

Volume 30  
Number 23  
August 15, 2013  
Pages 2105 - 2148

# The Oklahoma Register

---

Oklahoma  
Secretary of State  
Office of Administrative Rules



**Mary Fallin, Governor**  
**Larry Parman,**  
**Secretary of State**  
**Peggy Coe, Editor-in-Chief**

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

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

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

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

**Bartlesville** - Bartlesville Public Library

**Claremore** - Rogers State University, Stratton Taylor Library

**Clinton** - Clinton Public Library

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

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

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

**Goodwell** - Oklahoma Panhandle State University

**Lawton** - Lawton Public Library

**McAlester** - McAlester Public Library

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

**Oklahoma City** - Metropolitan Library System

**Oklahoma City** - Oklahoma Department of Libraries

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

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

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

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

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

**CITE MATERIAL PUBLISHED IN THE OKLAHOMA REGISTER** by the volume and the beginning page number of the document in the *Register*. For example: 30 Ok Reg 256.

**SUBSCRIPTION RATES** for the *Register* are \$500.00 per year for the printed issues and \$300.00 per year for the CD-ROM issues, payable in advance. When available, individual printed issues may be purchased for \$20.00 plus the cost of postage, payable in advance. Make checks payable to "Secretary of State." Send subscription requests, change of address notices, and undelivered copies to: Secretary of State, Office of Administrative Rules, 2300 N. Lincoln Boulevard, Suite 101, Oklahoma City, OK 73105.

**INFORMATION ABOUT THIS PUBLICATION** may be obtained by contacting the OAR by mail at Oklahoma Secretary of State, Office of Administrative Rules, 2300 North Lincoln Boulevard, Suite 101, Oklahoma City, OK 73105, by phone at (405) 521-4911, or by fax at (405) 522-3555. Information may also be obtained by visiting the OAR's office, located in Room 220, Will Rogers Building, 2401 N. Lincoln Boulevard, Oklahoma City, between 8:00 a.m. and 5:00 p.m., Monday through Friday.

This publication is issued and printed by the Secretary of State as authorized by 75 O.S., Section 255. 53 copies have been prepared and distributed at a cost of \$218.86. Copies have been deposited with the Oklahoma Department of Libraries, Publications Clearinghouse.

ISSN 0030-1728

# Table of Contents

<b>Agency/Action/Subject Index</b> .....	iii
<b>Rules Affected Index</b> .....	iv
<b>Agency Index (Title numbers assigned)</b> .....	xxvi
<b>Notices of Rulemaking Intent</b>	
Public Employees Relations Board (Title 585) .....	2105, 2106
<b>Submissions for Review</b>	
Optometry, Board of Examiners in (Title 505) .....	2107
<b>Gubernatorial Approvals</b>	
Chiropractic Examiners, Board of (Title 140) .....	2109
Optometry, Board of Examiners in (Title 505) .....	2110
<b>Gubernatorial Disapprovals</b>	
Chiropractic Examiners, Board of (Title 140) .....	2111
<b>Legislative Disapprovals</b>	
Chiropractic Examiners, Board of (Title 140) .....	2113
<b>Emergency Adoptions</b>	
Central Services, Department of (Title 580) .....	2115
Veterans Affairs, Oklahoma Department of (Title 770) .....	2120
<b>Permanent Final Adoptions</b>	
Chiropractic Examiners, Board of (Title 140) .....	2123, 2125, 2127, 2128, 2129
Education, State Department of (Title 210) .....	2132
Optometry, Board of Examiners in (Title 505) .....	2136
<b>Executive Orders (Title 1)</b> .....	2141



# Agency/Action/Subject Index

## CHIROPRACTIC Examiners, Board of (Title 140)

### *Gubernatorial Approvals*

Administrative Organization and Operations (Chapter 1) .....	2109
Disciplinary Procedures (Chapter 3) .....	2109
Licensure of Chiropractic Physicians (Chapter 10) .....	2109
Special Certifications and Miscellaneous Provisions (Chapter 15) .....	2109
Certified Chiropractic Assistants (Chapter 30) .....	2109

