

UTAH STATE DIGEST

OFFICIAL NOTICES OF UTAH STATE GOVERNMENT
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Sunnie Burningham, Managing Editor

The *Utah State Digest (Digest)* is an official noticing publication of the executive branch of Utah state government. The Office of Administrative Rules, part of the Department of Government Operations, produces the *Digest* under authority of Section 63G-3-402.

The Portable Document Format (PDF) version of the *Digest* is the official version. The PDF version of this issue is available at <https://rules.utah.gov/>. Any discrepancy between the PDF version and other versions will be resolved in favor of the PDF version.

Inquiries concerning the substance or applicability of an administrative rule that appears in the *Digest* should be addressed to the contact person for the rule. Questions about the *Digest* or the rulemaking process may be addressed to: Office of Administrative Rules, PO Box 141007, Salt Lake City, Utah 84114-1007, telephone 801-957-7110. Additional rulemaking information and electronic versions of all administrative rule publications are available at <https://rules.utah.gov/>.

The *Utah State Digest* summarizes the contents of the *Utah State Bulletin* of the same volume and issue number. The *Digest* is available by e-mail subscription or online. Visit <https://rules.utah.gov/> for additional information.

Office of Administrative Rules, Salt Lake City 84114

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EXECUTIVE DOCUMENTS

Under authority granted by the Utah Constitution and various federal and state statutes, the Governor periodically issues **EXECUTIVE DOCUMENTS**, which can be categorized as either Executive Orders, Proclamations, and Declarations. Executive Orders set policy for the executive branch; create boards and commissions; provide for the transfer of authority; or otherwise interpret, implement, or give administrative effect to a provision of the Constitution, state law or executive policy. Proclamations call special or extraordinary legislative sessions; designate classes of cities; publish states-of-emergency; promulgate other official formal public announcements or functions; or publicly avow or cause certain matters of state government to be made generally known. Declarations designate special days, weeks or other time periods; call attention to or recognize people, groups, organizations, functions, or similar actions having a public purpose; or invoke specific legislative purposes (such as the declaration of an agricultural disaster).

The Governor's Office staff files **EXECUTIVE DOCUMENTS** that have legal effect with the Office of Administrative Rules for publication and distribution.

EXECUTIVE ORDER 2022-03

An Order Instructing the Utah Department of Alcohol and Beverage Control, Utah State Liquor Stores to Remove all Russian-produced and Russian-branded Products Off of Its Shelves Immediately

WHEREAS, Russia's invasion of Ukraine puts millions of innocent lives at risk and represents an all-out assault on democracy; and

WHEREAS, Utah stands united with the people of Ukraine and unequivocally condemns the continued Russian attack; and

WHEREAS, Utah recognizes that economic support of Russian enterprises implies a contradictory message to the Ukrainian people; and

WHEREAS, Utah will take whatever measures possible to support the people of Ukraine and oppose the unprovoked attack.

NOW, THEREFORE, I, Spencer J. Cox, Governor of the State of Utah, by the authority vested in me by the Constitution and laws of this state, hereby order the following:

1. All Russian-produced and Russian-branded products shall be removed from shelves in all Utah State Liquor Stores until this Order is rescinded; and
2. The Governor's Office of Economic Opportunity shall review the state's procurements.

IN WITNESS, WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Utah. Done in Salt Lake City, Utah, on this, the 26th day of February, 2022.

(State Seal)

Spencer J. Cox
Governor, State of Utah

ATTEST:

Deidre M. Henderson
Lieutenant Governor, State of Utah

End of the Executive Documents Section

NOTICES OF PROPOSED RULES

A state agency may file a **PROPOSED RULE** when it determines the need for a substantive change to an existing rule. With a **NOTICE OF PROPOSED RULE**, an agency may create a new rule, amend an existing rule, repeal an existing rule, or repeal an existing rule and reenact a new rule. Filings received between February 16, 2022, 12:00 a.m., and March 01, 2022, 11:59 p.m. are included in this, the March 15, 2022, issue of the *Utah State Digest*.

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.

The law requires that an agency accept public comment on **PROPOSED RULES** published in this issue of the *Utah State Digest* until at least April 14, 2022. The agency may accept comment beyond this date and will indicate 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 hold a hearing on a specific **PROPOSED RULE**. Section 63G-3-302 requires that a hearing request be received by the agency proposing the rule "in writing not more than 15 days after the publication date of the proposed rule."

From the end of the public comment period through July 13, 2022, the agency may notify the Office 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 Digest*. Alternatively, the agency may file a **CHANGE IN PROPOSED RULE** in response to comments received. If the Office of Administrative Rules does not receive a **NOTICE OF EFFECTIVE DATE** or a **CHANGE IN PROPOSED RULE**, the **PROPOSED RULE** lapses.

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 63G-3-301, Rule R15-2, and Sections R15-4-3, R15-4-4, R15-4-5a, R15-4-9, and R15-4-10.

The Proposed Rules Begin on the Following Page

NOTICE OF PROPOSED RULE		
TYPE OF RULE: Amendment		
Utah Admin. Code Ref (R no.):	R380-406	Filing ID 54390

Agency Information

1. Department:	Health	
Agency:	Administration	
Room no.:	427A	
Building:	Martha Hughes Cannon Building	
Street address:	288 N 1460 W	
City, state and zip:	Salt Lake City, UT 84116	
Mailing address:	PO Box 14100	
City, state and zip:	Salt Lake City, UT 84114-1000	
Contact person(s):		
Name:	Phone:	Email:
Richard Oborn	801-538-6504	cannabiscompliance@utah.gov
Please address questions regarding information on this notice to the agency.		

General Information

2. Rule or section catchline:
R380-406. Medical Cannabis Pharmacy
3. Purpose of the new rule or reason for the change (Why is the agency submitting this filing?):
This proposed rule filing makes multiple statutorily required rule amendments. Subsection 26-61a-505(5)(c) requires that the Department of Health (Department) make rules to define elements of and restrictions on educational events held by a medical cannabis pharmacy. Subsection 26-61a-505(4)(b) requires that the Department make rules defining the educational material that may appear on a medical cannabis pharmacy's website. Subsection 26-61-303(2) requires that the Department establish by rule criteria to identify medical cannabis pharmacy actions that constitute abandonment of a medical cannabis pharmacy license. Subsection 26-61a-305(1)(d)(ii) requires that the Department establish by rule criteria and processes for consultation, analysis, and application for a medical cannabis pharmacy license. Subsection 26-61a-505(3)(b) requires that the Department establish standards by rule for a medical cannabis pharmacy business' name and logo. This proposed rule also establishes multiple standards applicable to medical cannabis pharmacy operations and it makes nonsubstantive amendments to make rule language consistent with the Rulewriting Manual for Utah published by the Utah Office of Administrative Rules.

4. Summary of the new rule or change (What does this filing do? If this is a repeal and reenact, explain the substantive differences between the repealed rule and the reenacted rule):

In Section R380-406-1, unnecessary language is removed and references to statutes which prompted this rule filing are added.

In Section R380-406-2, definitions for new terms used in the proposed rule are added.

In Section R380-406-3, unnecessary language is removed and standards for medical cannabis pharmacy ownership changes are established.

In Subsection R380-406-3(10), the Department establishes conditions under which a medical cannabis pharmacy is required to share a certificate of analysis with a medical cannabis cardholder or a recommending medical provider.

In Sections R380-406-4 and R380-406-5, unnecessary language is removed.

Also in Section R380-406-5, the term "dosing parameters" is replaced with the phrase "dosing guidelines and directions of use." This amendment was prompted by S.B. 121 passed during the 2020 General Session which made this amendment to Title 26, Chapter 61a, Utah Medical Cannabis Act. Multiple nonsubstantive changes are made in this subsection.

In Section R380-406-7, multiple nonsubstantive changes are made.

In Subsection R380-406-7(5)(d), language is added to clarify that the video camera used to record operations in the pharmacy may be motion activated.

Subsection R380-406-7(5)(e) establishes a requirement to have a video camera at each product destruction or disposal location. In the same subsection, this rule is amended to require a video camera to allow for the identification of a visitor or pharmacy employee, not only a medical cannabis cardholder.

Subsection R380-406-7(6)(b)(ii)(B) establishes additional standards for a medical cannabis cardholder's inspection of a sample medical cannabis product.

Subsection R380-406-7(10)(b) is removed because it is unnecessary.

Subsection R380-406-7(11) clarifies that if a cabinet or drawer located in the cardholder area is used as a limited access area, it is not required to have a "Limited Access Area" sign on it.

In Section R380-406-8, amendments to pharmacy operating standards for inventory are made and unnecessary language is removed.

In Section R380-406-9, nonsubstantive changes are made.

In Subsection R380-406-11(2), an additional statutory reference is added. The reference to Section R68-27-12 is removed and replaced with applicable parts of Section R68-27-12. Section R68-27-12 establishes the Utah Department of Agriculture and Food's standards for cannabis waste disposal and the Department determined that Section R68-27-12 should not be referenced because some parts of that rule are not applicable to a medical cannabis pharmacy's cannabis waste disposal process.

In Section R380-406-12, nonsubstantive changes are made.

Subsection R380-406-14(5) is removed because it is not applicable to medical cannabis pharmacy operations.

Section R380-406-15 establishes rule criteria to identify medical cannabis pharmacy actions that constitute abandonment of a medical cannabis pharmacy license.

Section R380-406-16 establishes standards for a medical cannabis pharmacy's drive-thru and curbside service.

Section R380-406-17 establishes standards for a medical cannabis pharmacy's educational material.

Section R380-406-18 establishes standards for educational events that a medical cannabis pharmacy holds or in which they participate.

Section R380-406-19 establishes standards for a medical cannabis pharmacy's business name or logo.

Section R380-406-20 establishes criteria and process for the Department's issuance of additional medical cannabis pharmacy licenses.

Public Hearings:

In-Person:

Utah Department of Health
 Martha Hughes Cannon Building, Room 125
 288 N 1460 W
 Salt Lake City, UT

Virtual:

Meeting ID
meet.google.com/eum-dxki-jqk
 Phone Numbers
 (US) +1 470-273-8525
 PIN: 248 923 105#

Fiscal Information

5. Provide an estimate and written explanation of the aggregate anticipated cost or savings to:

A) State budget:

In Section R380-406-8, amendments are made to operating standards related to a medical cannabis pharmacy's inventory of products. These amendments will have fiscal impact on the state because state employees will need to spend more time conducting inspections. The Department must pay a compliance supervisor and finance manager approximately \$50 hourly to incorporate inventory inspections into inspections. The compliance supervisor will do these inspections at each pharmacy an average of four times a year. Each inspection will take about 2 hours. 14 pharmacies x 4 visits x 2 hours each x \$50 hourly = \$5,600 annually. The Department must pay a finance manager approximately \$50 hourly to review inventory records once a month at each medical cannabis pharmacy. Each inspection will take about 2 hours. 14 pharmacies x 12 inspections (once a month) x 2 hours x \$50 hourly = \$16,800 annually. The total cost impact to the Department is estimated to be \$22,400 annually.

In Section R380-406-11, amendments are made to operating standards related to a medical cannabis pharmacy's cannabis disposal and waste. These amendments will not have a cost impact on the state because the current rule already requires compliance with the standards and the Department already inspects for compliance.

Section R380-406-15 establishes standards for a medical cannabis pharmacy's drive thru and curbside services. The Department must pay a compliance officer approximately \$50 hourly who will spend on average one hour at each medical cannabis pharmacy to confirm compliance with these standards. \$50 hourly x 1 hour x 14 pharmacies = \$700 annually.

Section R380-406-16 establishes standards for a medical cannabis pharmacy's educational material. The Department expects to have a compliance officer spend about 2 hours a month reviewing educational materials used by each medical cannabis pharmacy for compliance with these standards. \$50 hourly x 2 hours x 12 months x 14 pharmacies = \$16,800 annually.

