/46
	29941	R861-1A-41	AMD	07/16/2007	2007-11/76
direct filtration Environmental Quality, Drinking Water	29779	R309-530	5YR	04/02/2007	2007-8/125
Environmental Quality, Drinking Water	20110	1000-000	JIIC	04/02/2007	2007-0/123
disabilities					
Human Services, Services for People with Disabilities	30295	R539-1-4	NSC	08/31/2007	Not Printed
	29625	R539-5	AMD	05/11/2007	2007-7/70
	30085	R539-9	AMD	08/07/2007	2007-13/50
Pardons (Board Of), Administration	30268	R671-102	AMD	09/27/2007	2007-16/34
	30214	R671-102	5YR	07/25/2007	2007-16/74
	30136	R982-101	5YR	06/26/2007	2007-14/58
disabilities act					
disabilities act Public Safety, Administration	29386	R698-3	5YR	01/02/2007	2007-2/119
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disability Human Services, Services for People with	30116	R539-9	EMR	07/01/2007	2007-14/39
Disabilities	30110	1.000-0	LIVIE	0110112001	2007-14/39
disabled persons					
Health, Administration	30339	R380-100	5YR	08/20/2007	2007-18/73
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disasters Education, Administration	30407	R277-400	5YR	09/06/2007	2007-19/49
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disciplinary actions Education, Administration	30418	R277-514	5YR	09/06/2007	2007-19/54
<u>disciplinary problems</u> Education, Administration	30419	R277-608	5YR	09/06/2007	2007-19/54
discipline of employees Human Resource Management,	30056	R477-11	5YR	06/09/2007	2007-13/151
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disclosure requirements Tax Commission, Administration	29713	R861-1A	5YR	03/20/2007	2007-8/139
	29324	R861-1A-19	AMD	02/12/2007	2007-1/41
	30278	R861-1A-24	AMD	09/24/2007	2007-16/43
	30279	R861-1A-26	AMD	09/24/2007	2007-16/44
	30277	R861-1A-29	AMD	09/24/2007	2007-16/46
	29941	R861-1A-41	AMD	07/16/2007	2007-11/76
<u>disease control</u> Agriculture and Food, Animal Industry	29912	R58-1	AMD	08/07/2007	2007-11/4
· g,	29506	R58-1	5YR	02/08/2007	2007-5/19
	29504	R58-6	5YR	02/08/2007	2007-5/20
	30045	R58-8	REP	08/07/2007	2007-13/3
	29512	R58-8	NSC	06/07/2007	Not Printed
	30041	R58-8	5YR	06/07/2007	2007-13/142
disinfection monitoring Environmental Quality, Drinking Water	29366	R309-215	AMD	03/06/2007	2007-2/63
Environmental Quality, Drinking Water	29645	R309-215	AMD	05/14/2007	2007-7/34
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disipline of employees Human Resource Management, Administration	29893	R477-14	NSC	05/11/2007	Not Printed
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Administration	30056	R477-11	5YR	06/09/2007	2007-13/151
distribution of commercialization revenue Science Technology and Research Governing Auth., Administration	<u>s</u> 29299	R856-2	NEW	04/04/2007	2006-24/37
distribution system Natural Resources, Water Rights	30246	R655-15	NEW	10/05/2007	2007-16/24
radicial Nesources, water Nights	30240	R655-15-9	NSC	10/05/2007	Not Printed
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	29647	R309-210	AMD	05/14/2007	2007-7/23
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Licensing	29555	R156-1-102	NSC	03/09/2007	Not Printed
Human Services, Juvenile Justice Services	29992	R547-1	5YR	05/30/2007	2007-12/64
domestic violence					
Human Services, Aging and Adult Services	30352	R510-302	5YR	08/21/2007	2007-18/79
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Services	30010	R512-300	EMR	06/01/2007	2007-12/55
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<u>drainage</u> Transportation, Operations, Maintenance	29456	R918-2	REP	06/06/2007	2007-4/42
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3,	29646	R309-105	AMD	05/14/2007	2007-7/20
	29036	R309-105-9	AMD	01/01/2007	2006-19/68
	29364	R309-110	AMD	03/06/2007	2007-2/20
	29649	R309-110-4	AMD	05/14/2007	2007-7/22
	29361	R309-115-2	NSC	03/06/2007	Not Printed
	29363	R309-150	AMD	03/06/2007	2007-2/31
	29371	R309-200	AMD	03/06/2007	2007-2/43
	29365	R309-210	AMD	03/06/2007	2007-2/46
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	29366	R309-215	AMD	03/06/2007	2007-2/63
	29645	R309-215	AMD	05/14/2007	2007-7/34
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	29648	R309-220-15	AMD	05/14/2007	2007-2/86
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	29774	R309-500	5YR	04/02/2007	2007-8/122
	29775	R309-505	5YR	04/02/2007	2007-8/123
	29776	R309-510	5YR	04/02/2007	2007-8/123
	29777	R309-515	5YR	04/02/2007	2007-8/124
	29642	R309-520	5YR	03/13/2007	2007-7/169
	29778	R309-525	5YR	04/02/2007	2007-8/124
	29779	R309-530	5YR	04/02/2007	2007-8/125
	29780	R309-535	5YR	04/02/2007	2007-8/125
	29781	R309-540	5YR	04/02/2007	2007-8/126
	29782	R309-545	5YR	04/02/2007	2007-8/126
	29783	R309-550	5YR	04/02/2007	2007-8/126

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	29694	R277-746-3	AMD	05/09/2007	2007-7/19
Public Safety, Driver License	29593	R708-2	5YR	03/02/2007	2007-7/184
	29727	R708-21	5YR	03/23/2007	2007-8/137
	29729	R708-27	5YR	03/23/2007	2007-8/139
driver license verification Public Safety, Driver License	29805	R708-43	AMD	06/08/2007	2007-9/27
drug abuse Human Resource Management, Administration	29893	R477-14	NSC	05/11/2007	Not Printed
drug testing Public Safety, Peace Officer Standards and Training	29559	R728-405	5YR	02/26/2007	2007-6/43
drug testing programs Public Safety, Peace Officer Standards and Training	29559	R728-405	5YR	02/26/2007	2007-6/43
drug/alcohol education Human Resource Management, Administration	29893	R477-14	NSC	05/11/2007	Not Printed
<u>dual employment</u>					
Human Resource Management, Administration	29889	R477-8	AMD	07/01/2007	2007-10/64
, animotation	30524	R477-8	EMR	10/03/2007	Not Printed
	30059	R477-8	5YR	06/09/2007	2007-13/148
dua massas					
due process Human Services, Child and Family	30291	R512-31	5YR	08/07/2007	2007-17/60
Services Human Services, Substance Abuse and	29381	R523-1-2	AMD	02/26/2007	2007-2/97
Mental Health	29245	R523-1-5	AMD	01/30/2007	2006-24/29
	29382	R523-1-11	AMD	02/26/2007	2007-2/99
	29383	R523-1-23	AMD	05/14/2007	2007-2/101
	20000	11020 1 20	7 (11)	00/11/2001	2007 27101
<b>DUI programs</b> Human Services, Substance Abuse and Mental Health	30123	R523-22	5YR	06/22/2007	2007-14/49
dumping of wastes Environmental Quality, Water Quality	30515	R317-550	5YR	10/02/2007	Not Printed
economic development Workforce Services, Administration	30140	R982-601	5YR	06/26/2007	2007-14/60
education		D	->./-	00/45/222	
Commerce, Consumer Protection	30101	R152-34	5YR	06/15/2007	2007-13/142
	29710	R152-34	AMD	05/22/2007	2007-8/4
Commerce, Real Estate	29829	R162-103	5YR	04/18/2007	2007-10/111
Education, Administration	30409	R277-407	5YR	09/06/2007	2007-19/50
	30559	R277-422	5YR	10/05/2007	Not Printed

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Syr   10/05/2007   Not Printed   29690   R277-419   AMD   05/09/2007   2007-7/10   2007-7/10   2007-7/10   2007-7/10   2007-7/10   2007-7/10   2007-7/10   2007-7/10   2007-7/10   2007-7/10   2007-19/45   2007-19
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enterprise zones Tax Commission, Auditing	29712	R865-9I	5YR	03/20/2007	2007-8/142
.a.commodon, Additing	29712	R865-9I-32	AMD	03/20/2007	2007-0/142
	29786	R865-9I-42	NSC	04/12/2007	Not Printed
	29766	R865-9I-49	AMD	02/12/2007	2007-1/43
	29313	R865-9I-52	AMD	02/12/2007	2007-1/43
	29436	R865-9I-53	AMD	04/16/2007	2007-1/44
	∠∂ <del>1</del> 30	1.000-91-00	VIAID	07/10/2007	2007-4/4 I
environment Tax Commission, Auditing	29628	R865-13G	5YR	03/09/2007	2007-7/190

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environmental assessment Natural Resources, Forestry, Fire and State Lands	29763	R652-90	5YR	04/02/2007	2007-8/136
environmental protection	00004	D007 440 40	ANAD	00/00/0007	0000 40/00
Environmental Quality, Air Quality	29001	R307-110-13	AMD	03/09/2007	2006-19/30
	29655	R307-220	5YR	03/15/2007	2007-7/156
	30191	R307-415	5YR	07/13/2007	2007-15/66
Environmental Quality, Drinking Water	29363	R309-150	AMD	03/06/2007	2007-2/31
	29362	R309-300-13	NSC	03/06/2007	Not Printed
	29360	R309-405-4	NSC	03/06/2007	Not Printed
Equine Viral Arteritis (EVA) Agriculture and Food, Animal Industry	29342	R58-23	NEW	02/28/2007	2007-1/5
<u>equipment</u>					
Environmental Quality, Air Quality	29327	R307-120	AMD	03/09/2007	2007-1/7
	29653	R307-120	5YR	03/15/2007	2007-7/155
<u>essential facilities</u> Public Service Commission, Administration	29626	R746-349	5YR	03/08/2007	2007-7/186
estheticians Commerce, Occupational and Professional Licensing	30158	R156-11a	AMD	08/21/2007	2007-14/10
	29432	R156-11a	AMD	03/27/2007	2007-4/9
	29810	R156-11a	5YR	04/12/2007	2007-9/33
	29013	R156-11a	CPR	01/11/2007	2006-23/87
	29013	R156-11a	AMD	01/11/2007	2006-19/5
ex-convicts Human Services, Juvenile Justice Services	30507	R547-10	5YR	09/28/2007	2007-20/80
numan Services, Juvernie Justice Services	30307	K347-10	JIK	09/20/2007	2007-20/60
executions Corrections, Administration	29533	R251-107	AMD	05/01/2007	2007-6/11
<u>exemptions</u> Environmental Quality, Radiation Control	30302	R313-19-100	AMD	10/08/2007	2007-17/17
experience	20522	D162 104	EVD	00/45/0007	2007 5/24
Commerce, Real Estate	29522	R162-104	5YR	02/15/2007	2007-5/24
	29623	R162-104	AMD	05/29/2007	2007-7/4
extended benefits Workforce Services, Unemployment Insurance	29958	R994-402	5YR	05/17/2007	2007-12/70
extended-day	20022	D277 490	NEW/	07/00/2007	2007 11/10
Education, Administration	29933	R277-489	NEW	07/09/2007	2007-11/19
	30174	R277-489	NSC	07/30/2007	Not Printed

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Public Safety, Fire Marshal	29677	R710-1	AMD	05/08/2007	2007-7/80
	29981	R710-1	5YR	05/30/2007	2007-12/67
extracurricular activities					
Education, Administration	29494	R277-617	5YR	02/02/2007	2007-5/25
	29937	R277-617	REP	07/09/2007	2007-11/25
facilities Education, Administration	30096	R277-487	REP	08/07/2007	2007-13/39
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facilities use	00004	D00.40	EV/D	05/04/0007	0007.40/50
Administrative Services, Facilities Construction and Management	29964	R23-19	5YR	05/24/2007	2007-12/59
	29812	R23-19	R&R	06/07/2007	2007-9/3
Capitol Preservation Board (State),	29952	R131-3	5YR	05/16/2007	2007-12/60
Administration					
facility	00000	D505.0	445	00/45/0007	0007.0/04
Human Services, Substance Abuse and Mental Health, State Hospital	29802	R525-8	AMD	06/15/2007	2007-9/24
,					
faculty Education, Administration	30408	R277-401	5YR	09/06/2007	2007-19/49
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fair employment practices					
Human Resource Management, Administration	30049	R477-2	5YR	06/09/2007	2007-13/145
	29883	R477-2	AMD	07/01/2007	2007-10/46
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	29885	R477-4	AMD	07/01/2007	2007-10/51
falconry Natural Resources, Wildlife Resources	29401	R657-20	AMD	03/12/2007	2007-3/19
,	29398	R657-20	5YR	01/10/2007	2007-3/66
family employment program		5000 000		0=1041000=	
Workforce Services, Employment Development	29853	R986-200	AMD	07/01/2007	2007-10/83
	29587	R986-200	AMD	05/01/2007	2007-6/30
	29414	R986-200-215	AMD	03/15/2007	2007-3/36
	30105	R986-200-217	NSC	06/29/2007	Not Printed
	29974	R986-200-231	AMD	07/31/2007	2007-12/45
	29300	R986-200-246	AMD	02/01/2007	2006-24/38
fadaval lavi					
federal law Financial Institutions, Credit Unions	29173	R337-10	NEW	01/22/2007	2006-22/25
,	29352	R337-10	NSC	01/22/2007	Not Printed
					<del>-</del>
<u>fees</u>	00464	D05.44	E)/D	04/47/0007	0007.4/54
Administrative Services, Finance	29424	R25-14	5YR	01/17/2007	2007-4/54
Corrections, Administration	30040	R251-401	5YR	06/07/2007	2007-13/143
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Environmental Quality, Environmental Response and Remediation	29841	R311-203	5YR	04/18/2007	2007-10/114

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Services Human Services, Substance Abuse and	29381	R523-1-2	AMD	02/26/2007	2007-2/97
Mental Health	29245	R523-1-5	AMD	01/30/2007	2006-24/29
	29382	R523-1-11	AMD	02/26/2007	2007-2/99
	29383	R523-1-23	AMD	05/14/2007	2007-2/101
Labor Commission, Industrial Accidents	30334	R612-2-5	AMD	10/09/2007	2007-17/25
	30110	R612-2-27	NSC	07/11/2007	Not Printed
	29948	R612-2-27	AMD	07/10/2007	2007-11/71
Natural Resources, Parks and Recreation	29914	R651-611	AMD	07/09/2007	2007-11/73
	30156	R651-611-2	AMD	08/21/2007	2007-14/28
	29773	R651-611-4	AMD	05/22/2007	2007-8/90
filing deadlines	00047	D000 4	EV/D	00/45/0007	0007.47/04
Labor Commission, Adjudication	30317	R602-1	5YR	08/15/2007	2007-17/61
Labor Commission, Industrial Accidents	30320	R612-1	5YR	08/15/2007	2007-17/62
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Workforce Services, Unemployment Insurance	30141	R994-403	5YR	06/26/2007	2007-14/60
filing fees Natural Resources, Forestry, Fire and State Lands	29761	R652-4	5YR	04/02/2007	2007-8/131
School and Institutional Trust Lands, Administration	30149	R850-4	5YR	06/27/2007	2007-14/54
filing requirements					
Public Service Commission, Administration	29376	R746-420	CPR	05/17/2007	2007-7/138
	30115	R746-420-2	AMD	08/28/2007	2007-14/29
	29378	R746-440	NEW	03/19/2007	2007-2/111
filtration Environmental Quality, Drinking Water	29778	R309-525	5YR	04/02/2007	2007-8/124
finance Education, Administration	30559	R277-422	5YR	10/05/2007	Not Printed
financial aid Regents (Board Of), Administration	30165	R765-607	AMD	08/22/2007	2007-14/32
<u>financial assistance</u> Environmental Quality, Drinking Water	29785	R309-705	5YR	04/02/2007	2007-8/127
financial disclosures Community and Culture, Home Energy Assistance Target (HEAT)	29984	R195-4	NSC	06/22/2007	Not Printed
. issistanto rangot (niii/tr)	30126	R195-4	5YR	06/22/2007	2007-14/45
financial institutions Financial Institutions, Administration	30483	R331-3	5YR	09/24/2007	2007-20/67
i manorai montanono, Auminionanon	30463	R331-5	5YR	09/24/2007	2007-20/67
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	30481	R335-4	5YR	09/21/2007	2007-20/72
Financial Institutions, Credit Unions	30503	R337-9	5YR	09/28/2007	2007-20/74
	29173	R337-10	NEW	01/22/2007	2006-22/25
	29352	R337-10	NSC	01/22/2007	Not Printed
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Corporations	30488	R339-6	5YR	09/24/2007	2007-20/75
	30504	R339-11	5YR	09/28/2007	2007-20/76
Financial Institutions, Nondepository Lenders	29225	R343-1	NEW	01/09/2007	2006-23/65
financial responsibility					
Environmental Quality, Environmental Response and Remediation	29845	R311-207	5YR	04/18/2007	2007-10/117
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financial statements Commerce, Securities	30256	R164-10	5YR	07/30/2007	2007-16/60
financing of programs Human Services, Substance Abuse and Mental Health	30038	R523-20	5YR	06/05/2007	2007-13/153
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fingerprinting Human Services, Administration, Administrative Services, Licensing	30178	R501-14	AMD	09/15/2007	2007-15/42
<u>fire alarm systems</u> Public Safety, Fire Marshal	29701	R710-11	AMD	05/08/2007	2007-7/88
fire prevention	00001	D740.4	E1 (E)	05/00/00	000= 1010=
Public Safety, Fire Marshal	29981	R710-1	5YR	05/30/2007	2007-12/67
	29677	R710-1	AMD	05/08/2007	2007-7/80
	30043	R710-4	5YR	06/08/2007	2007-13/156
	29233	R710-4	AMD	01/09/2007	2006-23/72
	29683	R710-4-3	AMD	05/08/2007	2007-7/82
	30007	R710-7	5YR	05/31/2007	2007-12/67
	29706	R710-8	5YR	03/16/2007	2007-8/139
	29234	R710-8	AMD	01/09/2007	2006-23/76
	29232	R710-9	AMD	01/09/2007	2006-23/78
	29421	R710-9	AMD	03/12/2007	2007-3/32
	29702	R710-9	AMD	05/08/2007	2007-7/83
	30044	R710-9	5YR	06/08/2007	2007-13/156

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	29331	R698-100	NSC	04/02/2007	Not Printed
	29787	R698-100	5YR	04/02/2007	2007-8/136
fireplaces		D007 400			
Environmental Quality, Air Quality	29322	R307-122	NSC	07/13/2007	Not Printed
	29798	R307-122	REP	07/13/2007	2007-9/17
<u>fireworks</u> Public Safety, Fire Marshal	29422	R710-2	AMD	03/12/2007	2007-3/27
rubiic Salety, i lie Maishai					
	30031	R710-2	5YR	06/04/2007	2007-13/155
	29679	R710-2-7	NSC	03/29/2007	Not Printed
<u>fiscal assistance</u> Natural Resources, Parks and Recreation	30247	R651-301	5YR	07/26/2007	2007-16/73
<u>fish</u> Natural Resources, Wildlife Resources	30067	R657-13	AMD	08/07/2007	2007-13/93
fishing Natural Resources, Wildlife Resources	30067	R657-13	AMD	08/07/2007	2007-13/93
Matural Nesources, Wildlife Nesources	29920	R657-30	5YR	05/07/2007	2007-13/93
	29920	N037-30	JIK	03/07/2007	2007-11700
fleet expansion Administrative Services, Fleet Operations	30212	R27-4	5YR	07/25/2007	2007-16/57
flocculation Environmental Quality, Drinking Water	29778	R309-525	5YR	04/02/2007	2007-8/124
food Agriculture and Food, Regulatory Services	30062	R70-560	NEW	08/07/2007	2007-13/7
food establishment registration Agriculture and Food, Regulatory Services	30062	R70-560	NEW	08/07/2007	2007-13/7
food inspection Agriculture and Food, Regulatory Services	29507	R70-320	5YR	02/08/2007	2007-5/22
- •	29499	R70-350	5YR	02/05/2007	2007-5/22
	29500	R70-360	5YR	02/05/2007	2007-5/23
food services Health, Epidemiology and Laboratory Services, Environmental Services	29722	R392-100	5YR	03/22/2007	2007-8/129
<u>food stamps</u> Workforce Services, Employment Development	29588	R986-900-902	AMD	05/01/2007	2007-6/34
<u>foreign exchange students</u> Education, Administration	29693	R277-612	NEW	05/09/2007	2007-7/17
forensic Human Services, Substance Abuse and Mental Health, State Hospital	29802	R525-8	AMD	06/15/2007	2007-9/24