### *Gubernatorial Disapprovals*

Licensure of Chiropractic Physicians (Chapter 10) .....	2111
---	------

### *Legislative Disapprovals*

Licensure of Chiropractic Physicians (Chapter 10) .....	2113
---	------

### *Permanent Final Adoptions*

Administrative Organization and Operations (Chapter 1) .....	2123
Disciplinary Procedures (Chapter 3) .....	2125
Licensure of Chiropractic Physicians (Chapter 10) .....	2127
Special Certifications and Miscellaneous Provisions (Chapter 15) .....	2128
<u>Certified Chiropractic Assistants</u> (Chapter 30) .....	2129

## EDUCATION, State Department of (Title 210)

### *Permanent Final Adoptions*

School Administration and Instructional Services (Chapter 10) .....	2132
--	------

## GOVERNOR

### *Executive Orders*

Amending EO 2011-6, creating the cabinet system. (11-6A) .....	2141
Amending EO 2013-20, declaring disaster emergency caused by tornadoes, severe storms, straight-line winds and flooding in 53 counties (13-20C) .....	2145

## GOVERNOR – *continued*

### *Executive Orders – continued*

Amending EO 2013-22, temporarily suspending certain regulatory requirements as they apply to vehicles used for storm relief in Oklahoma (13-22C) .....	2146
Declaring disaster emergency caused by severe storms, straight line winds, and flooding in 35 counties (13-28) .....	2147
Temporarily suspending certain regulatory requirements as they apply to vehicles used for storm relief in Oklahoma (13-29) .....	2147

## OPTOMETRY, Board of Examiners in (Title 505)

### *Submissions for Review*

Licensure and Regulation of Optometrists (Chapter 10) .....	2107
--	------

### *Gubernatorial Approvals*

Licensure and Regulation of Optometrists (Chapter 10) .....	2110
--	------

### *Permanent Final Adoptions*

Licensure and Regulation of Optometrists (Chapter 10) .....	2136
--	------

## CENTRAL Services, Department of (Title 580)

### *Emergency Adoptions*

Fleet Management Division (Chapter 35) .....	2115
--	------

## PUBLIC Employees Relations Board (Title 585)

### *Notices of Rulemaking Intent*

Operations Under the FPAA <del>and the MECBA</del> (Chapter 2) .....	2105
Unfair Labor Practice Charges <del>and Prohibited Practice</del> (Chapter 30) .....	2105
Certification Cases (Chapter 35) .....	2106

## VETERANS Affairs, Oklahoma Department of (Title 770)

### *Emergency Adoptions*

Administrative Operations (Chapter 1) .....	2120
---	------

# Rules Affected Index

[(E) = Emergency action]