Section R380-406-19 establishes a criteria and process for the Department's issuance of additional medical cannabis pharmacy licenses. The Department expects to pay a business analyst \$50 hourly for 40 hours. \$50 x 40 hours = \$2,000. The Department must also cover the cost of holding a public hearing which is minimal.

B) Local governments:

This proposed rule will not result in a fiscal impact to local governments because this rule does not establish requirements for enforcement by local agencies.

C) Small businesses ("small business" means a business employing 1-49 persons):

In Subsections R380-406-3(8) and (9), standards for medical cannabis pharmacy ownership changes are established. Some medical cannabis pharmacies may experience a cost impact if the Department denies their request to make an ownership change. The cost impact in these cases is not possible to estimate due to the unique circumstances of each ownership change request.

Subsection R380-406-7 (5)(e) adds a requirement for a medical cannabis pharmacy to take and maintain video footage of each product destruction or disposal location and of visitors or pharmacy employees. Medical cannabis pharmacies already have existing video software and equipment, but this requirement may require some to buy additional video camera equipment. Estimating these new standards require 7 pharmacies to buy 2 additional cameras and each camera is estimated to cost \$300, that is $\$300 \times 7 \text{ pharmacies} \times 2 \text{ cameras each} = \$4,200$ annually.

Subsection R380-406-7 (6)(b)(ii)(B) establishes additional standards for when a medical cannabis pharmacy has samples available for inspection by medical cannabis pharmacies. Pharmacies cannot give product samples at no cost, but they may allow a cardholder to inspect the smell of a product in a sample container that is kept at the medical cannabis pharmacy. To comply with the standards, a medical cannabis pharmacy may be required to print a new label and there are minimal costs associated with that. Estimating that the 14 pharmacies each use 30 sample containers each month and each label is \$0.15 for material and \$0.10 to activate, that is $\$0.25 \times 30 \text{ products} \times 14 \text{ pharmacies} \times 12 \text{ months} = \$1,260$ annually.

In Section R380-406-8, amendments are made to operating standards related to a medical cannabis pharmacy's inventory of products. Some medical cannabis pharmacies may experience a cost impact if they do not already comply with these standards. Estimating that a pharmacy agent is paid an average of \$20 hourly and spends an average of 1 hour each day, paying a pharmacy agent to implement inventory controls would cost a pharmacy \$7,300 annually. Estimating that a pharmacy medical provider (PMP) is paid an average of \$50 per hour and spends an average of 1 hour per week performing weekly inventory controls, paying a PMP to perform the weekly inventory controls would cost a pharmacy \$2,600 annually. Performing an annual comprehensive audit would take a PMP and a pharmacy agent approximately 4 hours once a year for an estimated cost of \$280 annually. This calculates a total cost to 1 pharmacy at approximately \$10,180. Some pharmacies already comply with these standards. If 3 pharmacies do not currently comply, the cost impact will calculate as follows: $3 \times \$10,180 = \$30,540$ annually.

Section R380-406-16 establishes standards for a medical cannabis pharmacy's educational material. These standards may require some medical cannabis

pharmacies to cover the cost of revising website content. The Department estimates that each pharmacy will pay an employee or a contractor \$35 hourly to revise content or make website design changes. An employee may spend approximately 20 hours annually revising content and making website design changes. $\$35 \text{ hourly} \times 20 \text{ hours} \times 14 \text{ medical cannabis pharmacies} = \$9,800$ one-time during FY 2022.

D) Non-small businesses ("non-small business" means a business employing 50 or more persons):

This proposed rule will not result in a fiscal impact to a non-small businesses because this rule does not establish new requirements non-small businesses.

E) Persons other than small businesses, non-small businesses, state, or local government entities ("person" means any individual, partnership, corporation, association, governmental entity, or public or private organization of any character other than an **agency**):

This proposed rule will not result in a fiscal impact to the budget of persons other than small businesses, non-small businesses, or state or local government entities because this rule does not establish new requirements for these entities.

F) Compliance costs for affected persons (How much will it cost an impacted entity to adhere to this rule or its changes?):

In Subsections R380-406-3(8) and (9), standards for medical cannabis pharmacy ownership changes are established. Some medical cannabis pharmacies may experience a cost impact if the Department denies their request to make an ownership change. The cost impact in these cases is not possible to estimate due to the unique circumstances of each ownership change request.

Subsection R380-406-7 (5)(e) adds a requirement for a medical cannabis pharmacy to take and maintain video footage of each product destruction or disposal location and of visitors or pharmacy employees. Medical cannabis pharmacies already have existing video software and equipment, but this requirement may require some to buy additional video camera equipment. Estimating these new standards require 7 pharmacies to buy 2 additional cameras and each camera is estimated to cost \$300, that is $\$300 \times 7 \text{ pharmacies} \times 2 \text{ cameras each} = \$4,200$ annually.

Subsection R380-406-7 (6)(b)(ii)(B) establishes additional standards for when a medical cannabis pharmacy has samples available for inspection by medical cannabis pharmacies. Pharmacies cannot give product samples at no cost, but they may allow a cardholder to inspect the smell of a product in a sample container that is kept at the medical cannabis pharmacy. To comply with the standards, a medical cannabis pharmacy may be required to print a new label and there are minimal costs associated with that. Estimating that the 14 pharmacies each use 30

sample containers each month and each label is \$0.15 for material and \$0.10 to activate, that is \$0.25 x 30 products x 14 pharmacies x 12 months = \$1,260 annually.

In Section R380-406-8, amendments are made to operating standards related to a medical cannabis pharmacy's inventory of products. Some medical cannabis pharmacies may experience a cost impact if they do not already comply with these standards. Estimating that a pharmacy agent is paid an average of \$20 hourly and spends an average of one hour each day, paying a pharmacy agent to implement inventory controls would cost a pharmacy \$7,300 annually. Estimating that a pharmacy medical provider (PMP) is paid an average of \$50 per hour and spends an average of 1 hour per week performing weekly inventory controls, paying a PMP to perform the weekly inventory controls would cost a pharmacy \$2,600 annually. Performing an annual comprehensive audit would take a PMP and a pharmacy agent approximately 4 hours once a year for an estimated cost of \$280 annually. This calculates a total cost to 1 pharmacy at approximately \$10,180. Some pharmacies already comply with these standards. If 3 pharmacies do not currently comply, the cost impact will calculate as follows: 3 x \$10,180 = \$30,540 annually.

Section R380-406-16 establishes standards for a medical cannabis pharmacy's educational material. These standards may require some medical cannabis pharmacies to cover the cost of revising website content. The Department estimates that each pharmacy will pay an employee or a contractor \$35 hourly to revise content or make website design changes. An employee may spend approximately 20 hours annually revising content and making website design changes. \$35 hourly x 20 hours x 14 medical cannabis pharmacies = \$9,800 one-time during FY 2022.

G) Comments by the department head on the fiscal impact this rule may have on businesses (Include the name and title of the department head):

There is some fiscal impact on small businesses for compliance with the rule requirements. There is no fiscal impact on non-small businesses. Nathan Checketts, Executive Director

6. A) Regulatory Impact Summary Table (This table only includes fiscal impacts that could be measured. If there are inestimable fiscal impacts, they will not be included in this table. Inestimable impacts will be included in narratives above.)

Regulatory Impact Table			
Fiscal Cost	FY2022	FY2023	FY2024
State Government	\$41,900	\$41,900	\$41,900
Local Governments	\$0	\$0	\$0
Small Businesses	\$45,800	\$36,000	\$36,000

Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$0	\$0	\$0
Total Fiscal Cost	\$87,700	\$77,900	\$77,900
Fiscal Benefits			
State Government	\$0	\$0	\$0
Local Governments	\$0	\$0	\$0
Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$0	\$0	\$0
Total Fiscal Benefits	\$0	\$0	\$0
Net Fiscal Benefits	\$0	\$0	\$0

B) Department head approval of regulatory impact analysis:

The Executive Director of the Utah Department of Health, Nathan Checketts, has reviewed and approved this fiscal analysis.

Citation Information

7. Provide citations to the statutory authority for the rule. If there is also a federal requirement for the rule, provide a citation to that requirement:

Subsection 26-1-5(1)	Subsection 26-61a 505(5)	Subsection 26-61a-505(4)
Subsection 26-61a-303(2)	Subsection 26-61a-305(1)	Subsection 26-61a-505(3)

Public Notice Information

9. The public may submit written or oral comments to the agency identified in box 1. (The public may also request a hearing by submitting a written request to the agency. See Section 63G-3-302 and Rule R15-1 for more information.)

A) Comments will be accepted until:	04/14/2022
B) A public hearing (optional) will be held:	
On:	At:
03/28/2022	10:00 AM
	See details above in Box 4.

10. This rule change MAY become effective on:	04/21/2022
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NOTICES OF PROPOSED RULES

NOTE: The date above is the date the agency anticipates making the rule or its changes effective. It is NOT the effective date. To make this rule effective, the agency must submit a Notice of Effective Date to the Office of Administrative Rules on or before the date designated in Box 10.

Agency Authorization Information

Agency head or designee, and title:	Nathan Checketts, Executive Director	Date:	03/01/2022
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NOTICE OF PROPOSED RULE

TYPE OF RULE: Amendment

Utah Admin. Code Ref (R no.):	R392-301	Filing ID	54382
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Agency Information

1. Department:	Health	
Agency:	Disease Control and Prevention, Environmental Services	
Room no.:	Second Floor	
Building:	Cannon Health Building	
Street address:	288 N 1460 W	
City, state and zip:	Salt Lake City, UT 84116	
Mailing address:	PO Box 142102	
City, state and zip:	Salt Lake City, UT 84114-2102	
Contact person(s):		
Name:	Phone:	Email:
Karl Hartman	801-538-6191	khartman@utah.gov

Please address questions regarding information on this notice to the agency.

General Information

2. Rule or section catchline:
R392-301. Recreational Vehicle Park Sanitation
3. Purpose of the new rule or reason for the change (Why is the agency submitting this filing?):
Executive Order No. 2021-12 requires state agencies to amend rules that are inconsistent with the Administrative Rules' Rulewriting Manual for Utah. As required, the amendments to Rule R392-301 simplify this rule, remove outdated language and redundancies, and provide technical and conforming changes in accordance with the Rulewriting Manual for Utah.

4. Summary of the new rule or change (What does this filing do? If this is a repeal and reenact, explain the substantive differences between the repealed rule and the reenacted rule):

The amendments to Rule R392-301 provide technical and conforming changes throughout this rule and remove unnecessary and repetitive language.

In Section R392-301-3, added definitions for ANSI A119.5 and NFPA 1192.

In Section R392-301-14, the severability clause was moved from Section R392-301-4 to match the clause in most other rules promulgated under Title R392.

Fiscal Information

5. Provide an estimate and written explanation of the aggregate anticipated cost or savings to:

A) State budget:

No anticipated cost or savings because the changes do not affect existing operations.

B) Local governments:

No anticipated cost or savings because the changes do not affect existing operations.

C) Small businesses ("small business" means a business employing 1-49 persons):

No anticipated cost or savings because the changes do not affect existing operations.

D) Non-small businesses ("non-small business" means a business employing 50 or more persons):

No anticipated cost or savings because the changes do not affect existing operations.

E) Persons other than small businesses, non-small businesses, state, or local government entities ("person" means any individual, partnership, corporation, association, governmental entity, or public or private organization of any character other than an **agency**):

No anticipated cost or savings because the changes do not affect existing operations.

F) Compliance costs for affected persons (How much will it cost an impacted entity to adhere to this rule or its changes?):

No anticipated cost or savings because the changes do not affect existing operations.

G) Comments by the department head on the fiscal impact this rule may have on businesses (Include the name and title of the department head):

There is no fiscal impact on business because the amendment does not affect existing operations. Nathan Checketts, Executive Director

6. A) Regulatory Impact Summary Table (This table only includes fiscal impacts that could be measured. If there are inestimable fiscal impacts, they will not be included in this table. Inestimable impacts will be included in narratives above.)