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forest practices					
Natural Resources, Forestry, Fire and State Lands	29433	R652-140	NSC	01/23/2007	Not Printed
Ciato Lando	29461	R652-140	NEW	03/26/2007	2007-4/37
foster care					
Human Services, Child and Family Services	30290	R512-2	5YR	08/07/2007	2007-17/59
Octivides	30291	R512-31	5YR	08/07/2007	2007-17/60
	30467	R512-32	5YR	09/19/2007	2007-20/80
	29388	R512-43	5YR	01/03/2007	2007-3/59
	30393	R512-51	EMR	09/05/2007	2007-19/43
franchises	20105	D454.25	EVD	07/42/2007	2007 15/61
Commerce, Administration	30195	R151-35	5YR	07/13/2007	2007-15/61
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	29437	K000-0F-37	AIVID	04/10/2007	2007-4/40
<u>fraud</u>					
Commerce, Consumer Protection	29379	R152-26	AMD	02/23/2007	2007-2/3
	29594	R152-26	5YR	03/05/2007	2007-7/149
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<u>free speech</u> Administrative Services, Facilities Construction and Management	29811	R23-20	NEW	06/07/2007	2007-9/11
freedom of information					
Administrative Services, Administration	29772	R13-2	AMD	05/22/2007	2007-8/3
	29771	R13-2	5YR	04/02/2007	2007-8/119
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Natural Resources, Parks and Recreation	30245	R651-102	5YR	07/26/2007	2007-16/72
Natural Resources, Wildlife Resources	29916	R657-29	5YR	05/03/2007	2007-11/87
Public Safety, Administration	29385	R698-2	5YR	01/02/2007	2007-2/118
<u>fuel</u> Tax Commission, Auditing	29556	R865-4D	5YR	02/26/2007	2007-6/48
<u>fuel dispensing</u> Administrative Services, Fleet Operations	29515	R27-6	5YR	02/14/2007	2007-5/19
<u>functional classification</u> Transportation, Program Development	29455	R926-4	NEW	03/26/2007	2007-4/43
<u>funeral industries</u> Commerce, Occupational and Professional Licensing	29391	R156-9-302a	AMD	03/13/2007	2007-3/6
<u>funeral services</u> Commerce, Occupational and Professional Licensing	29391	R156-9-302a	AMD	03/13/2007	2007-3/6

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Natural Resources, Wildlife Resources	29996	R657-4	5YR	05/31/2007	2007-12/66
	29351	R657-5	AMD	02/07/2007	2007-1/25
	29923	R657-5	AMD	07/09/2007	2007-11/75
	30063	R657-5	AMD	08/07/2007	2007-13/84
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	30068	R657-17	AMD	08/07/2007	2007-13/95
	29328	R657-17-3	AMD	02/07/2007	2007-1/34
	29402	R657-33	AMD	03/12/2007	2007-3/24
	30069	R657-33	AMD	08/07/2007	2007-13/111
	30074	R657-54	AMD	08/07/2007	2007-13/125
gasoline		D007 004	-1 (D	00//=/000=	
Environmental Quality, Air Quality	29660	R307-301	5YR	03/15/2007	2007-7/158
	29006	R307-326	AMD	03/09/2007	2006-19/37
	29665	R307-326	5YR	03/15/2007	2007-7/161
	29006	R307-326	CPR	03/09/2007	2007-3/43
	29526	R307-326-1	NSC	03/09/2007	Not Printed
	29004	R307-327	AMD	03/09/2007	2006-19/40
	29004	R307-327	CPR	03/09/2007	2007-3/45
	29666	R307-327	5YR	03/15/2007	2007-7/163
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Tax Commission, Auditing	29628	R865-13G	5YR	03/09/2007	2007-7/190
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	29071	R307-342	AMD	03/15/2007	2007-77167
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general assistance Workforce Services, Employment	29976	R986-400	AMD	07/31/2007	2007-12/46
Development					
	29854	R986-400	AMD	07/01/2007	2007-10/85
<b>genetic counselors</b> Commerce, Occupational and Professional Licensing	29397	R156-75	5YR	01/09/2007	2007-3/58
geology Commerce, Occupational and Professional Licensing	29905	R156-76	5YR	05/01/2007	2007-10/106

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government documents Administrative Services, Records Committee	29081	R35-2-2	AMD	01/05/2007	2006-20/2
Attorney General, Administration	30037	R105-2	5YR	06/05/2007	2007-13/142
	29524	R151-2	5YR	02/15/2007	2007-5/23
Community and Culture, Home Energy Assistance Target (HEAT)	29987	R195-7	NSC	06/25/2007	Not Printed
Assistance rarger (TEAT)	30130	R195-7	5YR	06/25/2007	2007-14/46
Environmental Quality, Administration	29809	R305-1	5YR	04/12/2007	2007-9/34
	30250	R355-1	NSC	09/27/2007	Not Printed
	30252	R355-1	REP	09/27/2007	2007-16/21
	29867	R380-20	5YR	04/26/2007	2007-10/121
	29497	R495-810	5YR	02/05/2007	2007-5/27
Natural Resources, Parks and Recreation	30245	R651-102	5YR	07/26/2007	2007-16/72
Natural Resources, Forestry, Fire and	29766	R652-6	5YR	04/02/2007	2007-8/132
State Lands Natural Resources, Wildlife Resources	29916	R657-29	5YR	05/03/2007	2007-11/87
Public Safety, Administration	29385	R698-2	5YR	01/02/2007	2007-2/118
	30148	R850-6	5YR	06/27/2007	2007-14/55
government ethics					
Human Resource Management, Administration	30052	R477-9	5YR	06/09/2007	2007-13/149
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	30219	R671-205	5YR	07/25/2007	2007-16/75
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government purchasing School and Institutional Trust Lands, Administration	29859	R850-11	5YR	04/24/2007	2007-10/129
governmental immunity Administrative Services, Risk Management	30565	R37-4	5YR	10/09/2007	Not Printed
governor	00465	D007.405	E) (E)	07/40/0007	0007.45/00
Environmental Quality, Air Quality	30183	R307-105	5YR	07/13/2007	2007-15/62
	29501	R307-105	NSC	07/13/2007	Not Printed

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graduation requirements Education, Administration	30420	R277-703	5YR	09/06/2007	2007-19/55
Education, Administration	30420	N211-103	JIK	09/00/2007	2007-19/33
GRAMA		B.40- 0	-1.0		
Attorney General, Administration	30037	R105-2	5YR	06/05/2007	2007-13/142
	29809	R305-1	5YR	04/12/2007	2007-9/34
	29867	R380-20	5YR	04/26/2007	2007-10/121
Natural Resources, Forestry, Fire and State Lands	29766	R652-6	5YR	04/02/2007	2007-8/132
Regents (Board Of), College of Eastern Utah	30108	R767-1	5YR	06/19/2007	2007-14/52
School and Institutional Trust Lands, Administration	30148	R850-6	5YR	06/27/2007	2007-14/55
grant programs Community and Culture, Energy Services	30477	R203-4	NSC	09/21/2007	Not Printed
- <del></del>	30476	R203-5	NSC	09/20/2007	Not Printed
grants Community and Culture, Housing and Community Development	30443	R199-8	5YR	09/13/2007	2007-19/45
Community Development	30444	R199-9	5YR	09/13/2007	2007-19/46
Education, Administration	29305	R277-511	NEW	01/23/2007	2006-24/7
Environmental Quality, Water Quality	30522	R317-100	5YR	10/02/2007	Not Printed
Natural Resources, Oil, Gas and Mining; Abandoned Mine Reclamation	29605	R643-886	5YR	03/07/2007	2007-7/174
grievance procedures					
Health, Administration	30339	R380-100	5YR	08/20/2007	2007-18/73
	29713	R861-1A	5YR	03/20/2007	2007-8/139
	29324	R861-1A-19	AMD	02/12/2007	2007-1/41
	30278	R861-1A-24	AMD	09/24/2007	2007-16/43
	30279	R861-1A-26	AMD	09/24/2007	2007-16/44
	30277	R861-1A-29	AMD	09/24/2007	2007-16/46
	29941	R861-1A-41	AMD	07/16/2007	2007-11/76
grievances Human Resource Management, Administration	29884	R477-3	AMD	07/01/2007	2007-10/49
	30058	R477-3	5YR	06/09/2007	2007-13/146
	29894	R477-11	NSC	05/11/2007	Not Printed
	30056	R477-11	5YR	06/09/2007	2007-13/151
	30053	R477-12	5YR	06/09/2007	2007-13/152
	29892	R477-12	AMD	07/01/2007	2007-10/72
ground water					
Environmental Quality, Water Quality	29294	R317-6	AMD	01/23/2007	2006-24/23
	30519	R317-6	5YR	10/02/2007	Not Printed
	29185	R317-6-6	AMD	01/19/2007	2006-22/23
guardianship Human Services, Public Guardian (Office of)	29950	R549-1	NEW	07/09/2007	2007-11/50

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halfway houses	00.400	D054 000	EVD.	04/04/0007	0007 4/50
Corrections, Administration	29463	R251-306	5YR	01/31/2007	2007-4/58
Human Services, Recovery Services	30354	R527-257	5YR	08/22/2007	2007-18/80
hardship grants Environmental Quality, Drinking Water	29784	R309-700	5YR	04/02/2007	2007-8/127
Hatch Act Human Resource Management, Administration	30052	R477-9	5YR	06/09/2007	2007-13/149
Administration	29890	R477-9	AMD	07/01/2007	2007-10/68
hazardous air pollutant					
Environmental Quality, Air Quality	29194	R307-214-2	AMD	02/09/2007	2006-23/10
	30189	R307-410	5YR	07/13/2007	2007-15/65
hazardous materials transportation Transportation, Motor Carrier	29339	R909-75	AMD	02/08/2007	2007-1/49
hazardous pollutant Environmental Quality, Air Quality	29659	R307-135	5YR	03/15/2007	2007-7/156
hazardous substances Environmental Quality, Environmental Response and Remediation	29839	R311-201	5YR	04/18/2007	2007-10/113
response and remodiation	29568	R311-201	NSC	04/18/2007	Not Printed
	29840	R311-202	5YR	04/18/2007	2007-10/114
	29569	R311-202	NSC	04/18/2007	Not Printed
	29570	R311-203	NSC	04/18/2007	Not Printed
	29841	R311-203	5YR	04/18/2007	2007-10/114
	29571	R311-204	NSC	04/18/2007	Not Printed
	29842	R311-204	5YR	04/18/2007	2007-10/115
	29844	R311-206	5YR	04/18/2007	2007-10/116
	29573	R311-206	NSC	04/18/2007	Not Printed
	29579	R311-212	NSC	04/18/2007	Not Printed
	29850	R311-212	5YR	04/18/2007	2007-10/120
	30210	R311-401	5YR	07/19/2007	2007-16/65
Transportation, Motor Carrier	29339	R909-75	AMD	02/08/2007	2007-1/49
Hazardous Substances Mitigation Act Environmental Quality, Environmental Response and Remediation	29585	R311-600	NSC	03/26/2007	Not Printed
hazardous substances priority list Environmental Quality, Environmental Response and Remediation	30210	R311-401	5YR	07/19/2007	2007-16/65
hazardous waste Transportation, Motor Carrier	29339	R909-75	AMD	02/08/2007	2007-1/49
<u>health</u> Health, Center for Health Data, Health Care Statistics	29788	R428-1	5YR	04/03/2007	2007-9/38
	29789	R428-2	5YR	04/03/2007	2007-9/38
	29790	R428-5	5YR	04/03/2007	2007-9/39

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health administration Health, Administration	30338	R380-10	5YR	08/20/2007	2007-18/72
health care facilities Health, Health Systems Improvement, Licensing	29750	R432-2-6	AMD	05/29/2007	2007-8/82
health care professionals Public Safety, Driver License	29633 29582	R708-7 R708-7-10	5YR AMD	03/13/2007 04/23/2007	2007-7/184 2007-6/29
health care quality Health, Center for Health Data, Health Care Statistics	29792	R428-12	5YR	04/03/2007	2007-9/40
<u>health effects</u> Environmental Quality, Drinking Water	29367	R309-220	AMD	03/06/2007	2007-2/86
	29648	R309-220-15	AMD	05/14/2007	2007-7/46
health facilities Health, Health Systems Improvement, Licensing	30542	R432-100	5YR	10/04/2007	Not Printed
Licensing	29525	R432-100-33	AMD	04/11/2007	2007-5/14
	30531	R432-101	5YR	10/03/2007	Not Printed
	30529	R432-102	5YR	10/03/2007	Not Printed
	30536	R432-103	5YR	10/04/2007	Not Printed
	30543	R432-104	5YR	10/04/2007	Not Printed
	30533	R432-105	5YR	10/03/2007	Not Printed
	30497	R432-150	5YR	09/27/2007	2007-20/77
	30532	R432-152	5YR	10/03/2007	Not Printed
	30530	R432-200	5YR	10/03/2007	Not Printed
	30537	R432-201	5YR	10/04/2007	Not Printed
	30493	R432-300	5YR	09/27/2007	2007-20/77
	30541	R432-500	5YR	10/04/2007	Not Printed
	30539	R432-550	5YR	10/04/2007	Not Printed
	30540	R432-600	5YR	10/04/2007	Not Printed
	30495	R432-650	5YR	09/27/2007	2007-20/78
	30494	R432-700	5YR	09/27/2007	2007-20/79
	30496	R432-750	5YR	09/27/2007	2007-20/79
	30538	R432-950	5YR	10/04/2007	Not Printed
health insurance					
Insurance, Administration	29404	R590-126	5YR	01/11/2007	2007-3/63
	29998	R590-126-4	AMD	07/30/2007	2007-12/20
	29431	R590-126-4	AMD	04/09/2007	2007-4/28
	29400	R590-176	5YR	01/11/2007	2007-3/65
	29999	R590-233-4	AMD	07/30/2007	2007-12/35
health insurance exemption Insurance, Administration	29419	R590-239	NEW	04/09/2007	2007-3/13

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	30102			08/08/2007	
	30102	R590-240-5	AMD	08/08/2007	2007-13/54
health insurance exemptions Insurance, Administration	30228	R590-240-3	NSC	08/14/2007	Not Printed
health insurance filings Insurance, Administration	28767	R590-220	CPR	01/22/2007	2006-16/30
mourance, Administration	29947	R590-220	AMD	07/12/2007	2007-11/51
	28767	R590-220	AMD	01/22/2007	2007-11/31
	28767	R590-220	CPR	01/22/2007	2006-12/27
health maintenance organization Health, Center for Health Data, Health Care Statistics	29792	R428-12	5YR	04/03/2007	2007-9/40
health planning Health, Center for Health Data, Health	29788	R428-1	5YR	04/03/2007	2007-9/38
Care Statistics	29789	R428-2	5YR	04/03/2007	2007-9/38
	29790	R428-5	5YR	04/03/2007	2007-9/39
	29791	R428-10	5YR	04/03/2007	2007-9/39
	29793	R428-20	5YR	04/03/2007	2007-9/40
health policy Health, Center for Health Data, Health Care Statistics	29788 29789	R428-1 R428-2	5YR 5YR	04/03/2007	2007-9/38 2007-9/38
	29790	R428-5	5YR	04/03/2007	2007-9/39
	29793	R428-20	5YR	04/03/2007	2007-9/40
health spas					
Commerce, Consumer Protection	29238	R152-23	AMD	01/23/2007	2006-24/3
	30121	R152-23	5YR	06/22/2007	2007-14/43
hearings	20204	D200 445 2	NSC	02/00/2007	Net Drinted
Environmental Quality, Drinking Water	29361	R309-115-2		03/06/2007	Not Printed
_abor Commission, Adjudication	30318 29957	R602-2 R602-2-4	5YR AMD	08/15/2007 07/24/2007	2007-17/62 2007-12/40
	29931	N002-2-4	AIVID	01124/2001	2007-12/40
HEAT Community and Culture, Home Energy	30124	R195-2	5YR	06/22/2007	2007-14/44
Assistance Target (HEAT)	29982	R195-2	NSC	06/22/2007	Not Printed
nigh quality ground water					
Environmental Quality, Drinking Water	29775	R309-505	5YR	04/02/2007	2007-8/123
higher education Education, Administration	30098	R277-713	AMD	08/07/2007	2007-13/47
	30422	R277-713	5YR	09/06/2007	2007-19/55
	30422	R628-2	5YR		
				07/10/2007	2007-15/68
	30165	R765-607	AMD	08/22/2007	2007-14/32

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highly qualified					
Education, Administration	30097	R277-510	R&R	08/07/2007	2007-13/42
	29305	R277-511	NEW	01/23/2007	2006-24/7
highway construction Transportation, Operations, Maintenance	29456	R918-2	REP	06/06/2007	2007-4/42
HIPPA eligibility Insurance, Administration	29430	R590-236	AMD	04/09/2007	2007-4/30
hiring practices Human Resource Management, Administration	29885	R477-4	AMD	07/01/2007	2007-10/51
Administration	30061	R477-4	5YR	06/09/2007	2007-13/146
historic preservation Tax Commission, Auditing	29624 29323	R865-6F R865-6F-30	5YR AMD	03/08/2007 02/12/2007	2007-7/187 2007-1/41
	29437	R865-6F-37	AMD	04/16/2007	2007-4/40
	29712	R865-9I	5YR	03/20/2007	2007-8/142
	29320	R865-9I-32	AMD	02/12/2007	2007-1/42
	29786	R865-9I-42	NSC	04/12/2007	Not Printed
	29315	R865-9I-49	AMD	02/12/2007	2007-1/43
	29314	R865-9I-52	AMD	02/12/2007	2007-1/44
	29436	R865-9I-53	AMD	04/16/2007	2007-4/41
HIV Health, Epidemiology and Laboratory Services; HIV/AIDS, Tuberculosis Control/Refugee Health	30207	R388-802	5YR	07/19/2007	2007-16/69
HIV/AIDS Health, Epidemiology and Laboratory Services; HIV/AIDS, Tuberculosis Control/Refugee Health	29979	R388-803	5YR	05/29/2007	2007-12/61
<u>holidays</u> Human Resource Management,	29888	R477-7	AMD	07/01/2007	2007-10/57
Administration	30161	R477-7	5YR	06/29/2007	2007-14/47
home care services Human Services, Aging and Adult Services	30353	R510-400	5YR	08/21/2007	2007-18/80
hospital policy Health, Center for Health Data, Health Care Statistics	29791	R428-10	5YR	04/03/2007	2007-9/39
<u>hospitals</u> Environmental Quality, Air Quality	29657	R307-222	5YR	03/15/2007	2007-7/157
Health, Administration	29538	R380-200	AMD	04/26/2007	2007-6/14
hostile work environment Human Resource Management, Administration	29895 30054	R477-15 R477-15	NSC 5YR	05/11/2007 06/09/2007	Not Printed 2007-13/153