Rule	Register Page	Rule	Register Page
35:10-1-3.....	[AMENDED] ..... 787	35:15-42-40.....	[REVOKED] ..... 809
35:13-1-1.....	[AMENDED] ..... 788	35:15-42-41.....	[REVOKED] ..... 809
35:13-1-2.....	[AMENDED] ..... 788	35:15-42-42.....	[REVOKED] ..... 809
35:15-1-1.....	[AMENDED] ..... 790	35:15-42-43.....	[REVOKED] ..... 809
35:15-1-2.....	[AMENDED] ..... 790	35:15-42-44.....	[REVOKED] ..... 810
35:15-1-4.....	[AMENDED] ..... 790	35:15-42-45.....	[REVOKED] ..... 810
35:15-1-5.....	[NEW] ..... 790	35:15-42-46.....	[REVOKED] ..... 810
35:15-11-1.....	[AMENDED] ..... 791	35:15-42-51.....	[REVOKED] ..... 810
35:15-11-15.....	[REVOKED] ..... 791	35:15-42-52.....	[REVOKED] ..... 811
35:15-11-18.....	[REVOKED] ..... 791	35:15-42-53.....	[REVOKED] ..... 811
35:15-13-1.....	[AMENDED] ..... 792	35:15-42-54.....	[NEW] ..... 811
35:15-13-3.....	[AMENDED] ..... 792	35:15-44-1.....	[AMENDED] ..... 811
35:15-13-5.....	[AMENDED] ..... 793	35:15-44-19.....	[AMENDED] ..... 812
35:15-13-6.....	[AMENDED] ..... 793	35:15-44-20.....	[AMENDED] ..... 812
35:15-13-7.....	[AMENDED] ..... 794	35:15-47-2.....	[AMENDED] ..... 812
35:15-17-1.....	[AMENDED] ..... 794	35:15-47-6.....	[AMENDED] ..... 812
35:15-17-3.....	[AMENDED] ..... 795	35:15-47-18.....	[AMENDED] ..... 813
35:15-17-49.....	[AMENDED] ..... 796	35:17-3-11.....	[AMENDED] ..... 814
35:15-17-73.....	[AMENDED] ..... 796	35:17-3-14.....	[AMENDED] ..... 817
35:15-17-74.....	[AMENDED] ..... 796	35:17-3-18.....	[AMENDED] ..... 818
35:15-17-76.....	[REVOKED] ..... 796	35:17-3-19.....	[AMENDED] ..... 818
35:15-17-78.....	[AMENDED] ..... 796	35:17-4-5.....	[AMENDED] ..... 819
35:15-22-1.....	[AMENDED] ..... 796	35:17-4-9.....	[AMENDED] ..... 819
35:15-22-3.....	[AMENDED] ..... 798	35:17-5-2.....	[AMENDED] ..... 821
35:15-22-4.....	[AMENDED] ..... 798	35:17-5-3.....	[AMENDED] ..... 821
35:15-22-33.....	[AMENDED] ..... 798	35:17-5-5.....	[AMENDED] ..... 822
35:15-22-34.....	[AMENDED] ..... 798	35:17-5-10.1.....	[AMENDED] ..... 823
35:15-22-35.....	[AMENDED] ..... 799	35:30-17-13.....	[AMENDED] ..... 824
35:15-22-71.....	[AMENDED] ..... 799	35:30-17-17.....	[AMENDED] ..... 825
35:15-22-72.....	[AMENDED] ..... 799	35:30-17-17.1.....	[NEW] ..... 825