Regulatory Impact Table			
Fiscal Cost	FY2022	FY2023	FY2024
State Government	\$0	\$0	\$0
Local Governments	\$0	\$0	\$0
Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$0	\$0	\$0
Total Fiscal Cost	\$0	\$0	\$0
Fiscal Benefits			
State Government	\$0	\$0	\$0
Local Governments	\$0	\$0	\$0
Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$0	\$0	\$0
Total Fiscal Benefits	\$0	\$0	\$0
Net Fiscal Benefits	\$0	\$0	\$0

B) Department head approval of regulatory impact analysis:

The Executive Director of the Department of Health, Nathan Checketts, has reviewed and approved this fiscal analysis.

Citation Information

7. Provide citations to the statutory authority for the rule. If there is also a federal requirement for the rule, provide a citation to that requirement:

Section 26-1-5	Section 26-15-2	Section 26-1-30
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Public Notice Information

9. The public may submit written or oral comments to the agency identified in box 1. (The public may also request a hearing by submitting a written request to the agency. See Section 63G-3-302 and Rule R15-1 for more information.)

A) Comments will be accepted until:	04/14/2022
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10. This rule change MAY become effective on:	04/21/2022
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NOTE: The date above is the date the agency anticipates making the rule or its changes effective. It is NOT the effective date. To make this rule effective, the agency must submit a Notice of Effective Date to the Office of Administrative Rules on or before the date designated in Box 10.

Agency Authorization Information

Agency head or designee, and title:	Nathan Checketts, Executive Director	Date:	02/13/2022
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NOTICE OF PROPOSED RULE

TYPE OF RULE: Amendment		
Utah Admin. Code Ref (R no.):	R392-600	Filing ID 54379

Agency Information

1. Department:	Health	
Agency:	Disease Control and Prevention, Environmental Services	
Room no.:	Second Floor	
Building:	Cannon Health Building	
Street address:	288 N 1460 W	
City, state and zip:	Salt Lake City, UT 84116	
Mailing address:	PO BOX 142102	
City, state and zip:	Salt Lake City, UT 84114-2102	
Contact person(s):		
Name:	Phone:	Email:
Mark Jones	801-538-6191	markejones@utah.gov
Chris Nelson	801-538-6191	chrisnelson@utah.gov

Please address questions regarding information on this notice to the agency.

General Information

2. Rule or section catchline:
R392-600. Illegal Drug Operations Decontamination Standards
3. Purpose of the new rule or reason for the change (Why is the agency submitting this filing?):
The amendments to Rule R392-600 remove outdated language, redundancies, and provide technical and conforming changes in accordance with the Rulewriting Manual for Utah.
4. Summary of the new rule or change (What does this filing do? If this is a repeal and reenact, explain the substantive differences between the repealed rule and the reenacted rule):
The amendments to Rule R392-600 provide nonsubstantive technical and conforming changes throughout this rule and remove unnecessary and repetitive language. Due to the number of changes, this was submitted in a way to allow for public comment.

Fiscal Information

5. Provide an estimate and written explanation of the aggregate anticipated cost or savings to:
A) State budget:
No anticipated cost or savings because the changes are nonsubstantive and do not affect existing operations.
B) Local governments:
No anticipated cost or savings because the changes are nonsubstantive and do not affect existing operations.
C) Small businesses ("small business" means a business employing 1-49 persons):
No anticipated cost or savings because the changes are nonsubstantive and do not affect existing operations.
D) Non-small businesses ("non-small business" means a business employing 50 or more persons):
No anticipated cost or savings because the changes are nonsubstantive and do not affect existing operations.
E) Persons other than small businesses, non-small businesses, state, or local government entities ("person" means any individual, partnership, corporation, association, governmental entity, or public or private organization of any character other than an <i>agency</i>):
No anticipated cost or savings to any one person because the changes are nonsubstantive and do not affect existing operations.

F) Compliance costs for affected persons (How much will it cost an impacted entity to adhere to this rule or its changes?):

No anticipated compliance costs because the changes are nonsubstantive and do not affect existing operations.

G) Comments by the department head on the fiscal impact this rule may have on businesses (Include the name and title of the department head):

There is no fiscal impact on business because there are no changes to compliance requirements. Nathan Checketts, Executive Director

6. A) Regulatory Impact Summary Table (This table only includes fiscal impacts that could be measured. If there are inestimable fiscal impacts, they will not be included in this table. Inestimable impacts will be included in narratives above.)

Regulatory Impact Table			
Fiscal Cost	FY2022	FY2023	FY2024
State Government	\$0	\$0	\$0
Local Governments	\$0	\$0	\$0
Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$0	\$0	\$0
Total Fiscal Cost	\$0	\$0	\$0
Fiscal Benefits			
State Government	\$0	\$0	\$0
Local Governments	\$0	\$0	\$0
Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$0	\$0	\$0
Total Fiscal Benefits	\$0	\$0	\$0
Net Fiscal Benefits	\$0	\$0	\$0
B) Department head approval of regulatory impact analysis:			
The Executive Director of the Department of Health, Nathan Checketts, has reviewed and approved this fiscal analysis.			

Citation Information

7. Provide citations to the statutory authority for the rule. If there is also a federal requirement for the rule, provide a citation to that requirement:

Section 19-6-906		
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Public Notice Information

9. The public may submit written or oral comments to the agency identified in box 1. (The public may also request a hearing by submitting a written request to the agency. See Section 63G-3-302 and Rule R15-1 for more information.)

A) Comments will be accepted until:	04/14/2022
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10. This rule change MAY become effective on:	04/21/2022
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NOTE: The date above is the date the agency anticipates making the rule or its changes effective. It is NOT the effective date. To make this rule effective, the agency must submit a Notice of Effective Date to the Office of Administrative Rules on or before the date designated in Box 10.

Agency Authorization Information

Agency head or designee, and title:	Nathan Checketts, Executive Director	Date:	02/13/2022
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NOTICE OF PROPOSED RULE		
TYPE OF RULE: Amendment		
Utah Admin. Code Ref (R no.):	R392-702	Filing ID 54381

Agency Information

1. Department:	Health	
Agency:	Disease Control and Prevention, Environmental Services	
Room no.:	Second Floor	
Building:	Cannon Health Building	
Street address:	288 N 1460 W	
City, state and zip:	Salt Lake City, UT 84116	
Mailing address:	PO Box 142102	
City, state and zip:	Salt Lake City, UT 84114-2102	
Contact person(s):		
Name:	Phone:	Email:
Karl Hartman	801-538-6191	khartman@utah.gov

Please address questions regarding information on this notice to the agency.

General Information

2. Rule or section catchline:

R392-702. Cosmetology Facility Sanitation

3. Purpose of the new rule or reason for the change (Why is the agency submitting this filing?):

Executive Order No. 2021-12 requires state agencies to amend rules that are inconsistent with the Office of Administrative Rules' Rulewriting Manual for Utah. As required, the amendments to Rule R392-702 provide technical and conforming changes in accordance with the Rulewriting Manual for Utah. In addition, the local health officers, in coordination with a specific Utah legislator, have requested the addition of requirements regarding the posting of an informational notice, as defined in this rule.

4. Summary of the new rule or change (What does this filing do? If this is a repeal and reenact, explain the substantive differences between the repealed rule and the reenacted rule):

The amendments to Rule R392-702 provide nonsubstantive technical and conforming changes throughout this rule and remove superfluous and repetitive language.

In Section R392-702-3, added definitions for "Department," and "Informational Notice."

Section R392-702-4 was amended to require the operator of a certain type of higher risk cosmetology facility to obtain a free informational notice from the health department to post in the facility. This requirement does not apply to a facility with a current health permit (Salt Lake County issues cosmetology facility health permits).

Fiscal Information

5. Provide an estimate and written explanation of the aggregate anticipated cost or savings to:

A) State budget:

No anticipated cost or savings because the substantive change does not result in an added expense to the Utah Department of Health (UDOH). Providing signage is a normal duty already provided in other areas.

B) Local governments:

No anticipated cost or savings because the substantive changes do not result in a change in current practice or procedures at the local health departments. Providing signage is normal duty already provided in other areas.

C) Small businesses ("small business" means a business employing 1-49 persons):

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No anticipated cost or savings because the signage can be obtained free of charge from the local health department or UDOH.

D) Non-small businesses ("non-small business" means a business employing 50 or more persons):

No anticipated cost or savings because the signage can be obtained free of charge from the local health department or UDOH.

E) Persons other than small businesses, non-small businesses, state, or local government entities ("person" means any individual, partnership, corporation, association, governmental entity, or public or private organization of any character other than an **agency**):

No anticipated cost or savings because the signage can be obtained free of charge from the local health department or UDOH.

F) Compliance costs for affected persons (How much will it cost an impacted entity to adhere to this rule or its changes?):

No anticipated cost or savings because the signage can be obtained free of charge from the local health department or UDOH.

G) Comments by the department head on the fiscal impact this rule may have on businesses (Include the name and title of the department head):

There is no fiscal impact on business because the signage can be obtained free of charge from the local health department or UDOH. Nathan Checketts, Executive Director

6. A) Regulatory Impact Summary Table (This table only includes fiscal impacts that could be measured. If there are inestimable fiscal impacts, they will not be included in this table. Inestimable impacts will be included in narratives above.)

Regulatory Impact Table			
Fiscal Cost	FY2022	FY2023	FY2024
State Government	\$0	\$0	\$0
Local Governments	\$0	\$0	\$0
Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$0	\$0	\$0
Total Fiscal Cost	\$0	\$0	\$0

Fiscal Benefits			
State Government	\$0	\$0	\$0
Local Governments	\$0	\$0	\$0
Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$0	\$0	\$0
Total Fiscal Benefits	\$0	\$0	\$0
Net Fiscal Benefits	\$0	\$0	\$0

B) Department head approval of regulatory impact analysis:

The Executive Director of the Department of Health, Nathan Checketts, has reviewed and approved this fiscal analysis.

Citation Information

7. Provide citations to the statutory authority for the rule. If there is also a federal requirement for the rule, provide a citation to that requirement:

Section 26-15-2	Section 26-1-5	Section 26-1-30
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Public Notice Information

9. The public may submit written or oral comments to the agency identified in box 1. (The public may also request a hearing by submitting a written request to the agency. See Section 63G-3-302 and Rule R15-1 for more information.)

A) Comments will be accepted until: 04/14/2022

10. This rule change MAY become effective on: 04/21/2022

NOTE: The date above is the date the agency anticipates making the rule or its changes effective. It is NOT the effective date. To make this rule effective, the agency must submit a Notice of Effective Date to the Office of Administrative Rules on or before the date designated in Box 10.

Agency Authorization Information

Agency head or designee, and title:	Nathan Checketts, Executive Director	Date:	02/13/2022
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NOTICE OF PROPOSED RULE		
TYPE OF RULE: Amendment		
Utah Admin. Code Ref (R no.):	R414-312	Filing ID 54388

Agency Information

1. Department:	Health	
Agency:	Health Care Financing, Coverage and Reimbursement Policy	
Building:	Cannon Health Building	
Street address:	288 N 1460 W	
City, state and zip:	Salt Lake City, UT 84116	
Mailing address:	PO Box 143102	
City, state and zip:	Salt Lake City, UT 84114-3102	
Contact person(s):		
Name:	Phone:	Email:
Craig Devashrayee	801-538-6641	cdevashrayee@utah.gov
Please address questions regarding information on this notice to the agency.		

General Information

2. Rule or section catchline:
R414-312. Adult Expansion Medicaid
3. Purpose of the new rule or reason for the change (Why is the agency submitting this filing?):
The purpose of this change is to update and clarify provisions of the Adult Expansion Medicaid program.
4. Summary of the new rule or change (What does this filing do? If this is a repeal and reenact, explain the substantive differences between the repealed rule and the reenacted rule):
This amendment updates and clarifies eligibility and enrollment requirements for the Adult Expansion Medicaid program.

Fiscal Information

5. Provide an estimate and written explanation of the aggregate anticipated cost or savings to:
A) State budget:
There is no impact to the state budget as this change simply updates and clarifies current requirements for the Adult Expansion Medicaid program.