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hotels Health, Epidemiology and Laboratory Services, Environmental Services	30204	R392-502	5YR	07/18/2007	2007-16/69
hours of business Labor Commission, Administration	30316	R600-2	5YR	08/15/2007	2007-17/61
human services Human Services, Administration, Administrative Services, Licensing	29874	R501-8	NSC	05/14/2007	Not Printed
Human Services, Services for People with Disabilities	30295	R539-1-4	NSC	08/31/2007	Not Printed
hunting Natural Resources, Wildlife Resources	29329	R657-38	AMD	02/07/2007	2007-1/35
	30070	R657-38	AMD	08/07/2007	2007-13/113
hunting and fishing licenses Natural Resources, Wildlife Resources	30068	R657-17	AMD	08/07/2007	2007-13/95
,	29328	R657-17-3	AMD	02/07/2007	2007-1/34
hydropneumatic systems Environmental Quality, Drinking Water	29781	R309-540	5YR	04/02/2007	2007-8/126
immunization Health, Community and Family Health Services, Immunization	29547	R396-100	AMD	05/07/2007	2007-6/19
impacted areas programs Community and Culture, Housing and Community Development	30445	R199-10	5YR	09/13/2007	2007-19/46
implements of husbandry Transportation, Motor Carrier	29338	R909-1-1	AMD	02/08/2007	2007-1/45
import requirements Agriculture and Food, Animal Industry	29912	R58-1	AMD	08/07/2007	2007-11/4
import restrictions Natural Resources, Wildlife Resources	29751	R657-53	AMD	05/22/2007	2007-8/92
imputation Public Service Commission, Administration	29626	R746-349	5YR	03/08/2007	2007-7/186
in-service training Public Safety, Peace Officer Standards and Training	29565	R728-500	5YR	02/27/2007	2007-6/45
incapacitated Human Services, Public Guardian (Office of)	29950	R549-1	NEW	07/09/2007	2007-11/50
incest Education, Administration	30408	R277-401	5YR	09/06/2007	2007-19/49
incinerators Environmental Quality, Air Quality	29229	R307-220	AMD	05/09/2007	2006-23/12
	29655	R307-220	5YR	03/15/2007	2007-7/156
	29229	R307-220	CPR	05/09/2007	2007-7/136
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income					
Health, Health Care Financing, Coverage	29543	R414-303-17	AMD	05/01/2007	2007-6/23
and Reimbursement Policy Human Services, Recovery Services	30429	R527-300	5YR	09/07/2007	2007-19/61
income eligibility Community and Culture, Home Energy	29983	R195-3	NSC	06/22/2007	Not Printed
Assistance Target (HEAT)	20425	D405.2		00/00/0007	
	30125	R195-3	5YR	06/22/2007	2007-14/44
income tax					
Tax Commission, Auditing	29712	R865-9I	5YR	03/20/2007	2007-8/142
	29320	R865-9I-32	AMD	02/12/2007	2007-1/42
	29786	R865-9I-42	NSC	04/12/2007	Not Printed
	29315	R865-9I-49	AMD	02/12/2007	2007-1/43
	29314	R865-9I-52	AMD	02/12/2007	2007-1/44
	29436	R865-9I-53	AMD	04/16/2007	2007-4/41
independent contractor Workforce Services, Unemployment Insurance	29680	R994-204	R&R	07/01/2007	2007-7/96
independent evaluator					
Public Service Commission, Administration	29376	R746-420	NEW	05/17/2007	2007-2/102
independent foster care adolescent Health, Health Care Financing, Coverage and Reimbursement Policy	29543	R414-303-17	AMD	05/01/2007	2007-6/23
indigent					
Health, Health Care Financing, Medical	29909	R420-1	REP	07/01/2007	2007-10/40
Assistance Program					
individual home booster pumps	20704	D200 540	CVD	04/02/2007	2007.0420
Environmental Quality, Drinking Water	29781	R309-540	5YR	04/02/2007	2007-8/126
indoor air pollution					
Health, Epidemiology and Laboratory	29856	R392-510	5YR	04/23/2007	2007-10/124
Services, Environmental Services					
industrial loan corporations					
Financial Institutions, Administration	30500	R331-23	5YR	09/28/2007	2007-20/67
industrial waste					
Environmental Quality, Water Quality	30521	R317-1	5YR	10/02/2007	Not Printed
	29186	R317-1-2	AMD	01/19/2007	2006-22/21
	29098	R317-1-7	AMD	01/19/2007	2006-20/54
industry	00040	D040.05	NOC	00/05/0007	Net Detail
Environmental Quality, Radiation Control	29310	R313-35	NSC	03/05/2007	Not Printed
	29595	R313-35	5YR	03/05/2007	2007-7/169
	29336	R313-36	AMD	03/16/2007	2007-1/15
infants					
Health, Community and Family Health	29878	R406-100	5YR	04/27/2007	2007-10/124
Services, WIC Services	29879	R406-200	5YR	04/27/2007	2007-10/125
	23013	11700-200	3110	U712112UU1	2007-10/120

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	29876	R406-202	5YR	04/27/2007	2007-10/126
	29877	R406-301	5YR	04/27/2007	2007-10/127
infectious waste Environmental Quality, Air Quality	29657	R307-222	5YR	03/15/2007	2007-7/157
informal procedures Community and Culture, Library	30079	R223-1	5YR	06/13/2007	2007-13/143
<u>inmates</u> Pardons (Board Of), Administration	30216	R671-201	5YR	07/25/2007	2007-16/74
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	30223	R671-301	5YR	07/25/2007	2007-16/77
	30225	R671-303	5YR	07/25/2007	2007-16/78
	30229	R671-308	5YR	07/25/2007	2007-16/79
	30272	R671-308	AMD	09/27/2007	2007-16/40
	30230	R671-309	5YR	07/25/2007	2007-16/79
	30232	R671-310	5YR	07/25/2007	2007-16/80
	30231	R671-311	5YR	07/25/2007	2007-16/80
	30234	R671-316	5YR	07/25/2007	2007-16/81
inmates' rights Pardons (Board Of), Administration	30225	R671-303	5YR	07/25/2007	2007-16/78
inspections Agriculture and Food, Animal Industry	29505	R58-18	5YR	02/08/2007	2007-5/20
	29503	R58-22	5YR	02/08/2007	2007-5/21
	29342	R58-23	NEW	02/28/2007	2007-1/5
Agriculture and Food, Plant Industry	29347	R68-20	AMD	02/28/2007	2007-1/6
Agriculture and Food, Regulatory Services	29632	R70-530	5YR	03/12/2007	2007-7/149
Environmental Quality, Radiation Control	30157	R313-16-230	AMD	09/14/2007	2007-14/21
instructional materials Education, Administration	30091	R277-469	AMD	08/07/2007	2007-13/20
insurance					
Human Resource Management, Administration	29887	R477-6	AMD	07/01/2007	2007-10/54
	30060	R477-6	5YR	06/09/2007	2007-13/148
	29443	R590-102	5YR	01/26/2007	2007-4/63
	29824	R590-102-9	AMD	06/08/2007	2007-9/25
	29406	R590-103	5YR	01/11/2007	2007-3/62
	29452	R590-114	5YR	01/29/2007	2007-4/64
	29813	R590-118	5YR	04/13/2007	2007-9/43
	29822	R590-146	5YR	04/16/2007	2007-9/44
	29449	R590-147	5YR	01/29/2007	2007-4/66
	30213	R590-148	5YR	07/25/2007	2007-16/71
	30006	R590-148-25	AMD	07/30/2007	2007-12/22
	30134	R590-149	5YR	06/26/2007	2007-14/50
	30243	R590-151	5YR	07/25/2007	2007-16/72

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	30160	R590-173	5YR	06/29/2007	2007-14/51
	29407	R590-181	5YR	01/11/2007	2007-3/65
	29410	R590-182	5YR	01/12/2007	2007-3/66
	29826	R590-203	5YR	04/17/2007	2007-10/128
	29724	R590-211-1	NSC	04/12/2007	Not Printed
	30427	R590-216	5YR	09/06/2007	2007-19/64
insurance companies					
Insurance, Administration	29820	R590-101	5YR	04/16/2007	2007-9/42
	29814	R590-108	5YR	04/13/2007	2007-9/43
	29583	R590-116	5YR	02/28/2007	2007-6/39
	29584	R590-117	5YR	02/28/2007	2007-6/40
	29454	R590-150	5YR	01/29/2007	2007-4/66
insurance fee Insurance, Administration	29684	R590-157	AMD	06/13/2007	2007-7/71
insurance law					
Insurance, Administration	29815	R590-68	5YR	04/13/2007	2007-9/41
	29451	R590-70	5YR	01/29/2007	2007-4/62
	29821	R590-85	5YR	04/16/2007	2007-9/41
	30220	R590-91-13	NSC	08/14/2007	Not Printed
	29447	R590-95	5YR	01/27/2007	2007-4/62
	30453	R590-96	5YR	09/14/2007	2007-19/63
	29446	R590-99	5YR	01/27/2007	2007-4/63
	29403	R590-121	5YR	01/11/2007	2007-3/63
	29726	R590-121-2	NSC	04/12/2007	Not Printed
	30135	R590-122	5YR	06/26/2007	2007-14/50
	29445	R590-123	5YR	01/27/2007	2007-4/64
	29448	R590-123-1	NSC	02/13/2007	Not Printed
	29411	R590-133	5YR	01/12/2007	2007-3/64
	30286	R590-136	NSC	08/31/2007	Not Printed
	29444	R590-142	5YR	01/26/2007	2007-4/65
	29450	R590-143	5YR	01/29/2007	2007-4/65
insurance rule Insurance, Administration	29823	R590-120	5YR	04/16/2007	2007-9/44
interconnection Public Service Commission, Administration	29428	R746-348	5YR	01/22/2007	2007-4/67
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intern program Education, Administration	29496	R277-915	5YR	02/02/2007	2007-5/26
internships Education, Administration	30554	R277-509	5YR	10/05/2007	Not Printed

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interstate compacts Workforce Services, Unemployment Insurance	29955	R994-106	5YR	05/17/2007	2007-12/69
interstate highways	20004	D022 F	NCC	40/04/2007	Not Drivtod
Transportation, Preconstruction, Right-of- Way Acquisition	30004	R933-5	NSC	10/01/2007	Not Printed
	30511	R933-5	5YR	10/01/2007	2007-20/81
interstate shell fish safety Agriculture and Food, Regulatory Services	29970	R70-550	NEW	08/07/2007	2007-12/7
intrastate driver license waivers Public Safety, Driver License	29589	R708-34	5YR	03/02/2007	2007-7/185
investigations Public Safety, Peace Officer Standards and Training	29562	R728-409	5YR	02/27/2007	2007-6/44
<u>investment advisers</u> Money Management Council, Administration	29906	R628-15	AMD	06/21/2007	2007-10/79
<u>investments</u> Financial Institutions, Banks	30436	R333-7	5YR	09/10/2007	2007-19/58
iron and manganese control Environmental Quality, Drinking Water	29780	R309-535	5YR	04/02/2007	2007-8/125
<u>iob descriptions</u> Human Resource Management, Administration	30058	R477-3	5YR	06/09/2007	2007-13/146
	29884	R477-3	AMD	07/01/2007	2007-10/49
Judicial Conduct Commission Judicial Conduct Commission, Administration	29924	R595-2-1	AMD	09/01/2007	2007-11/70
<u>juvenile corrections</u> Human Services, Juvenile Justice Services	29992	R547-1	5YR	05/30/2007	2007-12/64
Trainan dervices, duvernie dustice dervices	29993	R547-3	5YR	05/30/2007	2007-12/65
	30032	R547-6	5YR	06/04/2007	2007-13/154
	29990	R547-7	5YR	05/30/2007	2007-12/65
	30507	R547-10	5YR	09/28/2007	2007-20/80
	29991	R547-12	5YR	05/30/2007	2007-12/66
	30033	R547-13	5YR	06/04/2007	2007-13/154
juvenile detention Human Services, Juvenile Justice Services	30033	R547-13	5YR	06/04/2007	2007-13/154
<u>kindergarten</u>					
Education, Administration	29933	R277-489	NEW	07/09/2007	2007-11/19
	30174	R277-489	NSC	07/30/2007	Not Printed
labor Labor Commission, Antidiscrimination and Labor, Labor	30008	R610-1-3	AMD	09/08/2007	2007-12/41
Lazoi, Lazoi	30008	R610-1-3	CPR	09/08/2007	2007-15/59

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Labor Commission, Safety	29733	R616-1	R&R	05/23/2007	2007-8/88
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labor commission Labor Commission, Administration	30316	R600-2	5YR	08/15/2007	2007-17/61
laboratories Health, Epidemiology and Laboratory Services, Laboratory Improvement	29549	R444-14	5YR	02/26/2007	2007-6/39
land exchange School and Institutional Trust Lands, Administration	29408	R850-90	5YR	01/12/2007	2007-3/66
land use Natural Resources, Forestry, Fire and	29763	R652-90	5YR	04/02/2007	2007-8/136
State Lands Natural Resources, Wildlife Resources	30313	R657-28	5YR	08/14/2007	2007-17/63
	30036	R657-28	NSC	08/14/2007	Not Printed
	30084	R657-28	AMD	08/07/2007	2007-13/101
School and Institutional Trust Lands,	30325	R850-100	5YR	08/15/2007	2007-17/63
Administration					
	29409	R850-120	5YR	01/12/2007	2007-3/67
landfills					
Environmental Quality, Air Quality	29229	R307-220	AMD	05/09/2007	2006-23/12
	29655	R307-220	5YR	03/15/2007	2007-7/156
	29229	R307-220	CPR	05/09/2007	2007-7/136
landowner permits	20500	D057.40	NCC	02/42/2007	Net Drinted
Natural Resources, Wildlife Resources	29580	R657-43	NSC	03/13/2007	Not Printed
	29639	R657-43	5YR	03/13/2007	2007-7/183
	30072	R657-43	AMD	08/07/2007	2007-13/120
	29704	R657-43	NSC	04/12/2007	Not Printed
law					
Human Services, Aging and Adult Services	30340	R510-1	5YR	08/21/2007	2007-18/73
Public Safety, Fire Marshal	29232	R710-9	AMD	01/09/2007	2006-23/78
	29702	R710-9	AMD	05/08/2007	2007-7/83
	30044	R710-9	5YR	06/08/2007	2007-13/156
	29421	R710-9	AMD	03/12/2007	2007-3/32
law enforcement officers Public Safety, Peace Officer Standards and Training	29551	R728-101	5YR	02/26/2007	2007-6/40
Training	29552	R728-401	5YR	02/26/2007	2007-6/41
	29548	R728-401	5YR	02/26/2007	2007-6/67
	29147	R728-401-3	AMD	01/20/2007	2006-22/45
	29553	R728-402	5YR	02/26/2007	2007-6/41
	29176	R728-402	AMD	01/20/2007	2006-22/47
	29557	R728-403	5YR	02/26/2007	2007-6/42
	29558	R728-404	5YR	02/26/2007	2007-6/42
	29559	R728-405	5YR	02/26/2007	2007-6/43
	29560	R728-406	5YR	02/26/2007	2007-6/43
	30275	R728-406-3	AMD	10/01/2007	2007-16/42

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	29562	R728-409	5YR	02/27/2007	2007-6/44
	29563	R728-410	5YR	02/27/2007	2007-6/45
	30280	R728-410-2	NSC	08/14/2007	Not Printed
	29565	R728-500	5YR	02/27/2007	2007-6/45
LCTO Human Services, Aging and Adult Services	30351	R510-200	5YR	08/21/2007	2007-18/79
<u>leases</u> Financial Institutions, Administration	30238	R331-7	5YR	07/25/2007	2007-16/66
Natural Resources, Forestry, Fire and	29759	R652-30	5YR	04/02/2007	2007-8/133
State Lands Natural Resources, Wildlife Resources	30084	R657-28	AMD	08/07/2007	2007-13/101
Natural Nessurces, Wilding Nessurces	30036	R657-28	NSC	08/14/2007	Not Printed
	30313	R657-28	5YR	08/14/2007	2007-17/63
School and Institutional Trust Lands,	30323	R850-30	AMD	10/09/2007	2007-17/33
Administration					
	30150	R850-30	5YR	06/27/2007	2007-14/56
leave benefits					
Human Resource Management, Administration	29888	R477-7	AMD	07/01/2007	2007-10/57
, anning atom	30161	R477-7	5YR	06/29/2007	2007-14/47
legal aid Corrections, Administration	29464	R251-707	5YR	01/31/2007	2007-4/59
legislative procedures Public Safety, Driver License	29723	R708-8	5YR	03/23/2007	2007-8/137
<u>libraries</u> Education, Administration	30090	R277-467	NEW	08/07/2007	2007-13/19
license Environmental Quality, Radiation Control	30302	R313-19-100	AMD	10/08/2007	2007-17/17
license plates Tax Commission, Motor Vehicle	29631	R873-22M	5YR	03/12/2007	2007-7/194
licensing					
Commerce, Administration	30164	R151-33	NSC	07/05/2007	Not Printed
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Licensing	29555	R156-1-102	NSC	03/09/2007	Not Printed
	30113	R156-3a	AMD	08/23/2007	2007-14/7
	29391	R156-9-302a	AMD	03/13/2007	2007-3/6
	29871	R156-16a	5YR	04/26/2007	2007-10/106
	29770	R156-17b	AMD	05/24/2007	2007-8/8
	29459	R156-24a	5YR	01/30/2007	2007-4/56
	29473	R156-26a	5YR	02/01/2007	2007-4/56
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	29696	R156-37	5YR	03/15/2007	2007-7/150
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	29353	R156-40a	NEW	02/22/2007	2007-2/9
	29471	R156-41	5YR	02/01/2007	2007-4/57
	29356	R156-42a	AMD	02/22/2007	2007-2/11
	29396	R156-54	5YR	01/09/2007	2007-3/56
	30132	R156-56	NSC	07/01/2007	Not Printed
	29745	R156-56	5YR	03/29/2007	2007-8/119
	29863	R156-56	AMD	07/01/2007	2007-10/21
	29122	R156-56	AMD	01/01/2007	2006-21/33
	29120	R156-56	AMD	01/01/2007	2006-21/5
	29393	R156-56	AMD	03/13/2007	2007-3/7
	29866	R156-56	AMD	07/01/2007	2007-10/10
	29357	R156-56	NSC	01/01/2007	Not Printed
	29078	R156-56-704	AMD	03/27/2007	2006-20/10
	29865	R156-56-704	AMD	07/01/2007	2007-10/25
	29078	R156-56-704	CPR	03/27/2007	2007-4/48
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	29354	R156-57	AMD	02/22/2007	2007-2/12
	29915	R156-63	AMD	07/19/2007	2007-11/8
	29803	R156-64	5YR	04/09/2007	2007-9/33
	29564	R156-70a	5YR	02/27/2007	2007-6/38
	29394	R156-71	5YR	01/08/2007	2007-3/57
	29395	R156-72	5YR	01/09/2007	2007-3/57
	29735	R156-72-302c	NSC	04/12/2007	Not Printed
	29397	R156-75	5YR	01/09/2007	2007-3/58
	29905	R156-76	5YR	05/01/2007	2007-10/106
Commerce, Real Estate	29832	R162-1	5YR	04/18/2007	2007-10/107
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	29523	R162-102	5YR	02/15/2007	2007-5/24
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	30199	R162-102-1	AMD	09/27/2007	2007-16/15
	29989	R162-102-3	NSC	06/11/2007	Not Printed
	30253	R162-104-5	AMD	09/27/2007	2007-16/16
Environmental Quality, Radiation Control	29336	R313-36	AMD	03/16/2007	2007-1/15
Human Services, Administration, Administrative Services, Licensing	29874	R501-8	NSC	05/14/2007	Not Printed
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Human Services, Juvenile Justice Services	29992	R547-1	5YR	05/30/2007	2007-12/64
	29990	R547-7	5YR	05/30/2007	2007-12/65
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	29794	R657-27	5YR	04/04/2007	2007-9/45
	29920	R657-30	5YR	05/07/2007	2007-11/88
Public Safety, Driver License	29734	R708-25	5YR	03/26/2007	2007-8/138
	29741	R708-25	NSC	04/12/2007	Not Printed

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Education, Administration	29300	R211-312	INEVV	01/23/2007	2000-24/9
life insurance					
Insurance, Administration	30042	R590-93	AMD	08/08/2007	2007-13/51
	29752	R590-93	AMD	05/29/2007	2007-8/84
life insurance filings Insurance, Administration	29969	R590-226	AMD	07/30/2007	2007-12/23
		. 1000 ==0	2	0.700.200.	200: .2/20
life insurance mortality tables					
Insurance, Administration	30082	R590-241	NEW	08/08/2007	2007-13/56
limitations of judgment					
<u>Iimitations of judgment</u> Administrative Services, Risk Management	30565	R37-4	5YR	10/09/2007	Not Printed
, ,					
liquefied petroleum gas	00.100	D740.0	44.5	00/40/205=	0007.000
Public Safety, Fire Marshal	29423	R710-6	AMD	03/12/2007	2007-3/29
	30314	R710-6	AMD	10/09/2007	2007-17/29
loon					
loan Natural Resources, Geological Survey	30372	R638-3-3	NSC	09/13/2007	Not Printed
<u>loans</u>					
Education, Administration	30096	R277-487	REP	08/07/2007	2007-13/39
Environmental Quality, Drinking Water	29784	R309-700	5YR	04/02/2007	2007-8/127
	29785	R309-705	5YR	04/02/2007	2007-8/127
Financial Institutions, Administration	30500	R331-23	5YR	09/28/2007	2007-20/67
Financial Institutions, Credit Unions	30398	R337-5	5YR	09/05/2007	2007-19/59
Natural Resources, Geological Survey	30159	R638-3	NEW	08/31/2007	2007-14/24
local school boards Education, Administration	30562	R277-108	5YR	10/05/2007	Not Printed
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long-term care alternatives					
Human Services, Aging and Adult Services	30353	R510-400	5YR	08/21/2007	2007-18/80
Lance from a construction of					
Iong-term care ombudsman Human Services, Aging and Adult Services	30342	R510-100	5YR	08/21/2007	2007-18/74
low quality ground water					
Environmental Quality, Drinking Water	29775	R309-505	5YR	04/02/2007	2007-8/123
MACT					
Environmental Quality, Air Quality	29194	R307-214-2	AMD	02/09/2007	2006-23/10
mammography	00004	D040.00	A N 4 D	00/40/0007	0007.440
Environmental Quality, Radiation Control	29334	R313-28	AMD	03/16/2007	2007-1/12
management					
Natural Resources, Forestry, Fire and	29767	R652-40	5YR	04/02/2007	2007-8/134
State Lands	29763	R652-90	5YR	04/02/2007	2007-8/136
	20100	11002-30	JIIV	07/02/2007	2001-0/130