35:15-22-109.....	[REVOKED] ..... 799	35:30-17-17.2.....	[NEW] ..... 825
35:15-34-2.....	[AMENDED] ..... 800	35:30-17-89.1.....	[AMENDED] ..... 825
35:15-34-3.....	[REVOKED] ..... 800	35:37-3-1.....	[AMENDED] ..... 826
35:15-34-4.....	[REVOKED] ..... 800	35:37-5-1.....	[AMENDED] ..... 826
35:15-34-5.....	[AMENDED] ..... 800	35:37-5-2.....	[AMENDED] ..... 827
35:15-34-6.....	[AMENDED] ..... 801	35:44-1-2.....	[AMENDED] ..... 828
35:15-34-7.....	[AMENDED] ..... 802	35:44-1-3.....	[AMENDED] ..... 828
35:15-34-8.....	[REVOKED] ..... 802	35:44-3-3.....	[AMENDED] ..... 828
35:15-34-9.....	[REVOKED] ..... 803	35:55-1-1.....	[NEW] ..... 830
35:15-34-10.....	[AMENDED] ..... 803	35:55-1-2.....	[NEW] ..... 830
35:15-34-11.....	[AMENDED] ..... 804	35:55-1-3.....	[NEW] ..... 830
35:15-34-13.....	[AMENDED] ..... 804	35:55-1-4.....	[NEW] ..... 831
35:15-34-15.....	[AMENDED] ..... 804	35:55-1-5.....	[NEW] ..... 832
35:15-34-17.....	[REVOKED] ..... 804	35:55-1-6.....	[NEW] ..... 832
35:15-34-18.....	[NEW] ..... 804	35:55-1-7.....	[NEW] ..... 832
35:15-36-1.....	[AMENDED] ..... 804	35:55-1-8.....	[NEW] ..... 832
35:15-36-2.....	[AMENDED] ..... 805	35:55-1-9.....	[NEW] ..... 832
35:15-38-1.....	[AMENDED] ..... 805	35:55-1-10.....	[NEW] ..... 833
35:15-38-2.....	[AMENDED] ..... 805	35:55-1-11.....	[NEW] ..... 833
35:15-38-2.1.....	[AMENDED] ..... 806	35:55-1-12.....	[NEW] ..... 833
35:15-40-49.1.....	[AMENDED] ..... 806	35:55-1-13.....	[NEW] ..... 833
35:15-42-1.....	[REVOKED] ..... 806	35:55-3-1.....	[NEW] ..... 833
35:15-42-31.....	[REVOKED] ..... 808	35:55-3-2.....	[NEW] ..... 834
35:15-42-32.....	[REVOKED] ..... 808	35:55-3-3.....	[NEW] ..... 834
35:15-42-33.....	[REVOKED] ..... 808	35:55-3-4.....	[NEW] ..... 834
35:15-42-34.....	[REVOKED] ..... 808	35:55-3-5.....	[NEW] ..... 835
35:15-42-35.....	[REVOKED] ..... 808	35:55-3-6.....	[NEW] ..... 835
35:15-42-36.....	[REVOKED] ..... 808	35:55-3-7.....	[NEW] ..... 835
35:15-42-37.....	[REVOKED] ..... 808	35:55-3-8.....	[NEW] ..... 835
35:15-42-38.....	[REVOKED] ..... 808	35:55-3-9.....	[NEW] ..... 835
35:15-42-39.....	[REVOKED] ..... 808	35:55-3-10.....	[NEW] ..... 836