B) Local governments:
There is no impact on local governments because they neither fund nor determine eligibility for the Adult Expansion Medicaid program.

C) Small businesses ("small business" means a business employing 1-49 persons):
There is no impact on small businesses as this change simply updates and clarifies current requirements for the Adult Expansion Medicaid program.

D) Non-small businesses ("non-small business" means a business employing 50 or more persons):
There is no impact on non-small businesses as this change simply updates and clarifies current requirements for the Adult Expansion Medicaid program.

E) Persons other than small businesses, non-small businesses, state, or local government entities ("person" means any individual, partnership, corporation, association, governmental entity, or public or private organization of any character other than an agency):
There is no impact on Medicaid providers and Medicaid members as this change simply updates and clarifies current requirements for the Adult Expansion Medicaid program.

F) Compliance costs for affected persons (How much will it cost an impacted entity to adhere to this rule or its changes?):
There are no compliance costs as this change simply updates and clarifies current requirements for the Adult Expansion Medicaid program.

G) Comments by the department head on the fiscal impact this rule may have on businesses (Include the name and title of the department head):
Businesses will see neither costs nor revenue as this change simply updates and clarifies current requirements for the Adult Expansion Medicaid program. Nate Checketts, Executive Director

6. A) Regulatory Impact Summary Table (This table only includes fiscal impacts that could be measured. If there are inestimable fiscal impacts, they will not be included in this table. Inestimable impacts will be included in narratives above.)

Regulatory Impact Table			
Fiscal Cost	FY2022	FY2023	FY2024
State Government	\$0	\$0	\$0
Local Governments	\$0	\$0	\$0

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Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$0	\$0	\$0
Total Fiscal Cost	\$0	\$0	\$0
Fiscal Benefits			
State Government	\$0	\$0	\$0
Local Governments	\$0	\$0	\$0
Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$0	\$0	\$0
Total Fiscal Benefits	\$0	\$0	\$0
Net Fiscal Benefits	\$0	\$0	\$0
B) Department head approval of regulatory impact analysis:			
The Executive Director of the Department of Health, Nate Checketts, has reviewed and approved this fiscal analysis.			

Citation Information

7. Provide citations to the statutory authority for the rule. If there is also a federal requirement for the rule, provide a citation to that requirement:		
Section 26-1-5	Section 26-18-3	

Public Notice Information

9. The public may submit written or oral comments to the agency identified in box 1. (The public may also request a hearing by submitting a written request to the agency. See Section 63G-3-302 and Rule R15-1 for more information.)	
A) Comments will be accepted until:	04/14/2022
10. This rule change MAY become effective on:	04/21/2022
NOTE: The date above is the date the agency anticipates making the rule or its changes effective. It is NOT the effective date. To make this rule effective, the agency must submit a Notice of Effective Date to the Office of Administrative Rules on or before the date designated in Box 10.	

Agency Authorization Information

Agency head or designee, and title:	Nate Checketts, Executive Director	Date:	02/28/2022
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NOTICE OF PROPOSED RULE

TYPE OF RULE: Amendment			
Utah Admin. Code Ref (R no.):	R426-2	Filing ID	54386

Agency Information

1. Department:	Health	
Agency:	Family Health and Preparedness, Emergency Medical Services	
Room no.:	404	
Building:	Cannon Health Building	
Street address:	288 N 1460 W	
City, state and zip:	Salt Lake City, UT 84116	
Mailing address:	PO Box 142004	
City, state and zip:	Salt Lake City, UT 84114-2004	
Contact person(s):		
Name:	Phone: Email:	
Guy Dansie	801-560-1544	gdansie@utah.gov

Please address questions regarding information on this notice to the agency.

General Information

2. Rule or section catchline:
R426-2. Emergency Medical Services Provider Designations for Pre-Hospital Providers, Critical Incident Stress Management and Quality Assurance Reviews
3. Purpose of the new rule or reason for the change (Why is the agency submitting this filing?):
Amendments are required as per S.B. 109 passed in the 2021 General Session. See https://le.utah.gov/~2021/bills/static/SB0109.html
4. Summary of the new rule or change (What does this filing do? If this is a repeal and reenact, explain the substantive differences between the repealed rule and the reenacted rule):
The proposed rule amendments eliminate requirements for the Utah Department of Health (UDOH) to license emergency medical dispatchers, and updates requirements for designated emergency medical dispatch centers.

Fiscal Information

5. Provide an estimate and written explanation of the aggregate anticipated cost or savings to:

A) State budget:

There will be a small impact to the state budget. The amendments reflect statutory changes that no longer require licenses for emergency medical dispatchers. The result will be a loss of the fees for processing. In Utah there are approximately 270 emergency medical dispatchers licensed annually. Past fees for licensing were \$30 per person. A loss of 270 x \$30 = \$8,100 will result for the UDOH since licenses are no longer required.

There will be a cost saving in reduced licensing fees for the Utah Department of Public Safety since they will no longer need to license approximately 35 emergency medical dispatchers. $30 \times 35 = \$1,050$.

The difference will result in a net impact of approximately \$7,050 loss of revenue for the state budget.

B) Local government:

A fiscal impact to local governments that operate designated emergency medical dispatch centers would be a cost savings. They would be able to reduce the number of fingerprint submissions and background checks for emergency medical dispatchers. Currently, there are 235 locally employed emergency medical dispatchers licensed annually. A cost savings for local governments would be approximately $235 \times \$30 = \$7,050$ since licensing fees are no longer required.

Fingerprinting and background checks are reduced by approximately 140 per year. The current fee is \$65.25 for fingerprints and background checks. Fees paid for emergency medical dispatchers are approximately $140 \times \$65.25 = \$9,135$ for processing.

A total cost saving for local governments is approximately \$16,185.

C) Small businesses ("small business" means a business employing 1-49 persons):

No fiscal impacts to small businesses. There are no small businesses that currently own or operate a designated medical dispatch center.

D) Non-small businesses ("non-small business" means a business employing 50 or more persons):

No fiscal impacts to non-small businesses. There are no non-small businesses that currently own or operate a designated medical dispatch center.

E) Persons other than small businesses, non-small businesses, or state or local government entities ("person" means any individual, partnership, corporation, association, governmental entity, or public or private organization of any character other than an **agency**):

Slight fiscal impacts to persons other than small businesses, non-small businesses, state, or local government entities. The impact would be a result in less fingerprinting and background checks performed by UDOH for emergency medical dispatchers. Fingerprinting and background checks would be reduced by approximately 140 per year. Fees collected and paid as a pass-through cost are approximately $140 \times \$65.25 = \$9,135$ for processing. This will impact administrative revenues from collected fees passed through to the Federal Bureau of Investigation for the background checks.

F) Compliance costs for affected persons:

There are no impacts to compliance costs for affected persons. This does not impact the public callers who use 911 emergency call centers that are also designated emergency medical dispatch centers.

G) Comments by the department head on the fiscal impact this rule may have on businesses (Include the name and title of the department head):

There are no businesses that currently own or operate a designated medical dispatch center; therefore, businesses will see neither revenue nor cost as a result of this change. Nathan Checketts, Executive Director

6. A) Regulatory Impact Summary Table (This table only includes fiscal impacts that could be measured. If there are inestimable fiscal impacts, they will not be included in this table. Inestimable impacts will be included in narratives above.)

Regulatory Impact Table

Fiscal Cost	FY2022	FY2023	FY2024
State Government	\$7,050	\$7,050	\$7,050
Local Governments	\$0	\$0	\$0
Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$9,135	\$9,135	\$9,135
Total Fiscal Cost	\$16,185	\$16,185	\$16,185
Fiscal Benefits			
State Government	\$0	\$0	\$0
Local Governments	\$16,185	\$16,185	\$16,185
Small Businesses	\$0	\$0	\$0

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Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$0	\$0	\$0
Total Fiscal Benefits	\$16,185	\$16,185	\$16,185
Net Fiscal Benefits	\$0	\$0	\$0

B) Department head approval of regulatory impact analysis:

The amendments reflect statutory changes that no longer require licenses for emergency medical dispatchers. The proposed amendments include new emergency medical dispatcher and designated medical dispatch center requirements. The amendments are proposed after receiving input of 911 centers, EMS Rules Task Force, and approval by the EMS Committee.

UDOH licenses are no longer required. All Emergency Medical Dispatchers will require certification by the dispatch center's selective medical dispatch system vendor. The training and certification program shall conform to the state EMS Committee recommendations for standards.

There will be a small impact to the state budget because emergency medical dispatchers will no longer be licensed. The result will be a loss of the fees at \$30 per person for processing approximately 270 emergency medical dispatchers licensed annually (270 x \$30 = \$8,100). The Utah Department of Public Safety will have a cost savings since it will no longer need to license approximately 35 emergency medical dispatchers. \$30 x 35 = \$1,050. The difference will result in a net impact of approximately \$7,050 loss or cost for the state budget.

There are no businesses that currently own or operate a designated medical dispatch center. Therefore, businesses will see neither revenue nor cost as a result of this change. Nathan Checketts, Executive Director

Citation Information

7. Provide citations to the statutory authority for the rule. If there is also a federal requirement for the rule, provide a citation to that requirement:

Title 26, Chapter 8a		
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Public Notice Information

9. The public may submit written or oral comments to the agency identified in box 1. (The public may also request a hearing by submitting a written request to the agency. See Section 63G-3-302 and Rule R15-1 for more information.)

A) Comments will be accepted until:	04/14/2022
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10. This rule change MAY become effective on:	04/21/2022
NOTE: The date above is the date the agency anticipates making the rule or its changes effective. It is NOT the effective date. To make this rule effective, the agency must submit a Notice of Effective Date to the Office of Administrative Rules on or before the date designated in Box 10.	

Agency Authorization Information

Agency head or designee, and title:	Nathan Checketts, Executive Director	Date:	08/12/2021
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NOTICE OF PROPOSED RULE

TYPE OF RULE: Amendment		
Utah Admin. Code Ref (R no.):	R426-5	Filing ID 54387

Agency Information

1. Department:	Health	
Agency:	Family Health and Preparedness, Emergency Medical Services	
Room no.:	404	
Building:	Cannon Health Building	
Street address:	288 N 1460 W	
City, state and zip:	Salt Lake City, UT 84116	
Mailing address:	PO Box 142004	
City, state and zip:	Salt Lake City, UT 84114-2004	
Contact person(s):		
Name:	Phone:	Email:
Guy Dansie	801-560-1544	gdansie@utah.gov

Please address questions regarding information on this notice to the agency.

General Information

2. Rule or section catchline:
R426-5. Emergency Medical Services Training, Endorsement, Certification, and Licensing Standards
3. Purpose of the new rule or reason for the change (Why is the agency submitting this filing?):
The reason for this change is to comply with amended statutory changes in Title 26, Chapter 8a, due to S.B. 53 and S.B. 109 passed in the 2021 General Session.
4. Summary of the new rule or change (What does this filing do? If this is a repeal and reenact, explain the

substantive differences between the repealed rule and the reenacted rule):

The rule amendment removes outdated language for the licensing of emergency medical dispatchers and adds language for the licensing of a behavioral emergency service technician also known as a crisis response technician (CRT).

Fiscal Information

5. Provide an estimate and written explanation of the aggregate anticipated cost or savings to:

A) State budget:

There will be a small impact to the state budget. The amendments reflect statutory changes that no longer require licenses for emergency medical dispatchers. The result will be a loss of the fees for processing. In Utah there are approximately 270 emergency medical dispatchers licensed annually. Past fees for licensing were \$30 per person. A loss of $270 \times \$30 = \$8,100$ will result for the Utah Department of Health, since licenses are no longer required for emergency medical dispatchers.

There will be a cost saving will result in reduced licensing fees for the Utah Department of Public Safety since they will no longer need to license approximately 35 emergency medical dispatchers. $\$30 \times 35 = \$1,050$.

The difference will result in a net impact of approximately \$7,050 loss or cost for the state budget.