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marketing Commerce, Consumer Protection	30119	R152-15	5YR	06/22/2007	2007-14/42
materials handling Natural Resources, Forestry, Fire and State Lands	29762	R652-100	5YR	04/02/2007	2007-8/136
Medicaid Health, Health Care Financing, Coverage and Reimbursement Policy	29819	R414-1	5YR	04/16/2007	2007-9/36
and reimbardement rolley	30175	R414-1-5	AMD	09/07/2007	2007-15/15
	29960	R414-1A	5YR	05/21/2007	2007-12/62
	29868	R414-2A-7	AMD	06/26/2007	2007-10/32
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	29441	R414-4A	5YR	01/26/2007	2007-4/60
	29442	R414-7C	5YR	01/26/2007	2007-4/60
	29435	R414-10	5YR	01/26/2007	2007-4/61
	29493	R414-10A	5YR	02/02/2007	2007-5/27
	29629	R414-10A	AMD	05/15/2007	2007-7/48
	30005	R414-10A	AMD	07/23/2007	2007-12/10
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Health, Health Care Financing, Coverage and Reimbursement Policy	29816	R414-21	5YR	04/16/2007	2007-9/37
•	29817	R414-38	5YR	04/16/2007	2007-9/37
	29466	R414-45	5YR	01/31/2007	2007-4/61
	29961	R414-60	5YR	05/21/2007	2007-12/63
	30117	R414-60	NSC	07/10/2007	Not Printed
	29807	R414-60A	NEW	07/19/2007	2007-9/21
	30198	R414-60A-3	AMD	09/07/2007	2007-15/16
	29808	R414-60B	CPR	08/14/2007	2007-12/51
	30281	R414-60B	AMD	09/21/2007	2007-16/22
	29808	R414-60B	NEW	08/14/2007	2007-9/23
	29674	R414-61-2	AMD	06/26/2007	2007-7/63
	29673	R414-61-2	AMD	05/15/2007	2007-7/64
	30312	R414-61-2	NSC	08/31/2007	Not Printed
	29966	R414-100	5YR	05/24/2007	2007-12/63
	29967	R414-200	5YR	05/24/2007	2007-12/64
	29977	R414-200-4	AMD	07/23/2007	2007-12/19
	29730	R414-300	REP	05/23/2007	2007-8/73
	29469	R414-308	AMD	04/01/2007	2007-4/22
	30081	R414-310	5YR	06/13/2007	2007-13/144
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	29675	R414-507	REP	05/15/2007	2007-7/67
	29197	R414-510	NEW	01/17/2007	2006-23/66
Health, Health Care Financing, Medical	29909	R420-1	REP	07/01/2007	2007-10/40
Assistance Program Human Services, Recovery Services	29418	R527-201	5YR	01/16/2007	2007-3/62
medical discount plans Insurance, Administration	29875	R590-152	CPR	10/09/2007	2007-16/51
modrance, Administration	29875	R590-152	AMD	10/09/2007	2007-10/74
	29073	1330-132	AIVID	10/03/2007	2007-10/74
medical incinerator Environmental Quality, Air Quality	29657	R307-222	5YR	03/15/2007	2007-7/157
medical laboratories Health, Epidemiology and Laboratory Services, Laboratory Improvement	29861	R444-11	5YR	04/25/2007	2007-10/127
medical malpractice Commerce, Occupational and Professional Licensing	29804	R156-78A	5YR	04/09/2007	2007-9/34
medical practitioner					
Labor Commission, Industrial Accidents	30334	R612-2-5	AMD	10/09/2007	2007-17/25
	30110	R612-2-27	NSC	07/11/2007	Not Printed
	29948	R612-2-27	AMD	07/10/2007	2007-11/71
medical recommendations Education, Administration	29936	R277-611	REP	07/09/2007	2007-11/24
medical records Human Services, Substance Abuse and Mental Health, State Hospital	29434	R525-1	REP	04/02/2007	2007-4/27
membrane technology Environmental Quality, Drinking Water	29779	R309-530	5YR	04/02/2007	2007-8/125
mental health Human Services, Substance Abuse and Mental Health, State Hospital	29802	R525-8	AMD	06/15/2007	2007-9/24
mercury Environmental Quality, Air Quality	29230	R307-224	NEW	03/15/2007	2006-23/14
Environmental Quality, All Quality	29230	R307-424	NEW	05/09/2007	2006-23/14
	29231	R307-424	CPR	05/09/2007	2000-23/13
	20201	1.001-TET	OI IX	33/03/2007	2001-11101
migrant labor Health, Epidemiology and Laboratory Services, Environmental Services	29870	R392-501	5YR	04/26/2007	2007-10/123
migratory birds Natural Resources, Wildlife Resources	30065	R657-9	AMD	08/07/2007	2007-13/88
mineral resources Tax Commission, Auditing	29707	R865-14W	5YR	03/19/2007	2007-8/146

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Abartachea Wille Recialitation	29598	R643-872	5YR	03/07/2007	2007-7/171
	29599	R643-874	5YR	03/07/2007	2007-7/171
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	29602	R643-879	5YR	03/07/2007	2007-7/173
	29603	R643-882	5YR	03/07/2007	2007-7/173
	29604	R643-884	5YR	03/07/2007	2007-7/174
	29605	R643-886	5YR	03/07/2007	2007-7/174
minimum sizing Environmental Quality, Drinking Water	29776	R309-510	5YR	04/02/2007	2007-8/123
minimum standards Natural Resources, Forestry, Fire and	29467	R652-122-300	NSC	02/13/2007	Not Printed
State Lands	29170	R652-122-300	AMD	01/03/2007	2006-22/40
mining Labor Commission, Safety	29733	R616-1	R&R	05/23/2007	2007-8/88
mining law Natural Resources, Oil, Gas and Mining;	29601	R643-877	5YR	03/07/2007	2007-7/172
Abandoned Mine Reclamation	29602	R643-879	5YR	03/07/2007	2007-7/173
minors Labor Commission, Antidiscrimination and	30008	R610-1-3	AMD	09/08/2007	2007-12/41
Labor, Labor	30008	R610-1-3	CPR	09/08/2007	2007-15/59
miscellaneous treatment Environmental Quality, Drinking Water	29780	R309-535	5YR	04/02/2007	2007-8/125
mobile homes Health, Epidemiology and Laboratory Services, Environmental Services	29900	R392-402	5YR	04/30/2007	2007-10/123
modeling Environmental Quality, Air Quality	30189	R307-410	5YR	07/13/2007	2007-15/65
monitoring Environmental Quality, Radiation Control	30434	R313-24	5YR	09/07/2007	2007-19/57
motels Health, Epidemiology and Laboratory Services, Environmental Services	30204	R392-502	5YR	07/18/2007	2007-16/69
motor fuel Tax Commission, Auditing	29628	R865-13G	5YR	03/09/2007	2007-7/190
motor vehicles Administrative Services, Fleet Operations	29939	R27-10	5YR	05/14/2007	2007-11/84
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	29321	R307-121	NSC	07/13/2007	Not Printed
	29660	R307-301	5YR	03/15/2007	2007-7/158
	29002	R307-320	CPR	03/09/2007	2007-3/40
	29663	R307-320	5YR	03/15/2007	2007-7/160
	29002	R307-320	AMD	03/09/2007	2006-19/32
	29007	R307-332	REP	01/16/2007	2006-19/46
Tax Commission, Motor Vehicle	29631	R873-22M	5YR	03/12/2007	2007-7/194
Tax Commission, Motor Vehicle Enforcement	29651	R877-23V	5YR	03/14/2007	2007-7/196
Enforcement	29940	R877-23V-4	AMD	07/16/2007	2007-11/80
	29938	R877-23V-8	AMD	07/16/2007	2007-11/81
	29930	R877-23V-14	AMD	07/16/2007	2007-11/82
motorcycles Commerce, Administration	30195	R151-35	5YR	07/13/2007	2007-15/61
municipal landfills Environmental Quality, Air Quality	29656	R307-221	5YR	03/15/2007	2007-7/157
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mutual funds Commerce, Securities	30267	R164-15	5YR	07/30/2007	2007-16/62
nail technicians Commerce, Occupational and Professional Licensing	29810	R156-11a	5YR	04/12/2007	2007-9/33
	29432	R156-11a	AMD	03/27/2007	2007-4/9
	29013	R156-11a	CPR	01/11/2007	2006-23/87
	29013	R156-11a	AMD	01/11/2007	2006-19/5
	30158	R156-11a	AMD	08/21/2007	2007-14/10
National Senior Service Corps Human Services, Aging and Adult Services	30350	R510-111	5YR	08/21/2007	2007-18/78
native american Human Services, Aging and Adult Services	30348	R510-109	5YR	08/21/2007	2007-18/77
natural resource assessment School and Institutional Trust Lands, Administration	30325	R850-100	5YR	08/15/2007	2007-17/63
natural resources Natural Resources, Forestry, Fire and	29767	R652-40	5YR	04/02/2007	2007-8/134
State Lands School and Institutional Trust Lands, Administration	30151	R850-40	5YR	06/27/2007	2007-14/56
naturopathic physician Commerce, Occupational and Professional Licensing	29394	R156-71	5YR	01/08/2007	2007-3/57

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naturopaths Commerce, Occupational and Professional Licensing	29394	R156-71	5YR	01/08/2007	2007-3/57
network interconnection Public Service Commission, Administration	29428	R746-348	5YR	01/22/2007	2007-4/67
new hire registry Workforce Services, Unemployment Insurance	30106	R994-315-103	AMD	08/08/2007	2007-13/134
new source review Environmental Quality, Air Quality	29228	R307-210	AMD	03/15/2007	2006-23/8
news agencies Pardons (Board Of), Administration	30224	R671-302	5YR	07/25/2007	2007-16/77
non-traditional Health, Health Care Financing, Coverage and Reimbursement Policy	29967	R414-200	5YR	05/24/2007	2007-12/64
	29977	R414-200-4	AMD	07/23/2007	2007-12/19
nonattainment Environmental Quality, Air Quality	30186	R307-403	5YR	07/13/2007	2007-15/63
nonprofit organizations Workforce Services, Unemployment Insurance	29697	R994-309	AMD	07/01/2007	2007-7/127
nonpublic schools Education, Administration	30410	R277-410	5YR	09/06/2007	2007-19/50
notification Natural Resources, Forestry, Fire and State Lands	29461	R652-140	NEW	03/26/2007	2007-4/37
	29433	R652-140	NSC	01/23/2007	Not Printed
nurses Commerce, Occupational and Professional Licensing	30248	R156-31b	AMD	09/25/2007	2007-16/4
nursing facility Health, Health Care Financing, Coverage and Reimbursement Policy	29908	R414-401-3	AMD	07/01/2007	2007-10/35
nursing homes Human Services, Aging and Adult Services	30344	R510-103	5YR	08/21/2007	2007-18/75
nutrition		D0		00/00/00=	
Education, Administration	30421	R277-720	5YR	09/06/2007	2007-19/56
Health, Community and Family Health Services, WIC Services	29878	R406-100	5YR	04/27/2007	2007-10/124
	29879	R406-200	5YR	04/27/2007	2007-10/125
	29880	R406-201	5YR	04/27/2007	2007-10/126
	29876	R406-202	5YR	04/27/2007	2007-10/126
	29877	R406-301	5YR	04/27/2007	2007-10/127
occupational licensing Commerce, Occupational and Professional Licensing	29586	R156-1	5YR	03/01/2007	2007-6/37

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	29353	R156-40a	NEW	02/22/2007	2007-2/9
	29397	R156-75	5YR	01/09/2007	2007-3/58
Environmental Quality, Water Quality	29296	R317-11	AMD	01/26/2007	2006-24/26
Insurance, Administration	29813	R590-118	5YR	04/13/2007	2007-9/43
occupational therapy Commerce, Occupational and Professional Licensing	29356	R156-42a	AMD	02/22/2007	2007-2/11
off road vehicles Commerce, Administration	30195	R151-35	5YR	07/13/2007	2007-15/61
offenders Corrections, Administration	30040	R251-401	5YR	06/07/2007	2007-13/143
offset Environmental Quality, Air Quality	30186	R307-403	5YR	07/13/2007	2007-15/63
	30193	R307-420	5YR	07/13/2007	2007-15/67
	30194	R307-421	5YR	07/13/2007	2007-15/68
oil and gas conservation Natural Resources, Oil, Gas and Mining; Oil and Gas	29621	R649-8	5YR	03/07/2007	2007-7/182
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	29618	R649-2	5YR	03/07/2007	2007-7/181
	29619	R649-3	5YR	03/07/2007	2007-7/181
	29620	R649-5	5YR	03/07/2007	2007-7/182
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Older Americans Act Human Services, Aging and Adult Services	30340	R510-1	5YR	08/21/2007	2007-18/73
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Public Safety, Administration	29787	R698-100	5YR	04/02/2007	2007-8/136
	29728	R698-100	REP	05/23/2007	2007-8/109
	29331	R698-100	NSC	04/02/2007	Not Printed
ombudsman Human Services, Aging and Adult Services	30351	R510-200	5YR	08/21/2007	2007-18/79
online Education, Administration	29306	R277-512	NEW	01/23/2007	2006-24/9
open government Education, Administration	30402	R277-101	5YR	09/06/2007	2007-19/47
opening and closing dates Community and Culture, Home Energy	30124	R195-2	5YR	06/22/2007	2007-14/44
Assistance Target (HEAT)	29982	R195-2	NSC	06/22/2007	Not Printed
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operating permits					
Environmental Quality, Air Quality	30191	R307-415	5YR	07/13/2007	2007-15/66
	30192	R307-417	5YR	07/13/2007	2007-15/67
operation and maintenance Environmental Quality, Drinking Water	29642	R309-520	5YR	03/13/2007	2007-7/169
operation and maintenance requirements Environmental Quality, Drinking Water	29774	R309-500	5YR	04/02/2007	2007-8/122
operator certification Environmental Quality, Water Quality	30516	R317-10	5YR	10/02/2007	Not Printed
optometrists Commerce, Occupational and Professional Licensing	29871	R156-16a	5YR	04/26/2007	2007-10/106
order to proceed		D=10.100	0.00		
Public Service Commission, Administration	29376	R746-420	CPR	05/17/2007	2007-7/138
	30115	R746-420-2	AMD	08/28/2007	2007-14/29
	30114	R746-430	AMD	08/28/2007	2007-14/31
	29377	R746-430	CPR	05/17/2007	2007-7/145
	29377	R746-430	NEW	05/17/2007	2007-2/109
outdoor advertising Transportation, Preconstruction, Right-of-	30511	R933-5	5YR	10/01/2007	2007-20/81
Way Acquisition	30004	R933-5	NSC	10/01/2007	Not Printed
overflow and drains Environmental Quality, Drinking Water	29782	R309-545	5YR	04/02/2007	2007-8/126
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Insurance	20062	D004 406	EVD	05/22/2007	2007 12/71
	29963	R994-406	5YR	05/22/2007	2007-12/71
overtime Human Resource Management, Administration	30059	R477-8	5YR	06/09/2007	2007-13/148
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	29889	R477-8	AMD	07/01/2007	2007-10/64
ozone Environmental Quality, Air Quality	29662	R307-110	5YR	03/15/2007	2007-7/151
	29001	R307-110-13	AMD	03/09/2007	2006-19/30
	29001	R307-110-13	CPR	03/09/2007	2007-3/40
	29801	R307-110-20	NSC	05/02/2007	Not Printed
	29514	R307-110-20	AMD	05/02/2007	2007-5/13
	29227	R307-110-36	AMD	02/09/2007	2006-23/7
	29293	R307-110-36	NSC	02/09/2007	Not Printed
	29003	R307-325	CPR	03/09/2007	2007-3/42
	29003	R307-325	AMD	03/09/2007	2006-19/35
	29664	R307-325	5YR	03/15/2007	2007-7/160
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	29665	R307-326	5YR	03/15/2007	2007-7/161
	29006	R307-326	AMD	03/09/2007	2006-19/37
	29526	R307-326-1	NSC	03/09/2007	Not Printed
	29004	R307-327	AMD	03/09/2007	2006-19/40
	29004	R307-327	CPR	03/09/2007	2007-3/45
	29666	R307-327	5YR	03/15/2007	2007-7/163
	29667	R307-328	5YR	03/15/2007	2007-7/164
	29005	R307-328	AMD	01/16/2007	2006-19/43
	29150	R307-328-1	NSC	01/16/2007	Not Printed
	29007	R307-332	REP	01/16/2007	2006-19/46
	29668	R307-335	5YR	03/15/2007	2007-7/165
	29008	R307-335	AMD	01/16/2007	2006-19/49
	29009	R307-340	AMD	03/09/2007	2006-19/52
	29669	R307-340	5YR	03/15/2007	2007-7/165
	29009	R307-340	CPR	03/09/2007	2007-3/46
	29151	R307-340-1	NSC	03/09/2007	Not Printed
	29011	R307-342	AMD	01/16/2007	2006-19/60
	29671	R307-342	5YR	03/15/2007	2007-7/167
	29012	R307-343	AMD	03/09/2007	2006-19/63
	29012	R307-343	CPR	03/09/2007	2007-3/51
	29672	R307-343	5YR	03/15/2007	2007-7/167
	29508	R307-343-6	NSC	03/09/2007	Not Printed
	30193	R307-420	5YR	07/13/2007	2007-15/67
<u>pardons</u> Pardons (Board Of), Administration	30215	R671-101	5YR	07/25/2007	2007-16/73
raidons (Board Or), riammonation	30233	R671-315	5YR	07/25/2007	2007-16/80
	30233	1071-313	JIK	01123/2001	2007-10/00
Parking facilities Regents (Board Of), University of Utah,	30544	R810-1	5YR	10/05/2007	Not Printed
Parking and Transportation Services	29532	R810-2	5YR	02/21/2007	2007-6/46
Parking Facilities Regents (Board Of), University of Utah, Parking and Transportation Services	30545	R810-3	5YR	10/05/2007	Not Printed
parking facilities Regents (Board Of), University of Utah,	30546	R810-4	5YR	10/05/2007	Not Printed
Parking and Transportation Services	29539	R810-5	5YR	02/22/2007	2007-6/46
	29537	R810-6	5YR	02/21/2007	2007-6/47
	30547	R810-7	5YR	10/05/2007	Not Printed
	30548	R810-8	5YR	10/05/2007	Not Printed
	29540	R810-9	5YR	02/22/2007	2007-6/47
	29541	R810-10	5YR	02/22/2007	2007-6/47
	29542	R810-11	5YR	02/22/2007	2007-6/48
<u>parks</u> Natural Resources, Parks and Recreation	30025	R651-201	AMD	08/07/2007	2007-13/69

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	30026	R651-206	AMD	08/07/2007	2007-13/70
	30027	R651-215	AMD	08/07/2007	2007-13/79
	30028	R651-217	AMD	08/07/2007	2007-13/81
	30029	R651-219-5	AMD	08/07/2007	2007-13/82
	30030	R651-221-1	AMD	08/07/2007	2007-13/82
	30247	R651-301	5YR	07/26/2007	2007-16/73
	29914	R651-611	AMD	07/09/2007	2007-11/73
	30156	R651-611-2	AMD	08/21/2007	2007-14/28
	29773	R651-611-4	AMD	05/22/2007	2007-8/90
	29163	R651-634-1	AMD	01/02/2007	2006-22/39
parole Human Services, Juvenile Justice Services	30032	R547-6	5YR	06/04/2007	2007-13/154
Pardons (Board Of), Administration	30216	R671-201	5YR	07/25/2007	2007-16/74
. a.aa.ia (Board Or), Administration	30217	R671-202	5YR	07/25/2007	2007-16/74
	30217	R671-205	5YR	07/25/2007	2007-16/75
	30223	R671-301	5YR	07/25/2007	2007-16/77
	30225	R671-303	5YR	07/25/2007	2007-16/78
	30229	R671-308	5YR	07/25/2007	2007-16/79
	30272	R671-308	AMD	09/27/2007	2007-16/40
	30230	R671-309	5YR	07/25/2007	2007-16/79
	30232	R671-310	5YR	07/25/2007	2007-16/80
	30231	R671-311	5YR	07/25/2007	2007-16/80
	30234	R671-316	5YR	07/25/2007	2007-16/81
	30235	R671-402	5YR	07/25/2007	2007-16/81
	30273	R671-403	AMD	09/27/2007	2007-16/40
	30236	R671-405	5YR	07/25/2007	2007-16/82
<u>patient safety</u> Health, Administration	29538	R380-200	AMD	04/26/2007	2007-6/14
payment determination Community and Culture, Home Energy	29983	R195-3	NSC	06/22/2007	Not Printed
Assistance Target (HEAT)	29903	1(190-0	NOC	00/22/2007	Not I filled
	30125	R195-3	5YR	06/22/2007	2007-14/44
PCN Health, Health Care Financing, Coverage and Reimbursement Policy	29380	R414-320	AMD	03/09/2007	2007-2/91
peace officer basic course Public Safety, Peace Officer Standards and	29552	R728-401	5YR	02/26/2007	2007-6/41
Training	20002	117 20-70 1	3110	J212012001	2007-0/41
	29548	R728-401	5YR	02/26/2007	2007-6/67
	29147	R728-401-3	AMD	01/20/2007	2006-22/45
peace officers Public Safety, Peace Officer Standards and	29374	R728-205-1	NSC	01/20/2007	Not Printed
Training	20106				
	29196	R728-205-1	AMD	01/20/2007	2006-23/83