35:55-5-1. . . . .	[NEW]	836	158:1-1-1. . . . .	[AMENDED]	1530
35:55-5-2. . . . .	[NEW]	836	158:1-3-1. . . . .	[AMENDED]	1530
35:55-5-3. . . . .	[NEW]	836	158:1-5-2. . . . .	[AMENDED]	1530
35:55-5-4. . . . .	[NEW]	837	158:1-5-3. . . . .	[AMENDED]	1531
35:55-5-5. . . . .	[NEW]	838	158:10-1-1. . . . .	[AMENDED]	1531
35:55-7-1. . . . .	[NEW]	838	158:10-3-1. . . . .	[AMENDED]	1531
35:55-7-2. . . . .	[NEW]	839	158:10-3-4. . . . .	[AMENDED]	1532
35:55-7-3. . . . .	[NEW]	839	158:10-5-1. . . . .	[AMENDED]	1533
35:55-7-4. . . . .	[NEW]	839	158:30-1-1. . . . .	[AMENDED]	1533
35:55-7-5. . . . .	[NEW]	839	158:30-1-2. . . . .	[AMENDED]	1533
35:55-7-6. . . . .	[NEW]	839	158:30-1-4. . . . .	[AMENDED]	1534
75:15-1-2. . . . .	[AMENDED]	1915	158:30-3-1. . . . .	[AMENDED]	1534
75:15-2-1. . . . .	[AMENDED]	1919	158:30-3-2. . . . .	[AMENDED]	1535
75:15-2-2. . . . .	[AMENDED]	1921	158:30-5-4. . . . .	[AMENDED]	1535
75:15-2-5. . . . .	[NEW]	1921	158:30-9-1. . . . .	[AMENDED]	1536
75:15-2-6. . . . .	[NEW]	1921	158:30-9-3. . . . .	[AMENDED]	1536
75:15-2-7. . . . .	[NEW]	1922	158:30-9-4. . . . .	[AMENDED] (E)	771
75:15-5-3. . . . .	[AMENDED]	1922	158:30-9-4. . . . .	[AMENDED]	1536
75:15-5-3.1. . . . .	[AMENDED]	1923	158:40-1-4. . . . .	[AMENDED]	1539
75:15-5-4. . . . .	[AMENDED]	1924	158:40-3-1. . . . .	[AMENDED]	1539
75:15-5-4.1. . . . .	[NEW]	1924	158:40-7-1. . . . .	[AMENDED]	1540
75:15-5-7. . . . .	[NEW]	1925	158:40-7-5. . . . .	[AMENDED]	1540
75:15-17-3. . . . .	[AMENDED]	1925	158:40-9-3. . . . .	[AMENDED]	1541
92:10-1-2. . . . .	[AMENDED]	1523	158:40-9-4. . . . .	[AMENDED] (E)	774
92:10-1-4. . . . .	[AMENDED]	1528	158:40-9-4. . . . .	[AMENDED]	1541
92:10-1-6. . . . .	[AMENDED]	1524	158:50-1-2. . . . .	[AMENDED] (E)	777
92:10-1-7. . . . .	[AMENDED]	1525	158:50-1-2. . . . .	[AMENDED]	1544
92:10-1-8. . . . .	[AMENDED]	1525	158:50-1-3. . . . .	[AMENDED] (E)	778
92:10-3-2. . . . .	[AMENDED]	1525	158:50-1-3. . . . .	[AMENDED]	1546
92:10-3-5. . . . .	[AMENDED]	1525	158:50-1-4. . . . .	[AMENDED]	1546
92:10-3-13. . . . .	[AMENDED]	1526	158:50-5-1. . . . .	[AMENDED] (E)	778
92:10-5-2. . . . .	[AMENDED]	1526	158:50-5-1. . . . .	[AMENDED]	1546
92:10-5-11. . . . .	[AMENDED]	1526	158:50-5-2. . . . .	[AMENDED] (E)	778
92:10-5-14. . . . .	[AMENDED]	1526	158:50-5-2. . . . .	[AMENDED]	1547