The rule amendments will add licensing and associated background check fees for behavioral emergency service technicians or CRTs. The estimated license fee revenues will be 36 new licenses $\times \$30 = \$1,080$ for FY 2023, and 108 new licenses $\times \$30 = \$3,240$ for FY 2024.

A possible net cost of \$7,050 for FY 2022, a possible net cost of \$5,970 for FY 2023, and a possible net cost of \$3,810 for FY 2024.

B) Local governments:

A fiscal impact to local governments that operate designated emergency medical dispatch centers would be a cost savings. They would be able to reduce the number of fingerprint submissions and background checks for emergency medical dispatchers. Currently, there are 235 locally employed emergency medical dispatchers licensed annually. A cost savings for local governments would be approximately $235 \times \$30 = \$7,050$ since licensing fees are no longer required.

Fingerprinting and background checks are reduced by approximately 140 per year. The current fee is \$65.25 for fingerprints and background checks. Fees paid for emergency medical dispatcher are approximately $140 \times \$65.25 = \$9,135$ for processing.

A total cost saving for local governments is approximately \$16,185.

Local governments may choose to license personnel for the behavioral emergency services technician also known as a CRT. Since this is not mandated, there is no direct fiscal impact for local governments.

C) Small businesses ("small business" means a business employing 1-49 persons):

No small business participating in these amendments and there is no impact for small businesses.

D) Non-small businesses ("non-small business" means a business employing 50 or more persons):

The non-small businesses may choose to license personnel for the behavioral emergency services technician also known as a CRT. Since this is not mandated, there is no direct fiscal impact for non-small businesses.

E) Persons other than small businesses, non-small businesses, state, or local government entities ("person" means any individual, partnership, corporation, association, governmental entity, or public or private organization of any character other than an **agency**):

Persons other than small businesses, non-small businesses, state, and local government entities may choose to license personnel for the behavioral emergency services technician also known as a CRT. Since this is not mandated, there is no direct fiscal impact for persons other than small businesses, non-small businesses, state, or local governmental entities.

F) Compliance costs for affected persons (How much will it cost an impacted entity to adhere to this rule or its changes?):

The creation of a licensed behavioral emergency services technician also called a CRT might reduce unnecessary transports for patients who may be evaluated on scene and determined that a transport is not needed. This is a new requirement and supporting data for cost savings has not been established.

G) Comments by the department head on the fiscal impact this rule may have on businesses (Include the name and title of the department head):

This rule establishes requirements for training, certification, endorsements, uniform standards for EMS service providers and licensing EMS personnel and sets out. The amendments are made to comply with statutory changes to Title 26, Chapter 8a, made S.B. 53 and S.B. 109 (2021). The amendment removes outdated language for the licensing of emergency medical dispatchers and adds language for the licensing of a behavioral emergency service technician also known as a CRT. There is no fiscal impact to business because licensing personnel for the

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behavioral emergency services technician also known as a CRT is voluntary. Nate Checketts, Executive Director

6. A) Regulatory Impact Summary Table (This table only includes fiscal impacts that could be measured. If there are inestimable fiscal impacts, they will not be included in this table. Inestimable impacts will be included in narratives above.)

Regulatory Impact Table			
Fiscal Cost	FY2022	FY2023	FY2024
State Government	\$7,050	\$5,970	\$3,810
Local Governments	\$0	\$0	\$0
Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$	\$	\$
Total Fiscal Cost	\$7,050	\$5,970	\$3,810
Fiscal Benefits			
State Government	\$0	\$0	\$0
Local Governments	\$16,185	\$16,185	\$16,185
Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$0	\$0	\$0
Total Fiscal Benefits	\$16,185	\$16,185	\$16,185
Net Fiscal Benefits	\$9,135	\$10,215	\$12,375

B) Department head approval of regulatory impact analysis:

The Executive Director of the Department of Health, Nathan Checketts, has approved this analysis.

Citation Information

7. Provide citations to the statutory authority for the rule. If there is also a federal requirement for the rule, provide a citation to that requirement:

Title 26, Chapter 8a		
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Public Notice Information

9. The public may submit written or oral comments to the agency identified in box 1. (The public may also

request a hearing by submitting a written request to the agency. See Section 63G-3-302 and Rule R15-1 for more information.)

A) Comments will be accepted until: 04/14/2022

10. This rule change MAY become effective on: 04/21/2022

NOTE: The date above is the date the agency anticipates making the rule or its changes effective. It is NOT the effective date. To make this rule effective, the agency must submit a Notice of Effective Date to the Office of Administrative Rules on or before the date designated in Box 10.

Agency Authorization Information

Agency head or designee, and title:	Nathan Checketts, Executive Director	Date:	02/13/2022
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NOTICE OF PROPOSED RULE

TYPE OF RULE: Repeal

Utah Admin. Code Ref (R no.):	R982-301	Filing ID	54389
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Agency Information

1. Department:	Workforce Services	
Agency:	Administration	
Building:	Olene Walker Building	
Street address:	140 E 300 S	
City, state and zip:	Salt Lake City, UT 84111	
Mailing address:	PO Box 45244	
City, state and zip:	Salt Lake City, UT 84145-0244	
Contact person(s):		
Name:	Phone:	Email:
Amanda B. McPeck	801-526-9653	ampeck@utah.gov

Please address questions regarding information on this notice to the agency.

General Information

2. Rule or section catchline:
R982-301. Councils

3. Purpose of the new rule or reason for the change (Why is the agency submitting this filing?):

This rule is no longer necessary. This rule was originally enacted pursuant to Section 35A-1-206 which directed the Department of Workforce Services (Department) to enact

rules defining small and large employers. Section 35A-1-206 has since been amended to define the members of the State Workforce Development Board without reference to rule. This rule also explains board member's conflict of interest reporting requirements. The requirements are sufficiently addressed in Title 67, Chapter 16, Utah Public Officers' and Employees' Ethics Act (Act). There is no need for this rule to reiterate the requirements in the Act. This rule also defines remote attendance in board meetings. The board has since enacted a resolution regarding electronic meetings as required by the Section 52-4-207 of the Open and Public Meetings Act and this rule is no longer necessary.

4. Summary of the new rule or change (What does this filing do? If this is a repeal and reenact, explain the substantive differences between the repealed rule and the reenacted rule):

This rule is repealed in its entirety. Please note that the Notice of Effective Date of this repeal may be filed after the date shown in Box 10. The Notice of Effective Date may be filed at any time between April 21, 2022, and July 6, 2022.

Fiscal Information

5. Provide an estimate and written explanation of the aggregate anticipated cost or savings to:

A) State budget:

There is no anticipated cost or savings to the state budget. The Department's provision of administrative support to and the composition of the State Workforce Development Board will not change with the repeal of this rule.

B) Local governments:

There is no anticipated cost or savings to local governments. The Department's provision of administrative support to and the composition of the State Workforce Development Board will not change with the repeal of this rule.

C) Small businesses ("small business" means a business employing 1-49 persons):

There is no anticipated cost or savings to small businesses. The Department's provision of administrative support to and the composition of the State Workforce Development Board will not change with the repeal of this rule.

D) Non-small businesses ("non-small business" means a business employing 50 or more persons):

There is no anticipated cost or savings to non-small businesses. The Department's provision of administrative support to and the composition of the State Workforce Development Board will not change with the repeal of this rule.

E) Persons other than small businesses, non-small businesses, state, or local government entities ("person" means any individual, partnership, corporation, association, governmental entity, or public or private organization of any character other than an **agency**):

There is no anticipated cost or savings to other persons. The Department's provision of administrative support to and the composition of the State Workforce Development Board will not change with the repeal of this rule.

F) Compliance costs for affected persons (How much will it cost an impacted entity to adhere to this rule or its changes?):

There are no compliance costs for affected persons. The repeal of this rule requires no action or compliance by any persons.

G) Comments by the department head on the fiscal impact this rule may have on businesses (Include the name and title of the department head):

After conducting a thorough analysis, it was determined that this rule repeal will not result in a fiscal impact to businesses. Casey Cameron, Executive Director

6. A) Regulatory Impact Summary Table (This table only includes fiscal impacts that could be measured. If there are inestimable fiscal impacts, they will not be included in this table. Inestimable impacts will be included in narratives above.)

Regulatory Impact Table

Fiscal Cost	FY2022	FY2023	FY2024
State Government	\$0	\$0	\$0
Local Governments	\$0	\$0	\$0
Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$0	\$0	\$0
Total Fiscal Cost	\$0	\$0	\$0
Fiscal Benefits			
State Government	\$0	\$0	\$0
Local Governments	\$0	\$0	\$0
Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$0	\$0	\$0

NOTICES OF PROPOSED RULES

Other Persons	\$0	\$0	\$0
Total Fiscal Benefits	\$0	\$0	\$0
Net Fiscal Benefits	\$0	\$0	\$0
B) Department head approval of regulatory impact analysis:			
The Executive Director of the Department of Workforce Services, Casey Cameron, has reviewed and approved this fiscal analysis.			

Citation Information

7. Provide citations to the statutory authority for the rule. If there is also a federal requirement for the rule, provide a citation to that requirement:		
Subsection 35A-1-104(1)	Subsection 35A-1-206(2)(a)(iv)(A)	Subsection 35A-1-206(2)(a)(iv)(B)
Subsection 35A-2-103(2)(a)(i)	Subsection 35A-2-103(2)(a)(ii)	

Public Notice Information

9. The public may submit written or oral comments to the agency identified in box 1. (The public may also request a hearing by submitting a written request to the agency. See Section 63G-3-302 and Rule R15-1 for more information.)	
A) Comments will be accepted until:	04/14/2022

10. This rule change MAY become effective on:	05/10/2022
NOTE: The date above is the date the agency anticipates making the rule or its changes effective. It is NOT the effective date. To make this rule effective, the agency must submit a Notice of Effective Date to the Office of Administrative Rules on or before the date designated in Box 10.	

Agency Authorization Information

Agency head or designee, and title:	Casey Cameron, Executive Director	Date:	03/01/2022
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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 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.

While the law does not designate a comment period for a **CHANGE IN PROPOSED RULE**, it does provide for a 30-day waiting period. An agency may accept additional comments during this period and, at its option, may designate a comment period or may hold a public hearing. The 30-day waiting period for **CHANGES IN PROPOSED RULES** published in this issue of the *Utah State Digest* ends April 14, 2022.

From the end of the 30-day waiting period through July 13, 2022, an agency may notify the Office 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 the **CHANGE IN PROPOSED RULE**. If the agency designates a public comment period, the effective 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. Alternatively, the agency may file another **CHANGE IN PROPOSED RULE** in response to additional comments received. If the Office of Administrative Rules does not receive a **NOTICE OF EFFECTIVE DATE** or another **CHANGE IN PROPOSED RULE** by the end of the 120-day period after publication, the **CHANGE IN PROPOSED RULE** filing, along with its associated **PROPOSED RULE**, lapses.

CHANGES IN PROPOSED RULES are governed by Section 63G-3-303, Rule R15-2, and Sections R15-4-3, R15-4-4, R15-4-5b, R15-4-7, R15-4-9, and R15-4-10.

The Changes in Proposed Rules Begin on the Following Page

NOTICE OF CHANGE IN PROPOSED RULE		
Utah Admin. Code Ref (R no.):	R434-30	Filing ID: 54219

Agency Information

1. Department:	Health	
Agency:	Family Health and Preparedness, Primary Care and Rural Health	
Room no.:	4163	
Building:	Cannon Health Building	
Street address:	288 N 1460 W	
City, state and zip:	Salt Lake City, UT 84116	
Mailing address:	PO Box 142005	
City, state and zip:	Salt Lake City, UT 84114-2005	
Contact person(s):		
Name:	Phone:	Email:
Ashley Moretz	801-350-1546	amoretz@utah.gov
Please address questions regarding information on this notice to the agency.		