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<u>pedestrians</u> Transportation, Operations, Traffic and Safety	30301	R920-5	5YR	08/10/2007	2007-17/66
peer review Commerce, Occupational and Professional	29473	R156-26a	5YR	02/01/2007	2007-4/56
Licensing					
	30365	R156-26a-302b	NSC	09/13/2007	Not Printed
penalties Environmental Quality, Air Quality	29654	R307-130	5YR	03/15/2007	2007-7/155
Environmental Quality, All Quality	29652	R307-130-4	AMD	03/13/2007	2007-7/19
Environmental Quality, Drinking Water	29360	R309-405-4	NSC	03/06/2007	Not Printed
Environmental Quality, Environmental	29575	R311-208	NSC	04/18/2007	Not Printed
Response and Remediation					
	29846	R311-208	5YR	04/18/2007	2007-10/118
per diem allowances Administrative Services, Finance	20040	D25 7	AMD	07/02/2007	2007 10/2
Authinistrative Services, Fillance	29910 29953	R25-7 R25-7-6	AMD AMD	07/03/2007 08/20/2007	2007-10/3 2007-12/6
	29953	R25-7-0	AIVID	08/20/2007	2007-12/6
performance measurement Health, Center for Health Data, Health Care Statistics	29792	R428-12	5YR	04/03/2007	2007-9/40
performing arts Community and Culture, Arts and	30288	R207-1	5YR	08/03/2007	2007-17/56
Museums Community and Culture, Fine Arts	29528	R207-1	NSC	03/08/2007	Not Printed
<u>permits</u> Environmental Quality, Air Quality	30185	R307-401	5YR	07/13/2007	2007-15/63
	30188	R307-406	5YR	07/13/2007	2007-15/64
Environmental Quality, Drinking Water	29774	R309-500	5YR	04/02/2007	2007-8/122
Natural Resources, Forestry, Fire and State Lands	29765	R652-70	5YR	04/02/2007	2007-8/135
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Natural Resources, Wildlife Resources	29330	R657-42	AMD	02/07/2007	2007-1/37
	30076	R657-42	AMD	08/07/2007	2007-13/118
	29795	R657-50	5YR	04/04/2007	2007-9/45
	29703	R657-50	NSC	04/12/2007	Not Printed
<u>permitted vehicles</u> Transportation, Motor Carrier, Ports of Entry	30009	R912-9	AMD	07/27/2007	2007-12/42
permitting authority Environmental Quality, Air Quality	30192	R307-417	5YR	07/13/2007	2007-15/67
personal property			_, -		
Tax Commission, Property Tax	29630	R884-24P	5YR	03/12/2007	2007-7/197
	29223	R884-24P-19	AMD	01/12/2007	2006-23/83
	29928	R884-24P-68	AMD	07/16/2007	2007-11/83
personnel management Human Resource Management, Administration	30051	R477-1	5YR	06/09/2007	2007-13/144

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	30055	R477-5	5YR	06/09/2007	2007-13/147
	29886	R477-5	AMD	07/01/2007	2007-10/53
	29887	R477-6	AMD	07/01/2007	2007-10/54
	30060	R477-6	5YR	06/09/2007	2007-13/148
	29890	R477-9	AMD	07/01/2007	2007-10/68
	30052	R477-9	5YR	06/09/2007	2007-13/149
	30057	R477-13	5YR	06/09/2007	2007-13/152
	29896	R477-13-1	NSC	05/11/2007	Not Printed
	29893	R477-14	NSC	05/11/2007	Not Printed
<u>petroleum</u>			_,		
Environmental Quality, Air Quality	29660	R307-301	5YR	03/15/2007	2007-7/158
	29004	R307-327	CPR	03/09/2007	2007-3/45
	29004	R307-327	AMD	03/09/2007	2006-19/40
	29666	R307-327	5YR	03/15/2007	2007-7/163
Environmental Quality, Environmental Response and Remediation	29567	R311-200	NSC	04/18/2007	Not Printed
	29838	R311-200	5YR	04/18/2007	2007-10/112
	29839	R311-201	5YR	04/18/2007	2007-10/113
	29568	R311-201	NSC	04/18/2007	Not Printed
	29569	R311-202	NSC	04/18/2007	Not Printed
	29840	R311-202	5YR	04/18/2007	2007-10/114
	29570	R311-203	NSC	04/18/2007	Not Printed
	29841	R311-203	5YR	04/18/2007	2007-10/114
	29571	R311-204	NSC	04/18/2007	Not Printed
	29842	R311-204	5YR	04/18/2007	2007-10/115
	29572	R311-205	NSC	04/18/2007	Not Printed
	29843	R311-205	5YR	04/18/2007	2007-10/116
	29573	R311-206	NSC	04/18/2007	Not Printed
	29844	R311-206	5YR	04/18/2007	2007-10/116
	29574	R311-207	NSC	04/18/2007	Not Printed
	29845	R311-207	5YR	04/18/2007	2007-10/117
	29575	R311-208	NSC	04/18/2007	Not Printed
	29846	R311-208	5YR	04/18/2007	2007-10/118
	29847	R311-209	5YR	04/18/2007	2007-10/118
	29576	R311-209	NSC	04/18/2007	Not Printed
	29848	R311-210	5YR	04/18/2007	2007-10/119
	29577	R311-210	NSC	04/18/2007	Not Printed
	29578	R311-211	NSC	04/18/2007	Not Printed
	29849	R311-211	5YR	04/18/2007	2007-10/119
	29579	R311-212	NSC	04/18/2007	Not Printed
	29850	R311-212	5YR	04/18/2007	2007-10/120
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petroleum hydrocarbons Environmental Quality, Water Quality	29294	R317-6	AMD	01/23/2007	2006-24/23

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petroleum industries Tax Commission, Auditing	29708	R865-15O	5YR	03/19/2007	2007-8/146
pharmacies Commerce, Occupational and Professional Licensing	29770	R156-17b	AMD	05/24/2007	2007-8/8
<ul><li><u>pharmacists</u></li><li>Commerce, Occupational and Professional Licensing</li></ul>	29770	R156-17b	AMD	05/24/2007	2007-8/8
physical examinations Public Safety, Driver License	29734	R708-25	5YR	03/26/2007	2007-8/138
	29741	R708-25	NSC	04/12/2007	Not Printed
<u>physical therapy</u> Commerce, Occupational and Professional Licensing	29459	R156-24a	5YR	01/30/2007	2007-4/56
<u>physically handicapped persons</u> Commerce, Administration	29903	R151-3	5YR	05/01/2007	2007-10/105
<u>physician assistants</u> Commerce, Occupational and Professional Licensing	29564	R156-70a	5YR	02/27/2007	2007-6/38
<u>physicians</u> Public Safety, Driver License	29633 29582	R708-7 R708-7-10	5YR AMD	03/13/2007 04/23/2007	2007-7/184 2007-6/29
<u>pilot/escort vehicles</u> Transportation, Motor Carrier, Ports of Entry	30009	R912-9	AMD	07/27/2007	2007-12/42
<u>pipelines</u> Public Service Commission, Administration	29438	R746-409	AMD	03/27/2007	2007-4/38
<u>plan review</u> Environmental Quality, Drinking Water	29774	R309-500	5YR	04/02/2007	2007-8/122
<u>plots</u> Community and Culture, History	30202	R212-12	5YR	07/17/2007	2007-16/64
PM10 Environmental Quality, Air Quality	29662	R307-110	5YR	03/15/2007	2007-7/151
	29001	R307-110-13	AMD	03/09/2007	2006-19/30
	29001	R307-110-13	CPR	03/09/2007	2007-3/40
	29514	R307-110-20	AMD	05/02/2007	2007-5/13
	29801	R307-110-20	NSC	05/02/2007	Not Printed
	29227	R307-110-36	AMD	02/09/2007	2006-23/7
	29293	R307-110-36	NSC	02/09/2007	Not Printed
	30194	R307-421	5YR	07/13/2007	2007-15/68
PM2.5		D007 440	->		
Environmental Quality, Air Quality	29662	R307-110	5YR	03/15/2007	2007-7/151
	29001	R307-110-13	AMD	03/09/2007	2006-19/30
	29001	R307-110-13	CPR	03/09/2007	2007-3/40

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	29801	R307-110-20	NSC	05/02/2007	Not Printed
	29227	R307-110-36	AMD	02/09/2007	2006-23/7
	29293	R307-110-36	NSC	02/09/2007	Not Printed
	30194	R307-421	5YR	07/13/2007	2007-15/68
<u>point-system</u> Public Safety, Driver License	29590	R708-3	5YR	03/02/2007	2007-7/184
police training Public Safety, Peace Officer Standards and Training	29176	R728-402	AMD	01/20/2007	2006-22/47
ŭ	29553	R728-402	5YR	02/26/2007	2007-6/41
	30196	R728-411	NSC	07/30/2007	Not Printed
	30211	R728-411	5YR	07/23/2007	2007-16/82
pools Health, Epidemiology and Laboratory Services, Environmental Services	29720	R392-302	5YR	03/22/2007	2007-8/130
	29717	R392-302	AMD	05/31/2007	2007-8/55
nonulation					
<u>population</u> Human Services, Aging and Adult Services	30348	R510-109	5YR	08/21/2007	2007-18/77
position classifications Human Resource Management, Administration	29884	R477-3	AMD	07/01/2007	2007-10/49
Administration	30058	R477-3	5YR	06/09/2007	2007-13/146
post-conviction Administrative Services, Finance	29424	R25-14	5YR	01/17/2007	2007-4/54
postsecondary proprietary school					
Commerce, Consumer Protection	29710	R152-34	AMD	05/22/2007	2007-8/4
	30101	R152-34	5YR	06/15/2007	2007-13/142
powersport vehicles Commerce, Administration	30195	R151-35	5YR	07/13/2007	2007-15/61
Commerce, Administration	30193	1(151-55	3110	01/15/2001	2007-13/01
<ul> <li><u>prelitigation</u></li> <li>Commerce, Occupational and Professional Licensing</li> </ul>	29804	R156-78A	5YR	04/09/2007	2007-9/34
<ul><li><u>preneed</u></li><li>Commerce, Occupational and Professional Licensing</li></ul>	29391	R156-9-302a	AMD	03/13/2007	2007-3/6
<u>prequalification</u> Transportation, Operations, Construction	29184	R916-2-3	AMD	01/03/2007	2006-22/53
prescription drug plans Insurance, Administration	29858	R590-235-3	NSC	05/14/2007	Not Printed
<u>press</u> Corrections, Administration	29531	R251-106-3	AMD	05/01/2007	2007-6/9
<pre>pricing flexibility Public Service Commission, Administration</pre>	29627	R746-351	5YR	03/09/2007	2007-7/187

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primary care	00004	D444.040	5\/D	00/40/0007	0007.40/444
Health, Health Care Financing, Coverage and Reimbursement Policy	30081	R414-310	5YR	06/13/2007	2007-13/144
	29731	R414-310	AMD	05/23/2007	2007-8/74
primary care network					
Health, Health Care Financing, Coverage and Reimbursement Policy	29966	R414-100	5YR	05/24/2007	2007-12/63
	29730	R414-300	REP	05/23/2007	2007-8/73
primary disinfectants Environmental Quality, Drinking Water	29642	R309-520	5YR	03/13/2007	2007-7/169
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primary term Natural Resources, Forestry, Fire and	29760	R652-20	5YR	04/02/2007	2007-8/133
State Lands	29468	R652-20-1600	AMD	03/26/2007	2007-4/36
<u>prison release</u>					
Pardons (Board Of), Administration	30219	R671-205	5YR	07/25/2007	2007-16/75
prisons		D004 400 0		0=1041000=	
Corrections, Administration	29531	R251-106-3	AMD	05/01/2007	2007-6/9
	29533	R251-107	AMD	05/01/2007	2007-6/11
	29464	R251-707	5YR	01/31/2007	2007-4/59
	29465	R251-710	5YR	01/31/2007	2007-4/59
<u>privacy law</u> Human Services, Recovery Services	29415	R527-5	5YR	01/16/2007	2007-3/60
<u>private landowners</u> Natural Resources, Wildlife Resources	30078	R657-56	AMD	08/07/2007	2007-13/130
private schools					
Education, Administration	30556	R277-426	5YR	10/05/2007	Not Printed
private security officers					
Commerce, Occupational and Professional Licensing	29915	R156-63	AMD	07/19/2007	2007-11/8
procurement					
Administrative Services, Facilities Construction and Management	29965	R23-1	5YR	05/24/2007	2007-12/59
professional competency					
Education, Administration	30415	R277-502	5YR	09/06/2007	2007-19/53
	29477	R277-505	AMD	03/27/2007	2007-4/13
	30416	R277-505	5YR	09/06/2007	2007-19/53
	29737	R277-505-5	NSC	04/12/2007	Not Printed
	30417	R277-506	5YR	09/06/2007	2007-19/53
	30418	R277-514	5YR	09/06/2007	2007-19/54
	29748	R277-519	5YR	03/29/2007	2007-8/122
Public Safety, Peace Officer Standards and	30196	R728-411	NSC	07/30/2007	Not Printed
Training	30211	R728-411	5YR	07/23/2007	2007-16/82

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professional education			T) (D		
Education, Administration	29747	R277-507	5YR	03/29/2007	2007-8/122
	30554	R277-509	5YR	10/05/2007	Not Printed
<u>professional engineers</u> Commerce, Occupational and Professional Licensing	29355	R156-22	AMD	02/22/2007	2007-2/3
<u>professional geologists</u> Commerce, Occupational and Professional Licensing	29905	R156-76	5YR	05/01/2007	2007-10/106
<u>professional land surveyors</u> Commerce, Occupational and Professional Licensing	29355	R156-22	AMD	02/22/2007	2007-2/3
<u>prohibited devices</u> Human Services, Juvenile Justice Services	29897	R547-14	5YR	04/30/2007	2007-10/128
<b>prohibited items</b> Human Services, Juvenile Justice Services	29897	R547-14	5YR	04/30/2007	2007-10/128
prohibited items and devices Human Services, Substance Abuse and Mental Health	29381	R523-1-2	AMD	02/26/2007	2007-2/97
	29245	R523-1-5	AMD	01/30/2007	2006-24/29
	29382	R523-1-11	AMD	02/26/2007	2007-2/99
	29383	R523-1-23	AMD	05/14/2007	2007-2/101
Human Services, Juvenile Justice Services	29992	R547-1	5YR	05/30/2007	2007-12/64
promotions Agriculture and Food, Marketing and Development	30457	R65-11	5YR	09/17/2007	2007-20/66
property casualty insurance filing					
Insurance, Administration	29949	R590-225	AMD	07/12/2007	2007-11/58
	29290	R590-225-6	AMD	01/22/2007	2006-24/32
property tax					
Tax Commission, Property Tax	29630	R884-24P	5YR	03/12/2007	2007-7/197
	29223	R884-24P-19	AMD	01/12/2007	2006-23/83
	29928	R884-24P-68	AMD	07/16/2007	2007-11/83
PSD					
Environmental Quality, Air Quality	29796	R307-405	AMD	09/07/2007	2007-9/18
	29796	R307-405	CPR	09/07/2007	2007-15/58
	30187	R307-405	5YR	07/13/2007	2007-15/64
public access Natural Resources, Wildlife Resources	30078	R657-56	AMD	08/07/2007	2007-13/130
<u>public assistance</u> Workforce Services, Employment Development	29588	R986-900-902	AMD	05/01/2007	2007-6/34
<u>public assistance programs</u> Health, Health Care Financing, Coverage and Reimbursement Policy	29469	R414-308	AMD	04/01/2007	2007-4/22

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Human Services, Recovery Services	30356	R527-330	5YR	08/22/2007	2007-18/82
·					
<u>public building</u> Community and Culture, Energy Services	30477	R203-4	NSC	09/21/2007	Not Printed
public buildings Administrative Services, Facilities Construction and Management	29965	R23-1	5YR	05/24/2007	2007-12/59
Ğ	29964	R23-19	5YR	05/24/2007	2007-12/59
	29812	R23-19	R&R	06/07/2007	2007-9/3
Capitol Preservation Board (State), Administration	29952	R131-3	5YR	05/16/2007	2007-12/60
Community and Culture, Energy Services	30476	R203-5	NSC	09/20/2007	Not Printed
Public Safety, Fire Marshal	30043	R710-4	5YR	06/08/2007	2007-13/156
	29233	R710-4	AMD	01/09/2007	2006-23/72
	29683	R710-4-3	AMD	05/08/2007	2007-7/82
public education					
Education, Administration	29902	R277-437-1	NSC	05/01/2007	Not Printed
	30089	R277-462	AMD	08/07/2007	2007-13/16
	30177	R628-2	5YR	07/10/2007	2007-15/68
public health Health, Epidemiology and Laboratory Services, Environmental Services	29722	R392-100	5YR	03/22/2007	2007-8/129
	29799	R392-200	5YR	04/05/2007	2007-9/36
	29860	R392-300	5YR	04/24/2007	2007-10/121
	29899	R392-301	5YR	04/30/2007	2007-10/122
	29925	R392-400	5YR	05/08/2007	2007-11/85
	29901	R392-401	5YR	04/30/2007	2007-10/122
	29900	R392-402	5YR	04/30/2007	2007-10/123
	29870	R392-501	5YR	04/26/2007	2007-10/123
	30204	R392-502	5YR	07/18/2007	2007-16/69
	29856	R392-510	5YR	04/23/2007	2007-10/124
<ul><li><u>public information</u></li><li>Administrative Services, Administration</li></ul>	29771	R13-2	5YR	04/02/2007	2007-8/119
	29772	R13-2	AMD	05/22/2007	2007-8/3
	29883	R477-2	AMD	07/01/2007	2007-10/46
	30049	R477-2	5YR	06/09/2007	2007-13/145
public investments  Money Management Council,  Administration	30177	R628-2	5YR	07/10/2007	2007-15/68
, tarrimon and the	29906	R628-15	AMD	06/21/2007	2007-10/79
	29222	R628-17	NEW	01/09/2007	2006-23/68
<u>public meetings</u> Natural Resources, Forestry, Fire and State Lands	29763	R652-90	5YR	04/02/2007	2007-8/136
public notification	00007	D000 000	A 2 4 75	00/00/000=	0007.0/00
Environmental Quality, Drinking Water	29367	R309-220	AMD	03/06/2007	2007-2/86
	29648	R309-220-15	AMD	05/14/2007	2007-7/46

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<u>public petitions declaratory rulings</u> Public Safety, Peace Officer Standards and Training	29551	R728-101	5YR	02/26/2007	2007-6/40
public records	20027	D405.0	EVD.	00/05/0007	2007 42/442
Attorney General, Administration	30037	R105-2	5YR	06/05/2007	2007-13/142
	29524	R151-2	5YR	02/15/2007	2007-5/23
	29809	R305-1	5YR	04/12/2007	2007-9/34
	30250	R355-1	NSC	09/27/2007	Not Printed
	30252	R355-1	REP	09/27/2007	2007-16/21
Natural Bassacia Oil Oas and Minimus	29867	R380-20	5YR	04/26/2007	2007-10/121
Natural Resources, Oil, Gas and Mining; Administration	29596	R642-100	5YR	03/07/2007	2007-7/170
Natural Resources, Parks and Recreation	30245	R651-102	5YR	07/26/2007	2007-16/72
Natural Resources, Forestry, Fire and State Lands	29766	R652-6	5YR	04/02/2007	2007-8/132
Natural Resources, Wildlife Resources	29916	R657-29	5YR	05/03/2007	2007-11/87
Public Safety, Administration	29385	R698-2	5YR	01/02/2007	2007-2/118
Regents (Board Of), College of Eastern	30108	R767-1	5YR	06/19/2007	2007-14/52
Utah School and Institutional Trust Lands, Administration	30148	R850-6	5YR	06/27/2007	2007-14/55
public schools					
Education, Administration	30403	R277-103	5YR	09/06/2007	2007-19/47
	30410	R277-410	5YR	09/06/2007	2007-19/50
	29496	R277-915	5YR	02/02/2007	2007-5/26
public utilities					
Public Service Commission, Administration	29626	R746-349	5YR	03/08/2007	2007-7/186
	29627	R746-351	5YR	03/09/2007	2007-7/187
	30107	R746-400	5YR	06/19/2007	2007-14/52
pumps					
Environmental Quality, Drinking Water	29781	R309-540	5YR	04/02/2007	2007-8/126
gualifications for training Public Safety, Peace Officer Standards and Training	29557	R728-403	5YR	02/26/2007	2007-6/42
<u>quality improvement</u> Health, Administration	29538	R380-200	AMD	04/26/2007	2007-6/14
<u>quality standards</u> Environmental Quality, Drinking Water	29371	R309-200	AMD	03/06/2007	2007-2/43
<pre>quarantine Agriculture and Food, Plant Industry</pre>	30475	R68-15	5YR	09/20/2007	2007-20/66
rabbits Natural Resources, Wildlife Resources	30064	R657-6	AMD	08/07/2007	2007-13/86
<u>races</u> Transportation, Operations, Traffic and Safety	30300	R920-4	5YR	08/10/2007	2007-17/65