92:10-5-15. . . . .	[AMENDED]	1527	158:50-9-1. . . . .	[AMENDED] (E)	779
92:10-11-3. . . . .	[AMENDED]	1527	158:50-9-1. . . . .	[AMENDED]	1547
135:10-21-2. . . . .	[AMENDED]	1529	158:50-9-2. . . . .	[AMENDED] (E)	780
135:10-21-3. . . . .	[REVOKED]	1530	158:50-9-2. . . . .	[AMENDED]	1548
140:1-1-2. . . . .	[AMENDED]	2123	158:50-9-3. . . . .	[AMENDED]	1548
140:3-3-2. . . . .	[AMENDED]	2125	158:50-9-7. . . . .	[AMENDED] (E)	781
140:3-3-9. . . . .	[NEW]	2126	158:50-9-7. . . . .	[AMENDED] (E)	784
140:10-5-1. . . . .	[AMENDED]	2127	158:50-9-7. . . . .	[AMENDED]	1549
140:10-8-1. . . . .	[AMENDED]	2128	158:50-11-2. . . . .	[AMENDED] (E)	782
140:15-5-1. . . . .	[AMENDED]	2129	158:50-11-2. . . . .	[AMENDED]	1551
140:15-5-4. . . . .	[NEW]	2129	158:60-1-2. . . . .	[AMENDED]	1552
140:15-8-3. . . . .	[AMENDED]	2129	158:60-5-1. . . . .	[AMENDED]	1553
140:30-1-1. . . . .	[NEW]	2130	158:60-5-2. . . . .	[AMENDED]	1553
140:30-1-2. . . . .	[NEW]	2130	158:60-5-3. . . . .	[AMENDED]	1553
140:30-3-1. . . . .	[NEW]	2130	158:60-5-4. . . . .	[AMENDED]	1553
140:30-3-2. . . . .	[NEW]	2130	158:60-5-5. . . . .	[AMENDED]	1554
140:30-3-3. . . . .	[NEW]	2130	158:70-1-2. . . . .	[AMENDED]	1556
140:30-3-4. . . . .	[NEW]	2131	158:70-1-3. . . . .	[AMENDED]	1557
140:30-3-5. . . . .	[NEW]	2131	158:70-1-4. . . . .	[NEW]	1562
140:30-3-6. . . . .	[NEW]	2131	158:70-9-1. . . . .	[AMENDED]	1562
140:30-3-7. . . . .	[NEW]	2131	158:70-9-5. . . . .	[AMENDED]	1562
150:140-1-1. . . . .	[NEW] (E)	101	158:70-9-6. . . . .	[AMENDED]	1563
150:140-1-1. . . . .	[NEW]	481	158:70, App. A. . . . .	[NEW]	1564
150:140-1-2. . . . .	[NEW] (E)	101	160:3-1-4. . . . .	[AMENDED]	1025
150:140-1-2. . . . .	[NEW]	481	160:45-1-2. . . . .	[AMENDED]	1027
150:140-1-3. . . . .	[NEW] (E)	101	160:45-1-3. . . . .	[AMENDED]	1028
150:140-1-3. . . . .	[NEW]	482	160:45-5-1. . . . .	[AMENDED]	1029
150:140-1-4. . . . .	[NEW] (E)	102	160:45-5-3. . . . .	[AMENDED]	1031
150:140-1-4. . . . .	[NEW]	482	160:45-5-9. . . . .	[NEW]	1032
150:140-1-5. . . . .	[NEW] (E)	102	165:5-3-21. . . . .	[AMENDED]	1034
150:140-1-5. . . . .	[NEW]	483	165:5-3-22. . . . .	[AMENDED]	1034
150:140-1-6. . . . .	[NEW] (E)	103	165:5-3-25. . . . .	[AMENDED]	1035
150:140-1-6. . . . .	[NEW]	483	165:5-7-6. . . . .	[AMENDED]	1035