General Information

2. Rule or section catchline:
R434-30. Primary Care Grant Program
3. Publication date of previous proposed rule or change in proposed rule:
01/15/2022 (EDITOR'S NOTE: The original proposed amendment upon which this change in proposed rule (CPR) was based was published in the January 15, 2022, issue of the Utah State Bulletin, on page 40. 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 CPR and the proposed amendment together to understand all of the changes that will be enforceable should the agency make this rule effective.)
4. Reason for this change (Why is the agency submitting this filing?):
The public comments included several recommended changes for clarity or consistency, which were deemed to be appropriate.
The allowable costs for "equipment" were proposed for amendment as well. The Advisory Committee recommended that the award ceiling for Referral Network grants be increased.

5. Summary of this change (What does this filing do?):
Minor, nonsubstantive changes have been made for clarity or consistency. The cost for allowable "equipment" purchases is being increased from \$1,000 to \$5,000. The annual award ceiling for Referral Network grants is being increased from \$25,000 to \$35,000.

Fiscal Information

6. Aggregate anticipated cost or savings to:
A) State budget:
None--State government will not receive or be required to expend any funds as a result of the amendment.
B) Local government:
None--Local governments will not receive or expend any additional funding as a result of the amendment because they are not eligible to participate in the program.
C) Small businesses ("small business" means a business employing 1-49 persons):
None--Small businesses will not receive or be required to expend any funds as a result of the amendment because participation in the program is voluntary.
D) Non-small businesses ("non-small business" means a business employing 50 or more persons):
None--Non-small businesses will not receive or be required to expend any funds as a result of the amendment because participation in the program is voluntary.
E) Persons other than small businesses, non-small businesses, or state or local government entities ("person" means any individual, partnership, corporation, association, governmental entity, or public or private organization of any character other than an <i>agency</i>):
None--Participation in the program is voluntary for persons other than small businesses, non-small businesses, state, or local government entities.
F) Compliance costs for affected persons:
None--Participation in the program is voluntary for potentially affected persons.
G) Comments by the department head on the fiscal impact this rule may have on businesses (Include the name and title of the department head):
The proposed amendment will have no fiscal impact on businesses. Nate Checketts, Executive Director
7. A) Regulatory Impact Summary Table (This table only includes fiscal impacts that could be measured. If

there are inestimable fiscal impacts, they will not be included in this table. Inestimable impacts will be included in narratives above.)

Regulatory Impact Table			
Fiscal Cost	FY2022	FY2023	FY2024
State Government	\$0	\$0	\$0
Local Governments	\$0	\$0	\$0
Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$0	\$0	\$0
Total Fiscal Cost	\$0	\$0	\$0
Fiscal Benefits			
State Government	\$0	\$0	\$0
Local Governments	\$0	\$0	\$0
Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$0	\$0	\$0
Total Fiscal Benefits	\$0	\$0	\$0
Net Fiscal Benefits	\$0	\$0	\$0

B) Department head approval of regulatory impact analysis:

The Executive Director of the Department of Health, Nate Checketts, has reviewed and approved this fiscal analysis.

Citation Information

8. Provide citations to the statutory authority for the rule. If there is also a federal requirement for the rule, provide a citation to that requirement:

Title 26, Chapter 10b		
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Public Notice Information

10. The public may submit written or oral comments to the agency identified in box 1. (The public may also request a hearing by submitting a written request to the agency. See Section 63G-3-302 and Rule R15-1 for more information.)

A) Comments will be accepted until:	04/14/2022
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11. This rule change MAY become effective on:	04/21/2022
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NOTE: The date above is the date the agency anticipates making the rule or its changes effective. It is NOT the effective date. To make this rule effective, the agency must submit a Notice of Effective Date to the Office of Administrative Rules on or before the date designated in Box 10.

Agency Authorization Information

Agency head or designee, and title:	Nate Checketts, Executive Director	Date:	03/01/2022
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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 agency is required to review the rule. This review is intended to help the agency determine, and to notify the public, that the administrative rule in force is still authorized by statute and necessary. Upon reviewing a rule, an agency may: repeal the rule by filing a **PROPOSED RULE**; continue the rule as it is by filing a **FIVE-YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION (REVIEW)**; or amend the rule by filing a **PROPOSED RULE** and by filing a **REVIEW**. By filing a **REVIEW**, the agency indicates that the rule is still necessary.

A **REVIEW** is not followed by the rule text. The rule text that is being continued may be found in the online edition of the *Utah Administrative Code* available at adminrules.utah.gov. The rule text may also be inspected at the agency or the Office of Administrative Rules. **REVIEWS** are effective upon filing.

REVIEWS are governed by Section 63G-3-305.

FIVE-YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION		
Utah Admin. Code Ref (R no.):	R251-107	Filing ID: 50349
Effective Date:	02/24/2022	

Agency Information

1. Department:	Corrections	
Agency:	Administration	
Street address:	14717 S Minuteman Drive	
City, state and zip:	Draper, UT 84020	
Contact person(s):		
Name:	Phone:	Email:
Matt Anderson	801-545-5589	mattanderson@utah.gov
Please address questions regarding information on this notice to the agency.		

General Information

2. Rule catchline:
R251-107. Executions
3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:
This rule is authorized by Sections 63G-3-201, 64-13-10, 77-19-10, and 77-19-11, in which the Department shall adopt and enforce rules governing procedures for the execution of judgments of death and attendance of persons at the execution. The purpose of this rule is to address public safety and security within prison facilities prior to, during, and immediately following an execution.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:
No comments have been received, supporting, or opposing this rule.
5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:
The purpose of this rule is to address public safety and security within prison facilities prior to, during, and immediately following an execution. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or designee, and title:	Brian Nielson, Executive Director	Date:	02/24/2022
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FIVE-YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION		
Utah Admin. Code Ref (R no.):	R251-305	Filing ID: 50361
Effective Date:	02/24/2022	

Agency Information

1. Department:	Corrections	
Agency:	Administration	
Street address:	14717 S Minuteman Drive	
City, state and zip:	Draper, UT 84020	
Contact person(s):		
Name:	Phone:	Email:

FIVE-YEAR NOTICES OF REVIEW AND STATEMENTS OF CONTINUATION

Matt Anderson	801-545-5589	mattanderson@utah.gov
Please address questions regarding information on this notice to the agency.		

General Information

2. Rule catchline:
R251-305. Visiting at Community Correctional Centers
3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:
This rule is authorized by Sections 63G-3-201, 64-13-10, and 64-13-17. The purpose of this rule is to provide the Department of Correction's (Department) rules governing visitation at Community Correctional Centers.
4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:
No comments have been received, supporting, or opposing this rule.
5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:
The purpose of this rule is to provide the Department's rules governing visitation at Community Correctional Centers. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or designee, and title:	Brian Nielson, Executive Director	Date:	02/24/2022
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FIVE-YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION		
Utah Admin. Code Ref (R no.):	R251-306	Filing ID: 50356
Effective Date:	02/24/2022	

Agency Information

1. Department:	Corrections
Agency:	Administration
Street address:	14717 S Minuteman Drive
City, state and zip:	Draper, UT 84020

Contact person(s):		
Name:	Phone:	Email:
Matt Anderson	801-545-5589	mattanderson@utah.gov
Please address questions regarding information on this notice to the agency.		

General Information

2. Rule catchline:
R251-306. Sponsors in Community Correctional Centers
3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:
This rule is authorized by Sections 63G-3-201, 64-13-10, and 64-13-17. The purpose of this rule is to provide the Department of Correction's (Department) policy for sponsors accompanying offenders of Community Correctional Centers into the community and to explain the process of applying to be a sponsor.
4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:
No comments have been received, supporting, or opposing this rule.
5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:
The purpose of this rule is to provide the Department's policy for sponsors accompanying offenders of Community Correctional Centers into the community and to explain the process of applying to be a sponsor. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or designee, and title:	Brian Nielson, Executive Director	Date:	02/24/2022
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FIVE-YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION		
Utah Admin. Code Ref (R no.):	R251-703	Filing ID: 50360
Effective Date:	02/24/2022	

Agency Information

1. Department:	Corrections
Agency:	Administration
Street address:	14717 S Minuteman Drive

City, state and zip:	Draper, UT 84020	
Contact person(s):		
Name:	Phone:	Email:
Matt Anderson	801-545-5589	mattanderson@utah.gov
Please address questions regarding information on this notice to the agency.		

General Information

2. Rule catchline:
R251-703. Vehicle Direction Station
3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:
This rule is authorized under Sections 63G-3-201, 64-13-14, and 64-13-10. The purpose of this rule is to define the Department of Correction's (Department) policy, procedure, and requirements for the operation of the Vehicle Direction Stations located at the South Point and Central Utah Correctional facilities.
4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:
No comments have been received, supporting, or opposing this rule.
5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:
The purpose of this rule is to define the Department's policy, procedure, and requirements for the operation of the Vehicle Direction Stations located at the South Point and Central Utah Correctional facilities. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or designee, and title:	Brian Nielson, Executive Director	Date:	02/24/2022
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FIVE-YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION		
Utah Admin. Code Ref (R no.):	R251-705	Filing ID: 50370
Effective Date:	02/24/2022	

Agency Information

1. Department:	Corrections	
Agency:	Administration	
Street address:	14717 S Minuteman Drive	
City, state and zip:	Draper, UT 84020	
Contact person(s):		
Name:	Phone:	Email:
Matt Anderson	801-545-5589	mattanderson@utah.gov
Please address questions regarding information on this notice to the agency.		

General Information

2. Rule catchline:
R251-705. Inmate Mail Procedures
3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:
This rule is authorized by Sections 63G-3-201 and 64-13-10, and Subsection 64-13-17(4), which allows the Utah Department of Corrections (UDC) to adopt standards and rules in accordance with its responsibilities. The purpose of this section is to establish the UDC's policies and procedures for processing mail received in the Division of Prison Operations (DPO) Mail Unit.
4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:
No comments have been received, supporting, or opposing this rule.
5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:
The purpose of this section is to establish the UDC's policies and procedures for processing mail received in the DPO Mail Unit. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or designee, and title:	Brian Nielson, Executive Director	Date:	02/24/2022
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FIVE-YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION		
Utah Admin. Code Ref (R no.):	R251-706	Filing ID: 50363
Effective Date:	02/24/2022	

Agency Information

1. Department:	Corrections	
Agency:	Administration	
Street address:	14717 S Minuteman Drive	
City, state and zip:	Draper, UT 84020	
Contact person(s):		
Name:	Phone:	Email:
Matt Anderson	801-545-5589	mattanderson@utah.gov
Please address questions regarding information on this notice to the agency.		

General Information

2. Rule catchline:
R251-706. Inmate Visiting
3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:
This rule is authorized by Sections 63G-3-201, 64-13-10, and 64-13-17. The purpose of this rule is to provide the Department of Correction's (Department) policies, procedures, and requirements for inmate visitation at the Division of Prison Operations (DPO).
4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:
No comments have been received, supporting, or opposing this rule.
5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:
The purpose of this rule is to provide the Department's policies, procedures, and requirements for inmate visitation at the DPO. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or designee, and title:	Brian Nielson, Executive Director	Date:	02/24/2022
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FIVE-YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

Utah Admin. Code Ref (R no.):	R251-707	Filing ID:	50362
Effective Date:	02/24/2022		

Agency Information

1. Department:	Corrections	
Agency:	Administration	
Street address:	14717 S Minuteman Drive	
City, state and zip:	Draper, UT 84020	
Contact person(s):		
Name:	Phone:	Email:
Matt Anderson	801-545-5589	mattanderson@utah.gov
Please address questions regarding information on this notice to the agency.		