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RACT Environmental Quality, Air Quality	29003	R307-325	CPR	03/09/2007	2007-3/42
	29003	R307-325	AMD	03/09/2007	2006-19/35
	29664	R307-325	5YR	03/15/2007	2007-7/160
<u>radiation</u> Environmental Quality, Radiation Control	29333	R313-25	AMD	03/16/2007	2007-1/9
<u>radioactive material</u> Environmental Quality, Radiation Control	30298	R313-15	AMD	10/19/2007	2007-17/14
radioactive materials Environmental Quality, Radiation Control	30297	R313-22	AMD	10/19/2007	2007-17/20
	29336	R313-36	AMD	03/16/2007	2007-1/15
	29335	R313-70	AMD	03/16/2007	2007-1/17
<u>radioactive waste disposal</u> Environmental Quality, Radiation Control	29333	R313-25	AMD	03/16/2007	2007-1/9
<u>radioactive waste generator permit</u> Environmental Quality, Radiation Control	29332	R313-26	AMD	03/16/2007	2007-1/10
radiology practical technicians Commerce, Occupational and Professional Licensing	29396	R156-54	5YR	01/09/2007	2007-3/56
radiology technologists Commerce, Occupational and Professional Licensing	29396	R156-54	5YR	01/09/2007	2007-3/56
<u>railroads</u> Transportation, Operations, Traffic and Safety	30305	R920-51	5YR	08/13/2007	2007-17/67
rally Administrative Services, Facilities Construction and Management	29811	R23-20	NEW	06/07/2007	2007-9/11
range management Natural Resources, Forestry, Fire and	29764	R652-50	5YR	04/02/2007	2007-8/134
State Lands School and Institutional Trust Lands, Administration	30152	R850-50	5YR	06/27/2007	2007-14/57
<u>rates</u> Administrative Services, Fleet Operations,	29946	R28-7	5YR	05/15/2007	2007-11/84
Surplus Property					
Labor Commission, Industrial Accidents	29124	R612-4-2	AMD	01/01/2007	2006-21/49
Natural Resources, Forestry, Fire and State Lands	29761	R652-4	5YR	04/02/2007	2007-8/131
School and Institutional Trust Lands,	30149	R850-4	5YR	06/27/2007	2007-14/54
Administration Workforce Services, Unemployment Insurance	29687	R994-303	R&R	07/01/2007	2007-7/118
	29956	R994-303	5YR	05/17/2007	2007-12/69
	29743	R994-306-202	NSC	04/12/2007	Not Printed
<u>raw milk</u> Agriculture and Food, Regulatory Services	30100	R70-330	AMD	08/07/2007	2007-13/3

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reactivation process Public Safety, Peace Officer Standards and Training	29561	R728-407	5YR	02/26/2007	2007-6/44
<u>real estate</u> Financial Institutions, Banks	29972	R333-11	5YR	05/25/2007	2007-12/60
real estate appraisals Commerce, Real Estate	29828 29711 29523 30199 29989 29829 29522 29623 30253 29521	R162-101 R162-102 R162-102 R162-102-1 R162-102-3 R162-103 R162-104 R162-104 R162-104	5YR AMD 5YR AMD NSC 5YR 5YR AMD AMD AMD AMD	04/18/2007 05/29/2007 02/15/2007 09/27/2007 06/11/2007 04/18/2007 02/15/2007 05/29/2007 09/27/2007	2007-10/111 2007-8/38 2007-5/24 2007-16/15 Not Printed 2007-10/111 2007-5/24 2007-7/4 2007-16/16 2007-5/25
	29546 30197 29830	R162-106-5 R162-107 R162-109	AMD 5YR 5YR	04/25/2007 07/16/2007 04/18/2007	2007-6/6 2007-15/61 2007-10/112
real estate business Commerce, Real Estate	29832 29738 29831 29833 29736 29834 29827 30203 29835 29769 29851 29740 29836 29719 29224	R162-1 R162-1-2 R162-2 R162-3 R162-3-6 R162-4 R162-5 R162-5-1 R162-6 R162-6-1 R162-7 R162-7 R162-7-2 R162-8 R162-8 R162-9	5YR AMD 5YR 5YR AMD 5YR 5YR NSC 5YR AMD 5YR AMD 5YR AMD 5YR AMD AMD	04/18/2007 05/30/2007 04/18/2007 04/18/2007 05/30/2007 04/18/2007 04/18/2007 04/18/2007 05/30/2007 04/19/2007 05/30/2007 04/18/2007 05/30/2007 04/18/2007 05/30/2007	2007-10/107 2007-8/18 2007-10/107 2007-10/108 2007-8/20 2007-10/109 Not Printed 2007-10/109 2007-8/23 2007-10/110 2007-8/26 2007-10/110 2007-8/27 2007-8/27
real estate investment Financial Institutions, Banks	29972 30485	R333-11 R333-12	5YR 5YR	05/25/2007 09/24/2007	2007-12/60 2007-20/70
reciprocity Environmental Quality, Radiation Control reclamation	30302	R313-19-100	AMD	10/08/2007	2007-17/17
Natural Resources, Oil, Gas and Mining; Abandoned Mine Reclamation	29597 29598	R643-870 R643-872	5YR 5YR	03/07/2007 03/07/2007	2007-7/170

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	29600	R643-875	5YR	03/07/2007	2007-7/172
	29601	R643-877	5YR	03/07/2007	2007-7/172
	29602	R643-879	5YR	03/07/2007	2007-7/173
	29603	R643-882	5YR	03/07/2007	2007-7/173
	29604	R643-884	5YR	03/07/2007	2007-7/174
	29605	R643-886	5YR	03/07/2007	2007-7/174
Natural Resources, Oil, Gas and Mining; Coal	29606	R645-100	5YR	03/07/2007	2007-7/175
	29607	R645-103	5YR	03/07/2007	2007-7/175
	29608	R645-200	5YR	03/07/2007	2007-7/176
	29609	R645-201	5YR	03/07/2007	2007-7/176
	29610	R645-202	5YR	03/07/2007	2007-7/177
	29611	R645-203	5YR	03/07/2007	2007-7/177
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	29614	R645-302	5YR	03/07/2007	2007-7/179
	29615	R645-303	5YR	03/07/2007	2007-7/179
	29616	R645-402	5YR	03/07/2007	2007-7/180
records Health, Health Care Financing, Coverage and Reimbursement Policy	29469	R414-308	AMD	04/01/2007	2007-4/22
Pardons (Board Of), Administration	30225	R671-303	5YR	07/25/2007	2007-16/78
, ,	30138	R982-201	5YR	06/26/2007	2007-14/59
records access Attorney General, Administration	30037	R105-2	5YR	06/05/2007	2007-13/142
Regents (Board Of), College of Eastern	30108	R767-1	5YR	06/19/2007	2007-14/52
Utah					
records appeal hearings Administrative Services, Records Committee	29081	R35-2-2	AMD	01/05/2007	2006-20/2
recreation					
Natural Resources, Wildlife Resources	29329	R657-38	AMD	02/07/2007	2007-1/35
	30070	R657-38	AMD	08/07/2007	2007-13/113
recreation areas					
Health, Epidemiology and Laboratory Services, Environmental Services	29860	R392-300	5YR	04/24/2007	2007-10/121
	29899	R392-301	5YR	04/30/2007	2007-10/122
	29901	R392-401	5YR	04/30/2007	2007-10/122
recreation therapy Commerce, Occupational and Professional Licensing	29825	R156-40-302c	NSC	04/26/2007	Not Printed
recreational therapy Commerce, Occupational and Professional Licensing	29825	R156-40-302c	NSC	04/26/2007	Not Printed
refinery Environmental Quality, Air Quality	29006	R307-326	AMD	03/09/2007	2006-19/37

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	29665	R307-326	5YR	03/15/2007	2007-7/161
	29526	R307-326-1	NSC	03/09/2007	Not Printed
registration Commerce, Consumer Protection	30101	R152-34	5YR	06/15/2007	2007-13/142
	29710	R152-34	AMD	05/22/2007	2007-8/4
Environmental Quality, Radiation Control	29335	R313-70	AMD	03/16/2007	2007-1/17
Natural Resources, Forestry, Fire and	29461	R652-140	NEW	03/26/2007	2007-4/37
State Lands		11002 110			
	29433	R652-140	NSC	01/23/2007	Not Printed
Workforce Services, Unemployment	30141	R994-403	5YR	06/26/2007	2007-14/60
Insurance					
regulated contaminants	00074	D000 000	AND	00/00/0007	0007.0440
Environmental Quality, Drinking Water	29371	R309-200	AMD	03/06/2007	2007-2/43
Rehabilitation Act 1973					
Human Services, Administration	29498	R495-878	5YR	02/05/2007	2007-5/28
reimbursement Transportation, Administration	29182	R907-66	AMD	01/03/2007	2006-22/50
Transportation, Administration	20102	11307-00	AIVID	01/00/2007	2000-22/30
religious activities					
Tax Commission, Auditing	29641	R865-19S	5YR	03/13/2007	2007-7/191
	30137	R865-19S-38	AMD	08/21/2007	2007-14/36
	29942	R865-19S-58	AMD	07/16/2007	2007-11/78
<u>renewable</u> Natural Resources, Geological Survey	30103	R638-2	NEW	08/31/2007	2007-13/58
,					
repair					
Administrative Services, Fleet Operations	29534	R27-8	5YR	02/21/2007	2007-6/36
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Health, Epidemiology and Laboratory	29979	R388-803	5YR	05/29/2007	2007-12/61
Services; HIV/AIDS, Tuberculosis Control/Refugee Health					
Health, Health Systems Improvement,	30205	R426-5	5YR	07/18/2007	2007-16/70
Emergency Medical Services	20624	D640.0	EVD	02/07/2007	2007 7/102
Natural Resources, Oil, Gas and Mining; Oil and Gas	29621	R649-8	5YR	03/07/2007	2007-7/182
<u>reports</u> Education, Administration	30095	R277-484	AMD	08/07/2007	2007-13/36
	30333	R277-484-2	NSC	08/31/2007	Not Printed
	30107	R746-400	5YR	06/19/2007	2007-14/52
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<u>reptiles</u>					
Natural Resources, Wildlife Resources	29751	R657-53	AMD	05/22/2007	2007-8/92
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request for proposals School and Institutional Trust Lands,	30323	R850-30	AMD	10/09/2007	2007-17/33
Administration					
	30150	R850-30	5YR	06/27/2007	2007-14/56

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Science Technology and Research Governing Auth., Administration	29298	R856-1	NEW	04/04/2007	2006-24/35
Coverning / data., / datamoration	29375	R856-1-6	AMD	04/04/2007	2007-2/113
residency requirements					
Community and Culture, Home Energy Assistance Target (HEAT)	29982	R195-2	NSC	06/22/2007	Not Printed
Assistance raiget (ILAT)	30124	R195-2	5YR	06/22/2007	2007-14/44
Natural Resources, Forestry, Fire and	29758	R652-3	5YR	04/02/2007	2007-8/131
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Commerce, Real Estate	29237	R162-202	AMD	01/24/2007	2006-24/4
	29517	R162-202-1	AMD	04/10/2007	2007-5/4
	29545	R162-202-5	AMD	05/01/2007	2007-6/7
	29516	R162-203	AMD	04/10/2007	2007-5/4
	30200	R162-204-1	AMD	10/02/2007	2007-16/18
	29518	R162-206	REP	04/10/2007	2007-5/6
	29519	R162-207	AMD	04/10/2007	2007-5/7
	29544	R162-207-6	AMD	05/01/2007	2007-6/8
	29520	R162-208	AMD	04/10/2007	2007-5/10
	29429	R162-210-6	NSC	02/12/2007	Not Printed
resorts Health, Epidemiology and Laboratory Services, Environmental Services	30204	R392-502	5YR	07/18/2007	2007-16/69
resource decision Public Service Commission, Administration	29378	R746-440	NEW	03/19/2007	2007-2/111
respiratory care Commerce, Occupational and Professional Licensing	29354	R156-57	AMD	02/22/2007	2007-2/12
<u>restaurants</u> Tax Commission, Auditing	29705	R865-12L	5YR	03/16/2007	2007-8/144
restitution Pardons (Board Of), Administration	30273	R671-403	AMD	09/27/2007	2007-16/40
retirement Human Resource Management, Administration	29892	R477-12	AMD	07/01/2007	2007-10/72
Administration	30053	R477-12	5YR	06/09/2007	2007-13/152
Public Safety, Peace Officer Standards and	29196	R728-205-1	AMD	01/20/2007	2006-23/83
Training	29374	R728-205-1	NSC	01/20/2007	Not Printed
right-of-way					
right-of-way Natural Resources, Wildlife Resources	30313	R657-28	5YR	08/14/2007	2007-17/63
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	30084	R657-28	AMD	08/07/2007	2007-13/101
Transportation, Program Development	29358	R926-6	AMD	02/22/2007	2007-2/114
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	30048	R37-3	5YR	06/08/2007	2007-13/141
<u>roads</u> Transportation, Program Development	29455	R926-4	NEW	03/26/2007	2007-4/43
ropeways Transportation, Operations, Traffic and	30304	R920-50	5YR	08/13/2007	2007-17/67
Safety	29340	R920-50-1	AMD	02/13/2007	2007-1/50
royalties					
Natural Resources, Forestry, Fire and State Lands	29760	R652-20	5YR	04/02/2007	2007-8/133
0.000 20.000	29468	R652-20-1600	AMD	03/26/2007	2007-4/36
rules and procedures Health, Administration	30336	R380-1	5YR	08/20/2007	2007-18/72
riealiti, Adriinistration	30337	R380-5	5YR	08/20/2007	2007-18/72
Health, Epidemiology and Laboratory Services, Epidemiology	29742	R386-702	AMD	05/24/2007	2007-8/48
Oct vices, Epiderillology	29721	R386-702	5YR	03/22/2007	2007-8/128
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	29882	R477-1	AMD	07/01/2007	2007-10/41
	30057	R477-13	5YR	06/09/2007	2007-13/152
	29896	R477-13-1	NSC	05/11/2007	Not Printed
	29583	R590-116	5YR	02/28/2007	2007-6/39
	29584	R590-117	5YR	02/28/2007	2007-6/40
Natural Resources, Wildlife Resources	29636	R657-27	AMD	05/08/2007	2007-7/76
	29794	R657-27	5YR	04/04/2007	2007-9/45
Public Safety, Driver License	29593	R708-2	5YR	03/02/2007	2007-7/184
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Public Service Commission, Administration	30107	R746-400	5YR	06/19/2007	2007-14/52
	29438	R746-409	AMD	03/27/2007	2007-4/38
	30145	R850-2	5YR	06/27/2007	2007-14/53
rural policy Human Services, Aging and Adult Services	30347	R510-108	5YR	08/21/2007	2007-18/77
safety Education, Administration	30407	R277-400	5YR	09/06/2007	2007-19/49
Environmental Quality, Radiation Control	30298	R313-15	AMD	10/19/2007	2007-17/14
Labor Commission, Occupational Safety	30315	R614-1-4	NSC	08/31/2007	Not Printed
and Health	29857	R614-1-4	AMD	06/22/2007	2007-10/77
	29282	R614-1-4	AMD	01/23/2007	2006-24/33
Labor Commission, Safety	29313	R616-2-3	AMD	02/08/2007	2007-1/24
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Transportation, Motor Carrier	29338	R909-1-1	AMD	02/08/2007	2007-1/45
safety education Education, Administration	30407	R277-400	5YR	09/06/2007	2007-19/49
safety regulation Transportation, Operations, Traffic and Safety	30305	R920-51	5YR	08/13/2007	2007-17/67
safety regulations Transportation, Motor Carrier	29341	R909-19	AMD	02/08/2007	2007-1/46
•	29339	R909-75	AMD	02/08/2007	2007-1/49
salaries Human Resource Management, Administration	29887	R477-6	AMD	07/01/2007	2007-10/54
Administration	30060	R477-6	5YR	06/09/2007	2007-13/148
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Education, Administration	30294	R277-110 R277-110-4	NSC	08/31/2007	Not Printed
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sales School and Institutional Trust Lands,	30324	R850-80	AMD	10/09/2007	2007-17/38
Administration	30154	R850-80	5YR	06/27/2007	2007-14/58
	30134	1030-00	JIK	00/21/2001	2007-14/30
sales tax					
Tax Commission, Auditing	29644	R865-11Q	5YR	03/14/2007	2007-7/189
	29705	R865-12L	5YR	03/16/2007	2007-8/144
	29641	R865-19S	5YR	03/13/2007	2007-7/191
	30137	R865-19S-38	AMD	08/21/2007	2007-14/36
	29942	R865-19S-58	AMD	07/16/2007	2007-11/78
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<u>salt</u> Natural Resources, Forestry, Fire and	29760	R652-20	5YR	04/02/2007	2007-8/133
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	30414	R277-445	5YR	09/06/2007	2007-19/52
school lunch program Education, Administration	30421	R277-720	5YR	09/06/2007	2007-19/56

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Natural Resources, Geological Survey	30159	R638-3	NEW	08/31/2007	2007-14/24
	30372	R638-3-3	NSC	09/13/2007	Not Printed
Public Safety, Driver License	29593	R708-2	5YR	03/02/2007	2007-7/184
screening Health, Epidemiology and Laboratory Services; HIV/AIDS, Tuberculosis Control/Refugee Health	29980	R388-804	5YR	05/29/2007	2007-12/61
Control/Nerugee Health	29911	R388-804	AMD	07/16/2007	2007-11/27
<u>SDWA</u> Environmental Quality, Drinking Water	29785	R309-705	5YR	04/02/2007	2007-8/127
search and seizure Corrections, Administration	29465	R251-710	5YR	01/31/2007	2007-4/59
secondary disinfectants Environmental Quality, Drinking Water	29642	R309-520	5YR	03/13/2007	2007-7/169
securities Commerce, Securities	30258	R164-1	5YR	07/30/2007	2007-16/57
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	30255	R164-9	5YR	07/30/2007	2007-16/59
	30256	R164-10	5YR	07/30/2007	2007-16/60
	30254	R164-13	5YR	07/30/2007	2007-16/61
	30266	R164-14	5YR	07/30/2007	2007-16/62
	30267	R164-15	5YR	07/30/2007	2007-16/62
Financial Institutions, Administration	30237	R331-5	5YR	07/25/2007	2007-16/65
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	30461	R333-10	5YR	09/17/2007	2007-20/70
Money Management Council, Administration	29222	R628-17	NEW	01/09/2007	2006-23/68
securities regulation					
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	30260	R164-5	5YR	07/30/2007	2007-16/58
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	30256	R164-10	5YR	07/30/2007	2007-16/60
	30257	R164-11	5YR	07/30/2007	2007-16/60
	30264	R164-12	5YR	07/30/2007	2007-16/61
	30254	R164-13	5YR	07/30/2007	2007-16/61
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Administration	20000	11020-13	AWD	00/21/2007	2001-10/13
	29222	R628-17	NEW	01/09/2007	2006-23/68
security Public Safety, Administration	29728	R698-100	REP	05/23/2007	2007-8/109
, abile calety, , railineadate.	29331	R698-100	NSC	04/02/2007	Not Printed
	29787	R698-100	5YR	04/02/2007	2007-8/136
	29101	1030-100	JIK	04/02/2007	2007-0/130
security guards Commerce, Occupational and Professional Licensing	29915	R156-63	AMD	07/19/2007	2007-11/8
security measures Corrections, Administration	29465	R251-710	5YR	01/31/2007	2007-4/59
sedimentation Environmental Quality, Drinking Water	29778	R309-525	5YR	04/02/2007	2007-8/124
self administered services Human Services, Services for People with Disabilities	29625	R539-5	AMD	05/11/2007	2007-7/70
self-employment income					
Community and Culture, Home Energy Assistance Target (HEAT)	30125	R195-3	5YR	06/22/2007	2007-14/44
/ toolotanoo ranget (i iii / ti /	29983	R195-3	NSC	06/22/2007	Not Printed
senior centers Human Services, Aging and Adult Services	30344	R510-103	5YR	08/21/2007	2007-18/75
sentencing Pardons (Board Of), Administration	30236	R671-405	5YR	07/25/2007	2007-16/82
sentinel event Health, Administration	29538	R380-200	AMD	04/26/2007	2007-6/14
server training Human Services, Substance Abuse and Mental Health	28928	R523-23	CPR	01/30/2007	2006-24/43
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	30122	R523-23	5YR	06/22/2007	2007-14/49
service coordination Human Services, Aging and Adult Services	30341	R510-102	5YR	08/21/2007	2007-18/75
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Labor Commission, Adjudication	30318	R602-2	5YR	08/15/2007	2007-17/62
	29957	R602-2-4	AMD	07/24/2007	2007-12/40
<u>sewerage</u>					
Environmental Quality, Water Quality	30517	R317-5	5YR	10/02/2007	Not Printed
	30514	R317-560	5YR	10/02/2007	Not Printed
shelter care facilities Human Services, Aging and Adult Services	30352	R510-302	5YR	08/21/2007	2007-18/79