General Information

2. Rule catchline:
R251-707. Legal Access
3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:
This rule is authorized by Sections 63G-3-201, 64-13-7, 64-13-10, and 64-13-17, which allow the Department of Corrections to adopt procedures in accordance with its responsibilities. The purpose of this rule is to provide the policy and procedures for inmates under the control of Division of Prison Operations (DPO) regarding access to courts and counsel.
4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:
No comments have been received, supporting, or opposing this rule.
5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:
The purpose of this rule is to provide the policy and procedures for inmates under the control of DPO regarding access to courts and counsel. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or designee, and title:	Brian Nielson, Executive Director	Date:	02/24/2022
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FIVE-YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION		
Utah Admin. Code Ref (R no.):	R251-710	Filing ID: 50382
Effective Date:	02/24/2022	

FIVE-YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION		
Utah Admin. Code Ref (R no.):	R380-60	Filing ID: 50887
Effective Date:	03/01/2022	

Agency Information

1. Department:	Corrections	
Agency:	Administration	
Street address:	14717 S Minuteman Drive	
City, state and zip:	Draper, UT 84020	
Contact person(s):		
Name:	Phone:	Email:
Matt Anderson	801-545-5589	mattanderson@utah.gov
Please address questions regarding information on this notice to the agency.		

Agency Information

1. Department:	Health	
Agency:	Administration	
Room no.:	430	
Building:	Cannon Health Building	
Street address:	288 N 1460 W	
City, state and zip:	Salt Lake City, UT 84116	
Mailing address:	PO Box 141000	
City, state and zip:	Salt Lake City, UT 84114	
Contact person(s):		
Name:	Phone:	Email:
Heather Borski	801-538-9998	hborski@utah.gov
Please address questions regarding information on this notice to the agency.		

General Information

2. Rule catchline:
R251-710. Search
3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:
This rule is authorized under Sections 63G-3-201 and 64-13-10, and Subsections 64-13-14(1) and 64-13-17(2). The purpose of this rule is to provide the Department of Correction's (Department) policy, procedures, and requirements for conducting searches.
4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:
No comments have been received, supporting, or opposing this rule.
5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:
The purpose of this rule is to provide the Department's policy, procedures, and requirements for conducting searches. Therefore, this rule should be continued.

General Information

2. Rule catchline:
R380-60. Local Health Department Emergency Protocols
3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:
Section 58-1-307 requires the Department of Health (Department) to make a rule to coordinate response by local health departments including protocols to administer, dispense, and distribute vaccine, antiviral, antibiotic, or other prescription medication that is not a controlled substance in the event of a national, state, or local emergency
4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:
The Department has not received any written comments.
5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:
This rule is required by statute. It provides key standards and instruction for ensuring a consistent and effective response for issues related to Public Health during a public emergency. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or designee, and title:	Brian Nielson, Executive Director	Date:	02/24/2022
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Agency Authorization Information

Agency head or designee, and title:	Heather Borski, Deputy Director	Date:	03/01/2022
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FIVE-YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

Utah Admin. Code Ref (R no.):	R414-1A	Filing ID:	50948
Effective Date:	03/01/2022		

Agency Information

1. Department:	Health		
Agency:	Health Care Financing, Coverage and Reimbursement Policy		
Building:	Cannon Health Building		
Street address:	288 N 1460 W		
City, state and zip:	Salt Lake City, UT 84116		
Mailing address:	PO Box 143101		
City, state and zip:	Salt Lake City, UT 84114-3101		
Contact person(s):			
Name:	Phone:	Email:	
Craig Devashrayee	801-538-6641	cdevashrayee@utah.gov	
Please address questions regarding information on this notice to the agency.			

General Information

2. Rule catchline:
R414-1A. Medicaid Policy for Experimental, Investigational or Unproven Medical Practices
3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:
Section 26-18-3 requires the Department of Health (Department) to implement the Medicaid program through administrative rules, and Section 26-1-5 authorizes the Department to adopt rules that carry out provisions of the Medicaid program.
4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:
The Department did not receive any written comments regarding this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

The Department has determined that this rule is necessary because it implements Medicaid policy for experimental, investigational, or unproven medical practices by referencing Section 1 of the Utah Medicaid Provider Manual. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or designee, and title:	Nate Checketts, Executive Director	Date:	02/28/2022
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FIVE-YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

Utah Admin. Code Ref (R no.):	R414-307	Filing ID:	53083
Effective Date:	03/01/2022		

Agency Information

1. Department:	Health		
Agency:	Health Care Financing, Coverage and Reimbursement Policy		
Building:	Cannon Health Building		
Street address:	288 N 1460 W		
City, state and zip:	Salt Lake City, UT 84116		
Mailing address:	PO Box 143101		
City, state and zip:	Salt Lake City, UT 84114-3101		
Contact person(s):			
Name:	Phone:	Email:	
Craig Devashrayee	801-538-6641	cdevashrayee@utah.gov	
Please address questions regarding information on this notice to the agency.			

General Information

2. Rule catchline:
R414-307. Eligibility for Home and Community-Based Services Waivers
3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:
Section 26-18-3 requires the Department of Health (Department) to implement the Medicaid program through administrative rules. In addition, 42 CFR 435.217 specifies who may qualify for home and community-based services (HCBS), and Section 1924 of the Social Security

Act sets forth provisions on how to apply income and resources for certain institutionalized spouses.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

The Department did not receive any written comments regarding this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

The Department has determined that this rule is necessary because it establishes general eligibility requirements for HCBS waivers, sets forth eligibility for institutionalized individuals and community spouses, and specifies who may become eligible for each HCBS waiver under the Medicaid program. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or designee, and title:	Nate Checketts, Executive Director	Date:	02/28/2022
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FIVE-YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION		
Utah Admin. Code Ref (R no.):	R590-142	Filing ID: 54185
Effective Date:	02/28/2022	

Agency Information

1. Department:	Insurance	
Agency:	Administration	
Room no.:	Suite 2300	
Building:	Taylorsville State Office Building	
Street address:	4315 S 2700 W	
City, state and zip:	Taylorsville, UT 84129	
Mailing address:	PO Box 146901	
City, state and zip:	Salt Lake City, UT 84114-6901	
Contact person(s):		
Name:	Phone:	Email:
Steve Gooch	801-957-9322	sgooch@utah.gov
Please address questions regarding information on this notice to the agency.		

General Information

2. Rule catchline:
R590-142. Continuing Education Rule

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Section 31A-2-201 authorizes the Insurance Commissioner to write rules to implement Title 31A, Insurance Code. Section 31A-23a-202 authorizes the Insurance Commissioner to prescribe the continuing education requirements for a producer and a consultant. Section 31A-23b-205 authorizes the Insurance Commissioner to require a navigator to complete training and pass a test to obtain a license. Section 31A-23b-206 authorizes the Insurance Commissioner to prescribe the continuing education requirements for a navigator. Section 31A-26-206 authorizes the Insurance Commissioner to prescribe the continuing education requirements for an adjuster.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

The Department of Insurance (Department) has received no written comments regarding this rule during the past five years.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule is necessary because it specifies how continuing education (CE) courses are approved by the Department. This rule also sets standards for the issuance and filing of the certificate for CE credit. This rule makes clear the standards that all licensees must meet to receive the CE hours required by law. It also helps build the professionalism of those who work in the insurance industry and improves the accuracy of insurance information delivered to consumers. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or designee, and title:	Steve Gooch, Public Information Officer	Date:	02/28/2022
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FIVE-YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION		
Utah Admin. Code Ref (R no.):	R657-27	Filing ID: 51749
Effective Date:	02/17/2022	

Agency Information

1. Department:	Natural Resources	
Agency:	Wildlife Resources	
Room no.:	Suite 2110	
Building:	DNR – Salt Lake Complex	
Street address:	1594 W North Temple	
City, state and zip:	Salt Lake City, UT 84116	
Mailing address:	PO Box 146301	
City, state and zip:	Salt Lake City, UT 84114-6301	
Contact person(s):		
Name:	Phone:	Email:
Staci Coons	801-450-3093	stacicoons@utah.gov
Please address questions regarding information on this notice to the agency.		

General Information

2. Rule catchline:
R657-27. License Agent Procedures
3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:
Under Section 23-19-15, this rule provides the application procedures, standards, and requirements for wildlife license agents.
4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:
No written comments supporting or opposing Rule R657-27 were received since April 2017, when this rule was last reviewed.
5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:
Rule R657-27 provides the application procedures, standards, and requirements for wildlife license agents. The Division of Wildlife Resources (DWR) oversees 300+ license agents, this rule is required to keep consistency among the agents and to ensure they are following Wildlife guidelines with the issuance of hunting licenses and permits. This rule is necessary for continued success of this program. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or designee, and title:	J. Shirley, Division Director	Date:	02/17/2022
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FIVE-YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

Utah Admin. Code Ref (R no.):	R657-50	Filing ID: 51766
Effective Date:	02/17/2022	

Agency Information

1. Department:	Natural Resources	
Agency:	Wildlife Resources	
Room no.:	Suite 2110	
Building:	DNR – Salt Lake Complex	
Street address:	1594 W North Temple	
City, state and zip:	Salt Lake City, UT 84116	
Mailing address:	PO Box 146301	
City, state and zip:	Salt Lake City, UT 84114-6301	
Contact person(s):		
Name:	Phone:	Email:
Staci Coons	801-450-3093	stacicoons@utah.gov
Please address questions regarding information on this notice to the agency.		

General Information

2. Rule catchline:
R657-50. Error Remedy
3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:
Under Sections 23-14-19, 23-19-1, and 23-19-38, this rule is established to provide guidelines for identifying and resolving errors resulting in the: a) rejection of a wildlife document application; b) denial of a wildlife document; and c) incorrect issuance of a wildlife document. This rule provides standards and procedures in the identification and resolution of Division of Wildlife Resources (DWR) errors, third party errors, and petitioner errors.
4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:
No written comments supporting or opposing Rule R657-50 were received since April 2017 when this rule was last reviewed.
5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:
Rule R657-50 provides the DWR a guideline for identifying and correcting errors that are made throughout DWR

programs. This rule provides standards and criteria for resolving errors. This rule is necessary for continued success of DWR. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or designee, and title:	J Shirley, Division Director	Date:	02/17/2022
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FIVE-YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION

Utah Admin. Code Ref (R no.):	R746-1	Filing ID: 51954
Effective Date:	02/28/2022	

Agency Information

1. Department:	Public Service Commission	
Agency:	Administration	
Building:	Heber M. Wells Building	
Street address:	160 E 300 S, 4th Floor	
City, state and zip:	Salt Lake City, UT 84111	
Mailing address:	PO Box 4558	
City, state and zip:	Salt Lake City, UT 84114-4558	
Contact person(s):		
Name:	Phone:	Email:
Yvonne Hogle	801-530-6709	yhogle@utah.gov

Please address questions regarding information on this notice to the agency.

General Information

2. Rule catchline:
R746-1. Public Service Commission Administrative Procedures Act Rule

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

This rule is enacted under Sections 54-1-1, 54-1-3, 54-1-6, 54-3-21, 54-4-1, 54-4-1.5, 54-4-2, 54-7-17, and Title 63G, Chapter 4. One of the functions of the Public Service Commission (Commission) that these statutes expressly reference is rulemaking powers. Section 54-1-1 states that the Commission is charged with discharging the duties and exercising the legislative, adjudicative, and rulemaking powers committed to it by law. The Commission's rulemaking powers are conferred throughout Title 54, as set forth in the statutes referenced above. For example, pursuant to Section 54-4-4.1, the Commission may, "by rule" or order, adopt any method of rate regulation that is consistent with Title 54, is in the public interest, and is just and reasonable. The other referenced statutes that confer to the Commission duties and obligations to regulate utilities require that rules be enacted in order to exercise such duties and obligations.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

No comments have been received since the last five-year review of this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

In order for the Commission to discharge its duties and exercise the legislative, adjudicative, and rulemaking powers conferred throughout Title 54, it must adjudicate ratemaking, complaints, and other similar matters related to public utilities. The Public Service Commission Administrative Procedures Act Rule applies to such matters and therefore, is necessary to undertake efficient and orderly processing and adjudication of such matters. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or designee, and title:	Thad LeVar, PSC Chair	Date:	02/28/2022
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End of the Five-Year Notices of Review and Statements of Continuation Section

NOTICES OF RULE EFFECTIVE DATES

State law provides for agencies to make their administrative rules effective and enforceable after publication in the *Utah State Bulletin*. In the case of **PROPOSED RULES** or **CHANGES IN PROPOSED RULES** with a designated comment period, the law permits an agency to make a rule effective no fewer than seven calendar days after the close of the public comment period, nor more than 120 days after the publication date. In the case of **CHANGES IN PROPOSED RULES** with no designated comment period, the law permits an agency to make a rule effective on any date including or after the thirtieth day after the rule's publication date, but not more than 120 days after the publication date. If an agency fails to file a **NOTICE OF EFFECTIVE DATE** within 120 days from the publication of a **PROPOSED RULE** or a related **CHANGE IN PROPOSED RULE** the rule lapses.

Agencies have notified the Office of Administrative Rules that the rules listed below have been made effective.

NOTICES OF EFFECTIVE DATE are governed by Subsection 63G-3-301(12), Section 63G-3-303, and Sections R15-4-5a and R15-4-5b.

Government Operations

Administration

No. 54066 (Repeal) R13-10: State Entities' Posting of Financial Information to the Utah Public Finance Website
Published: 11/15/2021
Effective: 02/28/2022

Facilities Construction and Management

No. 54077 (Amendment) R23-1: Procurement Rules with Numbering Related to the Procurement Code
Published: 11/15/2021
Effective: 02/24/2022

Agriculture and Food

Horse Racing Commission (Utah)

No. 54180 (Amendment) R52-7: Horse Racing
Published: 01/01/2022
Effective: 02/23/2022

Plant Industry

No. 54259 (Amendment) R68-24: Industrial Hemp License for Growers
Published: 01/15/2022
Effective: 02/23/2022

No. 54179 (Amendment) R68-27: Cannabis Cultivation
Published: 01/01/2022
Effective: 02/23/2022

No. 54178 (Amendment) R68-28: Cannabis Processing
Published: 01/01/2022
Effective: 02/23/2022

No. 54220 (Amendment) R68-29: Quality Assurance Testing on Cannabis
Published: 01/15/2022
Effective: 02/23/2022

No. 54181 (Amendment) R68-30: Independent Cannabis Testing Laboratory

Published: 01/01/2022
Effective: 02/23/2022

Regulatory Services

No. 54191 (Amendment) R70-560: Inspection and Regulation of Cottage Food Production Operations
Published: 01/01/2022
Effective: 02/23/2022

Auditor

Administration

No. 54112 (Amendment) R123-6-3: Allocation of Money in the Property Tax Valuation Agency Fund
Published: 12/15/2021
Effective: 02/18/2022

Commerce

Administration

No. 54254 (New Rule) R151-5: Administration of the Office of the Property Rights Ombudsman's Land Use Fund
Published: 01/15/2022
Effective: 02/22/2022

Occupational and Professional Licensing

No. 54258 (Amendment) R156-15a: State Construction Code Administration and Adoption of Approved State Construction Code Rule
Published: 01/15/2022
Effective: 02/22/2022

No. 54140 (Amendment) R156-60b: Marriage and Family Therapist Licensing Act Rule
Published: 12/15/2021
Effective: 03/07/2022

NOTICES OF RULE EFFECTIVE DATES

Environmental Quality

Drinking Water

No. 54090 (Amendment) R309-200-5: Primary Drinking Water Standards

Published: 12/01/2021

Effective: 03/31/2022

No. 54089 (Amendment) R309-530: Facility Design and Operation: Alternative Surface Water Treatment Methods

Published: 12/01/2021

Effective: 03/31/2022

Governor

Economic Opportunity

No. 54264 (Repeal) R357-23: Business Expansion and Retention Initiative

Published: 01/15/2022

Effective: 02/23/2022

Health

Disease Control and Prevention, Health Promotion

No. 54142 (Repeal) R384-205: Opiate Overdose Outreach Pilot Program

Published: 12/15/2021

Effective: 03/01/2022

Disease Control and Prevention, Environmental Services

No. 54166 (Amendment) R392-300: Recreation Camp Sanitation

Published: 12/15/2021

Effective: 03/10/2022

No. 54143 (Amendment) R392-400: Temporary Mass Gathering Sanitation

Published: 12/15/2021

Effective: 03/10/2022

No. 54165 (Amendment) R392-501: Temporary Labor Community Sanitation

Published: 12/15/2021

Effective: 03/10/2022

No. 54173 (Repeal and Reenact) R392-700: Indoor Tanning Facility Sanitation

Published: 12/15/2021

Effective: 03/01/2022

Family Health and Preparedness, Children with Special Health Care Needs

No. 54203 (Amendment) R398-2: Newborn Hearing Screening: Early Hearing Detection and Intervention (EHDI) Program

Published: 01/01/2022

Effective: 02/14/2022

No. 54206 (Amendment) R398-4: Cytomegalovirus Public Health Initiative

Published: 01/01/2022

Effective: 02/14/2022

No. 54202 (Amendment) R398-5: Birth Defects and Critical Congenital Heart Disease Reporting

Published: 01/01/2022

Effective: 02/14/2022

No. 54091 (Amendment) R398-20: Early Intervention

Published: 12/01/2021

Effective: 02/14/2022

Health Care Financing, Coverage and Reimbursement Policy

No. 54271 (Amendment) R414-10: Physician Services

Published: 01/15/2022

Effective: 03/01/2022

No. 54192 (New Rule) R414-524: American Rescue Plan Act, Home and Community-Based Services Enhanced Funding

Published: 01/01/2022

Effective: 02/14/2022

Family Health and Preparedness, Licensing

No. 54267 (Amendment) R432-5: Nursing Care and Pediatric Respite Care Facility Construction

Published: 01/15/2022

Effective: 03/03/2022

No. 54051 (Amendment) R432-700: Home Health Agency Rule

Published: 12/15/2021

Effective: 02/14/2022

Cultural and Community Engagement

STEM Action Center

No. 53877 (New Rule) R459-1: Education Computing Partnerships

Published: 11/15/2021

Effective: 02/15/2022

Human Services

Administration

No. 54253 (Amendment) R495-879: Parental Support for Children in Care

Published: 01/15/2022

Effective: 02/22/2022

Administration, Administrative Services, Licensing

No. 54008 (Repeal and Reenact) R501-8: Outdoor Youth Programs

Published: 11/01/2021

Effective: 03/07/2022

Administration, Administrative Services, Licensing

No. 54008 (Change in Proposed Rule) R501-8: Outdoor Youth Programs

Published: 02/01/2022

Effective: 03/07/2022

Recovery Services

No. 54236 (Amendment) R527-10: Disclosure of Information to the Office of Recovery Services
Published: 01/15/2022
Effective: 02/22/2022

No. 54235 (Amendment) R527-35: Non-IV-A Fee Schedule
Published: 1/15/2022
Effective: 02/22/2022

No. 54237 (Amendment) R527-39: Applicant/Recipient Cooperation
Published: 01/15/2022
Effective: 2/22/2022

No. 54234 (Amendment) R527-56: In-Kind Support
Published: 01/15/2022
Effective: 02/22/2022

No. 54247 (Amendment) R527-201: Medical Support Services
Published: 01/15/2022
Effective: 02/22/2022

No. 54230 (Amendment) R527-231: Review and Adjustment of a Child Support Order
Published: 01/15/2022
Effective: 02/22/2022

No. 54231 (Amendment) R527-250: Emancipation and a Child's Age of Majority
Published: 01/15/2022
Effective: 02/22/2022

No. 54265 (Amendment) R527-254: Limitations on the Collection of Arrears
Published: 01/15/2022
Effective: 02/22/2022

No. 54014 (Repeal) R527-255: Substantial Change in Circumstances
Published: 01/15/2022
Effective: 02/22/2022

No. 54239 (Amendment) R527-258: Enforcing Child Support When the Obligor is an Ex-Prisoner or in a Treatment Program
Published: 01/15/2022
Effective: 02/22/2022

No. 54233 (Amendment) R527-260: Driver License Suspension for Failure to Pay Support
Published: 01/15/2022
Effective: 02/22/2022

No. 54232 (Amendment) R527-475: State Tax Refund Intercept
Published: 01/15/2022
Effective: 02/22/2022

No. 54238 (Amendment) R527-936: Third Party Liability, Medicaid
Published: 01/15/2022
Effective: 02/22/2022

Services for People with Disabilities

No. 54224 (Amendment) R539-1: Eligibility
Published: 01/15/2022
Effective: 02/22/2022

No. 54226 (Repeal and Reenact) R539-2: Service Coordination
Published: 01/15/2022
Effective: 02/22/2022

No. 54227 (Repeal and Reenact) R539-3: Rights and Protections
Published: 01/15/2022
Effective: 02/22/2022

No. 54225 (Amendment) R539-5: Self-Administered Services
Published: 01/15/2022
Effective: 02/22/2022

No. 54229 (Amendment) R539-9: State Supported Employment Program
Published: 01/15/2022
Effective: 02/22/2022

Juvenile Justice Services

No. 54073 (New Rule) R547-2: Credit for Good Behavior
Published: 11/15/2021
Effective: 03/04/2022

No. 54221 (Amendment) R547-6: Youth Parole Authority
Published: 01/15/2022
Effective: 03/04/2022

No. 54068 (Amendment) R547-11: Guidelines for the Transfer to the Department of Corrections of a Minor Provisionally Housed in a Juvenile Justice Services Secure Care Facility
Published: 11/15/2021
Effective: 03/04/2022

No. 54223 (Amendment) R547-15: Formula for Reform Savings
Published: 01/15/2022
Effective: 03/04/2022

Natural Resources

Oil, Gas and Mining; Non-Coal

No. 54196 (Amendment) R647-1-106: Definitions
Published: 01/01/2022
Effective: 02/24/2022

NOTICES OF RULE EFFECTIVE DATES

Oil, Gas and Mining; Oil and Gas
No. 54197 (Amendment) R649-3-23: Well Workover and
Recompletion
Published: 01/01/2022
Effective: 02/24/2022

No. 54198 (Amendment) R649-5-3: Noticing and Approval
of Injection Wells
Published: 01/01/2022
Effective: 02/24/2022

No. 54200 (Amendment) R649-8-11: Form 10, Monthly Oil
and Gas Production Report
Published: 01/01/2022
Effective: 02/24/2022

No. 54199 (Amendment) R649-8-17: Form 15, Designation
of Workover or Recombination
Published: 01/01/2022
Effective: 02/24/2022

Pardons (Board of)

Administration
No. 53946 (Amendment) R671-301: Personal Appearance
Published: 12/15/2021
Effective: 02/16/2022

No. 53947 (Amendment) R671-303: Information Received,
Maintained or Used by the Board
Published: 12/15/2021
Effective: 02/16/2022

No. 53948 (Amendment) R671-304: Hearing Record
Published: 12/15/2021
Effective: 02/16/2022

No. 53949 (Amendment) R671-305: Board Decisions and
Orders
Published: 12/15/2021
Effective: 02/16/2022

No. 53950 (Amendment) R671-310: Rescission Hearings
Published: 12/15/2021
Effective: 02/16/2022

No. 53951 (Amendment) R671-316: Redetermination
Published: 12/15/2021
Effective: 02/16/2022

Workforce Services

Administration
No. 54268 (Amendment) R982-502-10: Terms of
Guarantee
Published: 01/15/2022
Effective: 02/22/2022

Employment Development
No. 53955 (Amendment) R986-700: Child Care Assistance
Amendment
Published: 10/01/2021
Effective: 03/31/2022

No. 53955 (Change in Proposed Rule) R986-700: Child
Care Assistance Amendment
Published: 12/01/2021
Effective: 03/31/2022

Homeless Services

No. 54289 (New Rule) R988-200: Homeless Shelter Cities
Mitigation Restricted Account
Published: 01/15/2022
Effective: 02/22/2022

Housing and Community Development

No. 54290 (Repeal) R990-102: Homeless Shelter Cities
Mitigation Restricted Account
Published: 01/15/2022
Effective: 02/22/2022

End of the Notices of Rule Effective Dates Section