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significant energy resource Public Service Commission, Administration	29376	R746-420	CPR	05/17/2007	2007-7/138
	29376	R746-420	NEW	05/17/2007	2007-2/102
	30115	R746-420-2	AMD	08/28/2007	2007-14/29
	30114	R746-430	AMD	08/28/2007	2007-14/31
	29377	R746-430	CPR	05/17/2007	2007-7/145
	29377	R746-430	NEW	05/17/2007	2007-2/109
slow sand filtration Environmental Quality, Drinking Water	29779	R309-530	5YR	04/02/2007	2007-8/125
<ul><li>smoking</li><li>Health, Epidemiology and Laboratory</li><li>Services, Environmental Services</li></ul>	29856	R392-510	5YR	04/23/2007	2007-10/124
snow Transportation, Operations, Traffic and Safety	30303	R920-6	5YR	08/13/2007	2007-17/66
snow removal Transportation, Operations, Maintenance	30296	R918-3	5YR	08/09/2007	2007-17/64
sobriety tests Health, Epidemiology and Laboratory Services, Laboratory Services	29968	R438-12	NSC	06/12/2007	Not Printed
Convided, Euboratory Convided	29926	R438-12	5YR	05/08/2007	2007-11/86
Social Security Human Services, Recovery Services	30395	R527-378	5YR	09/05/2007	2007-19/62
social services Human Services, Child and Family	30289	R512-1	5YR	08/07/2007	2007-17/59
Services	30209	K312-1	SIK	06/07/2007	2007-17/59
	30010	R512-300	EMR	06/01/2007	2007-12/55
solar Natural Resources, Geological Survey	30103	R638-2	NEW	08/31/2007	2007-13/58
soliciation process Public Service Commission, Administration	30115	R746-420-2	AMD	08/28/2007	2007-14/29
solicitation Public Service Commission, Administration	29376	R746-420	NEW	05/17/2007	2007-2/102
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Commerce, Consumer Protection	30120	R152-22	5YR	06/22/2007	2007-14/43
	29427	R152-22	AMD	04/02/2007	2007-4/8
solid waste management Environmental Quality, Solid and Hazardous Waste	29202	R315-301	AMD	02/01/2007	2006-23/17

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	29204	R315-303	AMD	02/01/2007	2006-23/28
	29754	R315-304	5YR	03/30/2007	2007-8/128
	29205	R315-304	AMD	02/01/2007	2006-23/33
	29566	R315-305-4	NSC	03/09/2007	Not Printed
	29206	R315-305-4	AMD	02/01/2007	2006-23/35
	29207	R315-306-2	AMD	02/01/2007	2006-23/37
	29208	R315-308	AMD	02/01/2007	2006-23/38
	29716	R315-308-2	NSC	04/12/2007	Not Printed
	29209	R315-309	AMD	02/01/2007	2006-23/43
	29210	R315-310	AMD	02/01/2007	2006-23/46
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	29511	R315-311-1	NSC	02/28/2007	Not Printed
	29212	R315-312	AMD	02/01/2007	2006-23/52
	29768	R315-312-3	NSC	04/12/2007	Not Printed
	29213	R315-313-2	AMD	02/01/2007	2006-23/54
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	29215	R315-316	AMD	02/01/2007	2006-23/58
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	29217	R315-318-1	AMD	02/01/2007	2006-23/61
	29218	R315-320	AMD	02/01/2007	2006-23/62
	29510	R315-320-4	NSC	02/28/2007	Not Printed
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Environmental Quality, Air Quality	29010	R307-341	AMD	01/16/2007	2006-19/59
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solvent cleaning Environmental Quality, Air Quality	29668	R307-335	5YR	03/15/2007	2007-7/165
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source development Environmental Quality, Drinking Water	29777	R309-515	5YR	04/02/2007	2007-8/124
source maintenance Environmental Quality, Drinking Water	29777	R309-515	5YR	04/02/2007	2007-8/124
sovereign lands Natural Resources, Forestry, Fire and State Lands	29765	R652-70	5YR	04/02/2007	2007-8/135
<u>spas</u> Health, Epidemiology and Laboratory	29720	R392-302	5YR	03/22/2007	2007-8/130
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special fuel Tax Commission, Auditing	29556	R865-4D	5YR	02/26/2007	2007-6/48
special income group Health, Health Care Financing, Coverage and Reimbursement Policy	29676	R414-307	NEW	05/15/2007	2007-7/65
specific licenses Environmental Quality, Radiation Control	30297	R313-22	AMD	10/19/2007	2007-17/20
speech-language pathology Commerce, Occupational and Professional Licensing	29471	R156-41	5YR	02/01/2007	2007-4/57
sponsors Corrections, Administration	29463	R251-306	5YR	01/31/2007	2007-4/58
sportsmen Natural Resources, Wildlife Resources	30071	R657-41	AMD	08/07/2007	2007-13/117
spousal notification Health, Epidemiology and Laboratory Services; HIV/AIDS, Tuberculosis Control/Refugee Health	29979	R388-803	5YR	05/29/2007	2007-12/61
stabilization Environmental Quality, Drinking Water	29780	R309-535	5YR	04/02/2007	2007-8/125
stack height Environmental Quality, Air Quality	30189	R307-410	5YR	07/13/2007	2007-15/65
Science Technology and Research Governing Auth., Administration	29298	R856-1	NEW	04/04/2007	2006-24/35
g	29375	R856-1-6	AMD	04/04/2007	2007-2/113
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state assisted loans Environmental Quality, Water Quality	30522	R317-100	5YR	10/02/2007	Not Printed
state buildings Capitol Preservation Board (State), Administration	29952	R131-3	5YR	05/16/2007	2007-12/60
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Administrative Services, Finance	29910	R25-7 R25-7-6	AMD	07/03/2007 08/20/2007	2007-10/3 2007-12/6
Human Resource Management,	29953 30055	R25-7-6 R477-5	AMD 5YR	08/20/2007	2007-12/6
Administration					
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state fleet information system Administrative Services, Fleet Operations	29457	R27-5	5YR	01/29/2007	2007-4/54

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<b>3</b> ( ,	30130	R195-7	5YR	06/25/2007	2007-14/46
state property Administrative Services, Fleet Operations, Surplus Property	29550	R28-1	5YR	02/26/2007	2007-6/36
state records committee Administrative Services, Records Committee	29081	R35-2-2	AMD	01/05/2007	2006-20/2
stationary sources Environmental Quality, Air Quality	29228	R307-210	AMD	03/15/2007	2006-23/8
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storage tanks Environmental Quality, Drinking Water	29782	R309-545	5YR	04/02/2007	2007-8/126
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student eligibility Workforce Services, Unemployment Insurance	30141	R994-403	5YR	06/26/2007	2007-14/60
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Education, Administration	30408 29936	R277-401 R277-611	5YR REP	09/06/2007 07/09/2007	2007-19/49 2007-11/24
	30098	R277-713	AMD	08/07/2007	2007-11/24
	30422	R277-713	5YR	09/06/2007	2007-19/55
students at risk Education, Administration	29931	R277-464	AMD	07/09/2007	2007-11/15
students' rights Education, Administration	30419	R277-608	5YR	09/06/2007	2007-19/54
<u>subsidiaries</u> Financial Institutions, Banks	30461	R333-10	5YR	09/17/2007	2007-20/70
substance abuse Human Services, Substance Abuse and Mental Health	30038	R523-20	5YR	06/05/2007	2007-13/153
	29246	R523-20-2	AMD	01/30/2007	2006-24/31
	28928	R523-23	AMD	01/30/2007	2006-17/43
	30122	R523-23	5YR	06/22/2007	2007-14/49
	28928	R523-23	CPR	01/30/2007	2006-24/43

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<u>supplies</u> Education, Administration	29691	R277-459	AMD	05/09/2007	2007-7/12
Education, Administration	30088	R277-459	AMD	08/07/2007	2007-13/14
	30000	11277-400	AWD	00/01/2001	2007-10/14
supported employment Human Services, Services for People with Disabilities	30116	R539-9	EMR	07/01/2007	2007-14/39
surface coating	00000	D007.040	ODD	00/00/0007	0007.0440
Environmental Quality, Air Quality	29009	R307-340	CPR	03/09/2007	2007-3/46
	29009	R307-340	AMD	03/09/2007	2006-19/52
	29669	R307-340	5YR	03/15/2007	2007-7/165
	29151	R307-340-1	NSC	03/09/2007	Not Printed
surface water treatment Environmental Quality, Drinking Water	29775	R309-505	5YR	04/02/2007	2007-8/123
surface water treatment plant monitoring					
Environmental Quality, Drinking Water	29645	R309-215	AMD	05/14/2007	2007-7/34
	29366	R309-215	AMD	03/06/2007	2007-2/63
surveyors Commerce, Occupational and Professional Licensing	29355	R156-22	AMD	02/22/2007	2007-2/3
surveys	20240	D242.25	NCC	02/05/2007	Net Drinted
Environmental Quality, Radiation Control	29310	R313-35	NSC	03/05/2007	Not Printed
	29595	R313-35	5YR	03/05/2007	2007-7/169
N 15	29336	R313-36	AMD	03/16/2007	2007-1/15
Natural Resources, Forestry, Fire and State Lands	29767	R652-40	5YR	04/02/2007	2007-8/134
School and Institutional Trust Lands, Administration	30151	R850-40	5YR	06/27/2007	2007-14/56
suspensions Natural Resources, Wildlife Resources	30077	R657-26	AMD	08/07/2007	2007-13/98
system Public Safety, Fire Marshal	30007	R710-7	5YR	05/31/2007	2007-12/67
tailings Environmental Quality, Radiation Control	30434	R313-24	5YR	09/07/2007	2007-19/57
tax credits Natural Resources, Geological Survey	30103	R638-2	NEW	08/31/2007	2007-13/58
tax exemptions					
Environmental Quality, Air Quality	29327	R307-120	AMD	03/09/2007	2007-1/7
	29653	R307-120	5YR	03/15/2007	2007-7/155
	29797	R307-121	R&R	07/13/2007	2007-9/14
	29321	R307-121	NSC	07/13/2007	Not Printed
	30184	R307-121	5YR	07/13/2007	2007-15/62

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	29322	R307-122	NSC	07/13/2007	Not Printed
Environmental Quality, Water Quality	29326	R317-12	NEW	03/09/2007	2007-1/21
Tax Commission, Auditing	29641	R865-19S	5YR	03/13/2007	2007-7/191
	30137	R865-19S-38	AMD	08/21/2007	2007-14/36
	29942	R865-19S-58	AMD	07/16/2007	2007-11/78
tax returns					
Tax Commission, Auditing	29712	R865-9I	5YR	03/20/2007	2007-8/142
	29320	R865-9I-32	AMD	02/12/2007	2007-1/42
	29786	R865-9I-42	NSC	04/12/2007	Not Printed
	29315	R865-9I-49	AMD	02/12/2007	2007-1/43
	29314	R865-9I-52	AMD	02/12/2007	2007-1/44
	29436	R865-9I-53	AMD	04/16/2007	2007-4/41
taxation					
Tax Commission, Administration	29713	R861-1A	5YR	03/20/2007	2007-8/139
	29324	R861-1A-19	AMD	02/12/2007	2007-1/41
	30278	R861-1A-24	AMD	09/24/2007	2007-16/43
	30279	R861-1A-26	AMD	09/24/2007	2007-16/44
	30277	R861-1A-29	AMD	09/24/2007	2007-16/46
	29941	R861-1A-41	AMD	07/16/2007	2007-11/76
Tax Commission, Auditing	29714	R865-3C	5YR	03/21/2007	2007-8/142
	29556	R865-4D	5YR	02/26/2007	2007-6/48
	29624	R865-6F	5YR	03/08/2007	2007-7/187
	29323	R865-6F-30	AMD	02/12/2007	2007-1/41
	29437	R865-6F-37	AMD	04/16/2007	2007-4/40
	29705	R865-12L	5YR	03/16/2007	2007-8/144
	29628	R865-13G	5YR	03/09/2007	2007-7/190
	29707	R865-14W	5YR	03/19/2007	2007-8/146
	29708	R865-15O	5YR	03/19/2007	2007-8/146
	29709	R865-20T	5YR	03/19/2007	2007-8/147
	29943	R865-20T-2	AMD	07/16/2007	2007-11/79
	29929	R865-20T-6	NSC	05/31/2007	Not Printed
	29325	R865-20T-12	AMD	02/12/2007	2007-1/45
	29643	R865-20T-12	NSC	03/29/2007	Not Printed
Tax Commission, Motor Vehicle	29631	R873-22M	5YR	03/12/2007	2007-7/194
Tax Commission, Motor Vehicle Enforcement	29651	R877-23V	5YR	03/14/2007	2007-7/196
	29940	R877-23V-4	AMD	07/16/2007	2007-11/80
	29938	R877-23V-8	AMD	07/16/2007	2007-11/81
	29930	R877-23V-14	AMD	07/16/2007	2007-11/82
Tax Commission, Property Tax	29630	R884-24P	5YR	03/12/2007	2007-7/197
	29223	R884-24P-19	AMD	01/12/2007	2006-23/83
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taxes Insurance, Administration	29684	R590-157	AMD	06/13/2007	2007-7/71

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Education, Administration	30416	R277-505	5YR	09/06/2007	2007-19/53
	29477	R277-505	AMD	03/27/2007	2007-4/13
	29737	R277-505-5	NSC	04/12/2007	Not Printed
	29748	R277-519	5YR	03/29/2007	2007-8/122
Public Safety, Driver License	29729	R708-27	5YR	03/23/2007	2007-8/139
teachers Education, Administration	29691	R277-459	AMD	05/09/2007	2007-7/12
	30088	R277-459	AMD	08/07/2007	2007-13/14
	29692	R277-503	AMD	05/09/2007	2007-7/14
	29749	R277-503	5YR	03/29/2007	2007-8/121
	30553	R277-522	5YR	10/05/2007	Not Printed
	30419	R277-608	5YR	09/06/2007	2007-19/54
technical education Education, Administration	30424	R277-911	5YR	09/06/2007	2007-19/57
technology funding					
Science Technology and Research Governing Auth., Administration	29298	R856-1	NEW	04/04/2007	2006-24/35
g,	29375	R856-1-6	AMD	04/04/2007	2007-2/113
telecommunications	20420	D740 040	EVD.	04/00/0007	2007 4/07
Public Service Commission, Administration	29428	R746-348	5YR	01/22/2007	2007-4/67
	29626	R746-349	5YR	03/08/2007	2007-7/186
	29627	R746-351	5YR	03/09/2007	2007-7/187
telecommuting Human Resource Management, Administration	30059	R477-8	5YR	06/09/2007	2007-13/148
Administration	30524	R477-8	EMR	10/03/2007	Not Printed
	29889	R477-8	AMD	07/01/2007	2007-10/64
telephone					
Commerce, Consumer Protection	29379	R152-26	AMD	02/23/2007	2007-2/3
	29594	R152-26	5YR	03/05/2007	2007-7/149
telephone utility regulation Public Service Commission, Administration	29428	R746-348	5YR	01/22/2007	2007-4/67
temporary mass gatherings Health, Epidemiology and Laboratory Services, Environmental Services	29925	R392-400	5YR	05/08/2007	2007-11/85
terminally ill Natural Resources, Wildlife Resources	29920	R657-30	5YR	05/07/2007	2007-11/88
textbooks Education, Administration	30413	R277-433	5YR	09/06/2007	2007-19/52

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time	00047	B000.4	E) (D	00/45/0007	0007.47/04
Labor Commission, Adjudication  Labor Commission, Antidiscrimination and	30317 30008	R602-1 R610-1-3	5YR CPR	08/15/2007 09/08/2007	2007-17/61 2007-15/59
Labor, Labor					
	30008	R610-1-3	AMD	09/08/2007	2007-12/41
Labor Commission, Industrial Accidents	30320	R612-1	5YR	08/15/2007	2007-17/62
	30319	R612-1-3	NSC	08/31/2007	Not Printed
tires					
Transportation, Motor Carrier, Ports of Entry	29426	R912-76	5YR	01/19/2007	2007-4/68
Transportation, Operations, Traffic and Safety	30303	R920-6	5YR	08/13/2007	2007-17/66
title escrow charges	29725	DE02.4.5	NSC	04/42/2007	Not Drintod
Insurance, Title and Escrow Commission	29725	R592-4-5	NSC	04/12/2007	Not Printed
title insurance		D-00 4-0 0			
Insurance, Administration	30080	R590-153-6	AMD	08/08/2007	2007-13/53
tobacco products					
Tax Commission, Auditing	29709	R865-20T	5YR	03/19/2007	2007-8/147
	29943	R865-20T-2	AMD	07/16/2007	2007-11/79
	29929	R865-20T-6	NSC	05/31/2007	Not Printed
	29325	R865-20T-12	AMD	02/12/2007	2007-1/45
	29643	R865-20T-12	NSC	03/29/2007	Not Printed
toilets Environmental Quality, Water Quality	30514	R317-560	5YR	10/02/2007	Not Printed
towing Transportation, Motor Carrier	29341	R909-19	AMD	02/08/2007	2007-1/46
traffic control					
Transportation, Operations, Traffic and Safety	30002	R920-1	NSC	08/13/2007	Not Printed
Galoty	30306	R920-1	5YR	08/13/2007	2007-17/64
	30301	R920-5	5YR	08/10/2007	2007-17/66
traffic regulations					
Public Safety, Highway Patrol	30549	R714-110	5YR	10/05/2007	Not Printed
traffic safety Transportation, Operations, Traffic and Safety	30301	R920-5	5YR	08/10/2007	2007-17/66
traffic signs Transportation, Operations, Traffic and	30301	R920-5	5YR	08/10/2007	2007-17/66
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traffic violations Public Safety, Driver License	29590	R708-3	5YR	03/02/2007	2007-7/184
training programs					
Education, Administration	30554	R277-509	5YR	10/05/2007	Not Printed
	30050	R477-10	5YR	06/09/2007	2007-13/150
	29891	R477-10	AMD	07/01/2007	2007-10/70

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tramsways Transportation, Operations, Traffic and Safety	29340	R920-50-1	AMD	02/13/2007	2007-1/50
tramway permits Transportation, Operations, Traffic and Safety	30304	R920-50	5YR	08/13/2007	2007-17/67
Salety	29340	R920-50-1	AMD	02/13/2007	2007-1/50
<u>tramways</u> Transportation, Operations, Traffic and Safety	30304	R920-50	5YR	08/13/2007	2007-17/67
transfer Technology Services, Administration	29978	R895-3	5YR	05/29/2007	2007-12/68
transmission and distribution pipelines Environmental Quality, Drinking Water	29783	R309-550	5YR	04/02/2007	2007-8/126
<u>transportation</u> Administrative Services, Finance	29910	R25-7	AMD	07/03/2007	2007-10/3
	29953	R25-7-6	AMD	08/20/2007	2007-12/6
Environmental Quality, Radiation Control	30302	R313-19-100	AMD	10/08/2007	2007-17/17
Transportation, Administration	29182	R907-66	AMD	01/03/2007	2006-22/50
Transportation, Motor Carrier	29338	R909-1-1	AMD	02/08/2007	2007-1/45
Transportation, Program Development	29455	R926-4	NEW	03/26/2007	2007-4/43
	29358	R926-6	AMD	02/22/2007	2007-2/114
transportation corridor preservation revol Transportation, Program Development	ving loan fur 29358	<u>nd</u> R926-6	AMD	02/22/2007	2007-2/114
transportation planning Transportation, Program Development	29358	R926-6	AMD	02/22/2007	2007-2/114
transportation safety Transportation, Operations, Traffic and	30304	R920-50	5YR	08/13/2007	2007-17/67
Safety	29340	R920-50-1	AMD	02/13/2007	2007-1/50
trauma Health, Health Systems Improvement, Emergency Medical Services	30205	R426-5	5YR	07/18/2007	2007-16/70
travel funds Human Services, Aging and Adult Services	30350	R510-111	5YR	08/21/2007	2007-18/78
trees Natural Resources, Forestry, Fire and State Lands	29800	R652-130	NSC	04/03/2007	Not Printed
trip reduction Environmental Quality, Air Quality	29002	R307-320	CPR	03/09/2007	2007-3/40
Environmental Quality, All Quality			5YR		
	29663	R307-320		03/15/2007	2007-7/160
	29002	R307-320	AMD	03/09/2007	2006-19/32

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Tax Commission, Auditing	29624	R865-6F	5YR	03/08/2007	2007-7/187
	29323	R865-6F-30	AMD	02/12/2007	2007-1/41
	29437	R865-6F-37	AMD	04/16/2007	2007-4/40
trucks					
Transportation, Motor Carrier	29338	R909-1-1	AMD	02/08/2007	2007-1/45
	29341	R909-19	AMD	02/08/2007	2007-1/46
Transportation, Motor Carrier, Ports of Entry	30009	R912-9	AMD	07/27/2007	2007-12/42
trust land management School and Institutional Trust Lands,	30150	R850-30	5YR	06/27/2007	2007-14/56
Administration	30323	R850-30	AMD	10/09/2007	2007-17/33
Aubanantasia					
tuberculosis Health, Epidemiology and Laboratory Services; HIV/AIDS, Tuberculosis Control/Refugee Health	29980	R388-804	5YR	05/29/2007	2007-12/61
Control relaged Ficalar	29911	R388-804	AMD	07/16/2007	2007-11/27
UMAP					
Health, Health Care Financing, Medical Assistance Program	29909	R420-1	REP	07/01/2007	2007-10/40
underground storage tanks	00507	D044 000	NOO	04/40/0007	Net Drive d
Environmental Quality, Environmental Response and Remediation	29567	R311-200	NSC	04/18/2007	Not Printed
·	29838	R311-200	5YR	04/18/2007	2007-10/112
	29839	R311-201	5YR	04/18/2007	2007-10/113
	29568	R311-201	NSC	04/18/2007	Not Printed
	29840	R311-202	5YR	04/18/2007	2007-10/114
	29569	R311-202	NSC	04/18/2007	Not Printed
	29841	R311-203	5YR	04/18/2007	2007-10/114
	29570	R311-203	NSC	04/18/2007	Not Printed
	29571	R311-204	NSC	04/18/2007	Not Printed
	29842	R311-204	5YR	04/18/2007	2007-10/115
	29572	R311-205	NSC	04/18/2007	Not Printed
	29843	R311-205	5YR	04/18/2007	2007-10/116
	29573	R311-206	NSC	04/18/2007	Not Printed
	29844	R311-206	5YR	04/18/2007	2007-10/116
	29574	R311-207	NSC	04/18/2007	Not Printed
	29845	R311-207	5YR	04/18/2007	2007-10/117
	29575	R311-208	NSC	04/18/2007	Not Printed
	29846	R311-208	5YR	04/18/2007	2007-10/118
	29847	R311-209	5YR	04/18/2007	2007-10/118
	29576	R311-209	NSC	04/18/2007	Not Printed
	29848	R311-210	5YR	04/18/2007	2007-10/119
	29577	R311-210	NSC	04/18/2007	Not Printed
	29578	R311-211	NSC	04/18/2007	Not Printed
	29849	R311-211	5YR	04/18/2007	2007-10/119

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	29579	R311-212	NSC	04/18/2007	Not Printed
	29850	R311-212	5YR	04/18/2007	2007-10/120
unemployed workers					
Workforce Services, Administration	30140	R982-601	5YR	06/26/2007	2007-14/60
unemployment Human Services, Recovery Services	30396	R527-412	5YR	09/05/2007	2007-19/62
unemployment compensation Workforce Services, Unemployment Insurance	29954	R994-102	5YR	05/16/2007	2007-12/68
	29955	R994-106	5YR	05/17/2007	2007-12/69
	29678	R994-202	R&R	07/01/2007	2007-7/90
	29680	R994-204	R&R	07/01/2007	2007-7/96
	29681	R994-205	R&R	07/01/2007	2007-7/103
	29682	R994-206	R&R	07/01/2007	2007-7/107
	29685	R994-208	R&R	07/01/2007	2007-7/111
	29686	R994-302	R&R	07/01/2007	2007-7/115
	29687	R994-303	R&R	07/01/2007	2007-7/118
	29956	R994-303	5YR	05/17/2007	2007-12/69
	29688	R994-305	R&R	07/01/2007	2007-7/122
	29743	R994-306-202	NSC	04/12/2007	Not Printed
	29689	R994-308	R&R	07/01/2007	2007-7/125
	29697	R994-309	AMD	07/01/2007	2007-7/127
	29695	R994-310	R&R	07/01/2007	2007-7/128
	29698	R994-311	AMD	07/01/2007	2007-7/130
	29699	R994-312	AMD	07/01/2007	2007-7/132
	29959	R994-401	5YR	05/17/2007	2007-12/70
	29958	R994-402	5YR	05/17/2007	2007-12/70
	30141	R994-403	5YR	06/26/2007	2007-14/60
	29962	R994-404	5YR	05/22/2007	2007-12/71
	29855	R994-405	AMD	08/08/2007	2007-10/88
	30142	R994-405	5YR	06/26/2007	2007-14/61
	30104	R994-405-3	AMD	08/08/2007	2007-13/135
	29963	R994-406	5YR	05/22/2007	2007-12/71
	30285	R994-508-401	NSC	08/31/2007	Not Printed
uranium mills Environmental Quality, Radiation Control	30434	R313-24	5YR	09/07/2007	2007-19/57
used oil management Environmental Quality, Solid and Hazardous Waste	30534	R315-15	5YR	10/04/2007	Not Printed
<u>utilities</u>	00077	D740 400	000	05/47/0007	0007 7/445
Public Service Commission, Administration	29377	R746-430	CPR	05/17/2007	2007-7/145
	30114	R746-430	AMD	08/28/2007	2007-14/31
	29377	R746-430	NEW	05/17/2007	2007-2/109

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utility Public Service Commission, Administration	29376	R746-420	NEW	05/17/2007	2007-2/102
vacations Human Resource Management, Administration	29888	R477-7	AMD	07/01/2007	2007-10/57
	30161	R477-7	5YR	06/29/2007	2007-14/47
vehicle maintenance Administrative Services, Fleet Operations	29534	R27-8	5YR	02/21/2007	2007-6/36
<u>vehicle replacement</u> Administrative Services, Fleet Operations	30212	R27-4	5YR	07/25/2007	2007-16/57
vendor approval Administrative Services, Fleet Operations	29534	R27-8	5YR	02/21/2007	2007-6/36
ventilation Health, Epidemiology and Laboratory Services, Environmental Services	29856	R392-510	5YR	04/23/2007	2007-10/124
<u>veterinarians</u> Environmental Quality, Radiation Control	29310	R313-35	NSC	03/05/2007	Not Printed
Environmental Quality, Nadiation Control	29595	R313-35	5YR	03/05/2007	2007-7/169
veterinary medicine Commerce, Occupational and Professional Licensing	29472	R156-28	5YR	02/01/2007	2007-4/57
victim compensation	00750	D070.4	ANAD	05/00/0007	0007.0/44
Crime Victim Reparations, Administration	29753 29220	R270-1 R270-1-26	AMD AMD	05/22/2007 01/10/2007	2007-8/41 2006-23/6
victims of crimes Crime Victim Reparations, Administration	29753	R270-1	AMD	05/22/2007	2007-8/41
	29220	R270-1-26	AMD	01/10/2007	2006-23/6
	30218	R671-203	5YR	07/25/2007	2007-16/75
	30270	R671-203	AMD	09/27/2007	2007-16/36
violations Natural Resources, Wildlife Resources	30077	R657-26	AMD	08/07/2007	2007-13/98
<u>visibility</u> Environmental Quality, Air Quality	30188	R307-406	5YR	07/13/2007	2007-15/64
<u>visitation</u> Corrections, Administration	29462	R251-305	5YR	01/31/2007	2007-4/58
volunteer Human Services, Aging and Adult Services	30350	R510-111	5YR	08/21/2007	2007-18/78
<u>vulnerable adults</u> Human Services, Aging and Adult Services	30352	R510-302	5YR	08/21/2007	2007-18/79
wages Human Services, Recovery Services	30429	R527-300	5YR	09/07/2007	2007-19/61

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Labor, Labor	30008	R610-1-3	AMD	09/08/2007	2007-12/41
Workforce Services, Unemployment	29685	R994-208	R&R	07/01/2007	2007-7/111
Insurance					
waiver of basic training Public Safety, Peace Officer Standards and Training	29561	R728-407	5YR	02/26/2007	2007-6/44
waivers Health, Health Care Financing, Coverage and Reimbursement Policy	29676	R414-307	NEW	05/15/2007	2007-7/65
waste disposal Environmental Quality, Radiation Control	30298	R313-15	AMD	10/19/2007	2007-17/14
Environmental Quality, National Control	29202	R315-301	AMD	02/01/2007	2006-23/17
Hazardous Waste					
	30163	R315-301-2	NSC	07/11/2007	Not Printed
	29509	R315-301-5	NSC	02/28/2007	Not Printed
	29203	R315-302	AMD	02/01/2007	2006-23/22
	29204	R315-303	AMD	02/01/2007	2006-23/28
	29754	R315-304	5YR	03/30/2007	2007-8/128
	29205	R315-304	AMD	02/01/2007	2006-23/33
	29566	R315-305-4	NSC	03/09/2007	Not Printed
	29206	R315-305-4	AMD	02/01/2007	2006-23/35
	29207	R315-306-2	AMD	02/01/2007	2006-23/37
	29208	R315-308	AMD	02/01/2007	2006-23/38
	29716	R315-308-2	NSC	04/12/2007	Not Printed
	29209	R315-309	AMD	02/01/2007	2006-23/43
	29210	R315-310	AMD	02/01/2007	2006-23/46
	29211	R315-311	AMD	02/01/2007	2006-23/50
	29511	R315-311-1	NSC	02/28/2007	Not Printed
	29212	R315-312	AMD	02/01/2007	2006-23/52
	29768	R315-312-3	NSC	04/12/2007	Not Printed
	29213	R315-313-2	AMD	02/01/2007	2006-23/54
	29214	R315-314-3	AMD	02/01/2007	2006-23/56
	29425	R315-315-2	NSC	02/13/2007	Not Printed
	29215	R315-316	AMD	02/01/2007	2006-23/58
	29216	R315-317	AMD	02/01/2007	2006-23/60
	29217	R315-318-1	AMD	02/01/2007	2006-23/61
	29218	R315-320	AMD	02/01/2007	2006-23/62
	29510	R315-320-4	NSC	02/28/2007	Not Printed
Environmental Quality, Water Quality	30521	R317-1	5YR	10/02/2007	Not Printed
	29186	R317-1-2	AMD	01/19/2007	2006-22/21
	29098	R317-1-7	AMD	01/19/2007	2006-20/54
	30514	R317-560	5YR	10/02/2007	Not Printed
waste to energy plant Environmental Quality, Air Quality	29658	R307-223	5YR	03/15/2007	2007-7/158

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waste water Environmental Quality, Water Quality	29296	R317-11	AMD	01/26/2007	2006-24/26
wastewater Environmental Quality, Water Quality	30518 30522 30514	R317-3 R317-100 R317-560	5YR 5YR 5YR	10/02/2007 10/02/2007 10/02/2007	Not Printed Not Printed Not Printed
wastewater treatment Environmental Quality, Water Quality	30516	R317-10	5YR	10/02/2007	Not Printed
water commissioner Natural Resources, Water Rights	30246 30370	R655-15 R655-15-9	NEW NSC	10/05/2007 10/05/2007	2007-16/24 Not Printed
water conservation Environmental Quality, Drinking Water	29776	R309-510	5YR	04/02/2007	2007-8/123
water distribution Natural Resources, Water Rights	30246 30370	R655-15 R655-15-9	NEW NSC	10/05/2007 10/05/2007	2007-16/24 Not Printed
water hauling Environmental Quality, Drinking Water	29783	R309-550	5YR	04/02/2007	2007-8/126
water policy Natural Resources, Oil, Gas and Mining; Abandoned Mine Reclamation	29602	R643-879	5YR	03/07/2007	2007-7/173
water pollution Environmental Quality, Water Quality	30521 29186 29098 30520 30518	R317-1 R317-1-2 R317-1-7 R317-2 R317-3	5YR AMD AMD 5YR 5YR	10/02/2007 01/19/2007 01/19/2007 10/02/2007 10/02/2007	Not Printed 2006-22/21 2006-20/54 Not Printed Not Printed
	30517 30535 30516	R317-5 R317-8 R317-10	5YR 5YR 5YR	10/02/2007 10/04/2007 10/02/2007	Not Printed Not Printed Not Printed
water pollution equipment Environmental Quality, Water Quality	29326	R317-12	NEW	03/09/2007	2007-1/21
water quality Environmental Quality, Drinking Water	29650 29368	R309-225 R309-225	NSC AMD	03/29/2007 03/06/2007	Not Printed 2007-2/89
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water quality standards Environmental Quality, Water Quality	30520	R317-2	5YR	10/02/2007	Not Printed

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water slides Health, Epidemiology and Laboratory Services, Environmental Services	29720	R392-302	5YR	03/22/2007	2007-8/130
dervices, Environmental dervices	29717	R392-302	AMD	05/31/2007	2007-8/55
water system rating Environmental Quality, Drinking Water	29363	R309-150	AMD	03/06/2007	2007-2/31
waterfowl Natural Resources, Wildlife Resources	30065	R657-9	AMD	08/07/2007	2007-13/88
watershed management Environmental Quality, Drinking Water	29369	R309-105	AMD	03/06/2007	2007-2/15
Environmental Quality, Drinking water	29646	R309-105	AMD	05/14/2007	2007-7/20
	29036	R309-105-9	AMD	01/01/2007	2006-19/68
weapons Human Services, Juvenile Justice Services	29897	R547-14	5YR	04/30/2007	2007-10/128
welfare Human Services, Recovery Services	30390	R527-3	5YR	09/04/2007	2007-19/59
wild turkey Natural Resources, Wildlife Resources	30074	R657-54	AMD	08/07/2007	2007-13/125
wildland fire fund Natural Resources, Forestry, Fire and State Lands	30523	R652-121	5YR	10/02/2007	Not Printed
wildland urban interface Natural Resources, Forestry, Fire and State Lands	29170	R652-122-300	AMD	01/03/2007	2006-22/40
State Latius	29467	R652-122-300	NSC	02/13/2007	Not Printed
<u>wildlife</u>					
Natural Resources, Wildlife Resources	29922	R657-2	5YR	05/07/2007	2007-11/86
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	29923	R657-5	AMD	07/09/2007	2007-11/75
	30063	R657-5	AMD	08/07/2007	2007-13/84
	29502	R657-5-43	AMD	04/09/2007	2007-5/17
	30064	R657-6	AMD	08/07/2007	2007-13/86
	30065	R657-9	AMD	08/07/2007	2007-13/88
	30066	R657-10	AMD	08/07/2007	2007-13/90
	30435	R657-12	5YR	09/10/2007	2007-19/65
	29637	R657-12	AMD	05/08/2007	2007-7/73
	30067	R657-13	AMD	08/07/2007	2007-13/93
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	29401	R657-20	AMD	03/12/2007	2007-3/19
	29398	R657-20	5YR	01/10/2007	2007-3/66
	29921	R657-22	5YR	05/07/2007	2007-11/87
	29635	R657-22-3	AMD	05/08/2007	2007-7/75
	30077	R657-26	AMD	08/07/2007	2007-13/98
	29636	R657-27	AMD	05/08/2007	2007-7/76
	29794	R657-27	5YR	04/04/2007	2007-9/45
	30313	R657-28	5YR	08/14/2007	2007-17/63
	30036	R657-28	NSC	08/14/2007	Not Printed
	30084	R657-28	AMD	08/07/2007	2007-13/101
	29920	R657-30	5YR	05/07/2007	2007-11/88
	29402	R657-33	AMD	03/12/2007	2007-3/24
	30069	R657-33	AMD	08/07/2007	2007-13/111
	30070	R657-38	AMD	08/07/2007	2007-13/113
	29329	R657-38	AMD	02/07/2007	2007-1/35
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	29330	R657-42	AMD	02/07/2007	2007-1/37
	30076	R657-42	AMD	08/07/2007	2007-13/118
	29580	R657-43	NSC	03/13/2007	Not Printed
	29639	R657-43	5YR	03/13/2007	2007-7/183
	30072	R657-43	AMD	08/07/2007	2007-13/120
	29704	R657-43	NSC	04/12/2007	Not Printed
	30073	R657-44	AMD	08/07/2007	2007-13/122
	30109	R657-44	5YR	06/20/2007	2007-14/51
	29638	R657-44-6	AMD	05/08/2007	2007-7/79
	29165	R657-49	NSC	02/07/2007	Not Printed
	29349	R657-49	REP	02/07/2007	2007-1/39
	29795	R657-50	5YR	04/04/2007	2007-9/45
	29703	R657-50	NSC	04/12/2007	Not Printed
	29530	R657-51	REP	04/23/2007	2007-6/27
	29536	R657-51	NSC	04/23/2007	Not Printed
	29751	R657-53	AMD	05/22/2007	2007-8/92
	30074	R657-54	AMD	08/07/2007	2007-13/125
	30075	R657-55	AMD	08/07/2007	2007-13/128
	30078	R657-56	AMD	08/07/2007	2007-13/130
wildlife conservation	30070	D657 39	AMD	08/07/2007	2007 42/442
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	29329	R657-38	AMD	02/07/2007	2007-1/35
wildlife law Natural Resources, Wildlife Resources	29637	R657-12	AMD	05/08/2007	2007-7/73
	30435	R657-12	5YR	09/10/2007	2007-19/65

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	29635	R657-22-3	AMD	05/08/2007	2007-7/75
	29636	R657-27	AMD	05/08/2007	2007-7/76
	29794	R657-27	5YR	04/04/2007	2007-9/45
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	29201	R657-41-2	AMD	01/09/2007	2006-23/69
	29530	R657-51	REP	04/23/2007	2007-6/27
	29536	R657-51	NSC	04/23/2007	Not Printed
	30075	R657-55	AMD	08/07/2007	2007-13/128
withholding tax Tax Commission, Auditing	29707	R865-14W	5YR	03/19/2007	2007-8/146
witness fees Labor Commission, Adjudication	30317	R602-1	5YR	08/15/2007	2007-17/61
women Health, Community and Family Health Services, WIC Services	29878	R406-100	5YR	04/27/2007	2007-10/124
Services, WIC Services	29879	R406-200	5YR	04/27/2007	2007-10/125
	29880	R406-201	5YR	04/27/2007	2007-10/126
	29876	R406-202	5YR	04/27/2007	2007-10/126
	29877	R406-301	5YR	04/27/2007	2007-10/127
Wood	20002	D657 10	DED	09/07/2007	2007 12/07
Natural Resources, Wildlife Resources	30083	R657-18	REP	08/07/2007	2007-13/97
	30035	R657-18	NSC	08/07/2007	Not Printed
wood furniture					
Environmental Quality, Air Quality	29012	R307-343	AMD	03/09/2007	2006-19/63
	29672	R307-343	5YR	03/15/2007	2007-7/167
	29012	R307-343	CPR	03/09/2007	2007-3/51
	29508	R307-343-6	NSC	03/09/2007	Not Printed
work zone traffic control Transportation, Operations, Traffic and Safety	30299	R920-3	5YR	08/10/2007	2007-17/65
workers' compensation Administrative Services, Risk Management	30047	R37-2	5YR	06/08/2007	2007-13/140
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	30319	R612-1-3	NSC	08/31/2007	Not Printed
	30334	R612-2-5	AMD	10/09/2007	2007-17/25
	29948	R612-2-27	AMD	07/10/2007	2007-11/71
	30110	R612-2-27	NSC	07/11/2007	Not Printed
	29124	R612-4-2	AMD	01/01/2007	2006-21/49
Workforce Services, Unemployment Insurance	29962	R994-404	5YR	05/22/2007	2007-12/71

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working toward employment Workforce Services, Employment	29854	R986-400	AMD	07/01/2007	2007-10/85
Development	29976	R986-400	AMD	07/31/2007	2007-12/46
x-ray Environmental Quality, Radiation Control	30157	R313-16-230	AMD	09/14/2007	2007-14/21
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<u>x-rays</u> Environmental Quality, Radiation Control	29334	R313-28	AMD	03/16/2007	2007-1/12
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youth Human Services, Administration, Administrative Services, Licensing	29874	R501-8	NSC	05/14/2007	Not Printed
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