**Rules Affected Index – *continued***

165:5-7-27. . . . .	[AMENDED]	1036	165:55-5-12. . . . .	[REVOKED]	1574
165:5-23-6. . . . .	[AMENDED]	1038	165:55-9-14. . . . .	[AMENDED]	1574
165:5, App. F. . . . .	[REVOKED]	1039	165:55-13-20. . . . .	[AMENDED]	1575
165:5, App. F. . . . .	[NEW]	1039	165:55-17-7. . . . .	[AMENDED]	1576
165:10-1-4. . . . .	[AMENDED]	1041	165:55-23-3. . . . .	[AMENDED]	1577
165:10-1-7. . . . .	[AMENDED]	1041	165:55-23-7. . . . .	[AMENDED]	1579
165:10-3-3. . . . .	[AMENDED]	1041	165:55-23-11. . . . .	[AMENDED]	1579
165:10-3-4. . . . .	[AMENDED]	1041	165:55-23-15. . . . .	[AMENDED]	1580
165:10-3-17. . . . .	[AMENDED]	1041	165:55-23-17. . . . .	[AMENDED]	1581
165:10-3-28. . . . .	[AMENDED]	1041	165:55-23-52. . . . .	[AMENDED]	1581
165:10-5-5. . . . .	[AMENDED]	1041	165:59-1-4. . . . .	[AMENDED]	1582
165:10-5-6. . . . .	[AMENDED]	1041	165:59-3-14. . . . .	[AMENDED]	1584
165:10-5-7. . . . .	[AMENDED]	1041	165:59-3-38. . . . .	[AMENDED]	1586
165:10-7-10. . . . .	[NEW]	1041	165:59-3-60. . . . .	[AMENDED]	1586
165:10-7-16. . . . .	[AMENDED]	1041	165:59-3-62. . . . .	[AMENDED]	1587
165:10-7-17. . . . .	[AMENDED]	1041	165:59-3-64. . . . .	[AMENDED]	1589
165:10-7-19. . . . .	[AMENDED]	1041	165:59-7-1. . . . .	[AMENDED]	1589
165:10-7-24. . . . .	[AMENDED]	1041	165:59-7-6. . . . .	[AMENDED]	1589
165:10-7-26. . . . .	[AMENDED]	1041	165:59-7-8. . . . .	[AMENDED]	1590
165:10-7-31. . . . .	[AMENDED]	1041	165:59-7-17. . . . .	[AMENDED]	1590
165:10-9-1. . . . .	[AMENDED]	1041	165:59-9-1. . . . .	[AMENDED]	1591
165:10-9-3. . . . .	[AMENDED]	1041	165:59-9-3. . . . .	[AMENDED]	1591
165:10-11-4. . . . .	[AMENDED]	1041	210:1-5-6. . . . .	[AMENDED]	1593
165:10-17-7. . . . .	[AMENDED]	1041	210:10-13-11. . . . .	[AMENDED]	1046
165:10-17-11. . . . .	[AMENDED]	1041	210:10-13-16. . . . .	[AMENDED] (E)	1907
165:15-3-20. . . . .	[AMENDED]	583	210:10-13-16. . . . .	[AMENDED]	2132
165:15-15-9. . . . .	[AMENDED]	584	210:10-13-18. . . . .	[AMENDED]	1597
165:15-15-40.1. . . . .	[NEW]	584	210:10-13-22. . . . .	[AMENDED]	1600
165:25-1-54. . . . .	[AMENDED]	585	210:15-27-1. . . . .	[AMENDED]	1608
165:25-1-67. . . . .	[AMENDED]	585	210:15-27-2. . . . .	[AMENDED]	1609
165:25-1-101. . . . .	[AMENDED]	585	210:20-3-4. . . . .	[REVOKED]	1612
165:25-1-102. . . . .	[AMENDED]	586	210:20-3-5. . . . .	[REVOKED]	1613
165:25-2-71. . . . .	[AMENDED]	586	210:20-9-98. . . . .	[AMENDED]	1614
165:26-1-56. . . . .	[AMENDED]	587	210:20-9-104. . . . .	[AMENDED]	1615
165:26-1-90. . . . .	[AMENDED]	587	210:30-3-3. . . . .	[REVOKED]	1047
165:26-1-110. . . . .	[AMENDED]	588	210:30-5-1. . . . .	[AMENDED]	1048
165:26-2-91. . . . .	[AMENDED]	588	210:30-5-3. . . . .	[NEW]	1051
165:27-1-1. . . . .	[AMENDED]	589	210:30-5-4. . . . .	[NEW]	1052
165:27-3-1. . . . .	[AMENDED]	589	210:30-5-5. . . . .	[NEW]	1052
165:27-5-1. . . . .	[AMENDED]	590	210:30-5-6. . . . .	[NEW]	1052
165:27-7-2. . . . .	[AMENDED]	590	210:30-5-7. . . . .	[NEW]	1053
165:27-7-6. . . . .	[AMENDED]	591	210:35-3-201. . . . .	[AMENDED]	1054
165:27-7-7. . . . .	[AMENDED]	591	210:40-87-6. . . . .	[NEW]	1617
165:28-1-1. . . . .	[REVOKED]	592	230:10-1-1. . . . .	[AMENDED]	1618
165:28-1-2. . . . .	[REVOKED]	592	230:10-3-1. . . . .	[REVOKED]	1619
165:28-1-3. . . . .	[REVOKED]	592	230:10-3-2. . . . .	[REVOKED]	1619
165:28-1-4. . . . .	[REVOKED]	592	230:10-3-3. . . . .	[REVOKED]	1619
165:28-1-5. . . . .	[REVOKED]	593	230:10-3-4. . . . .	[REVOKED]	1619
165:28-1-6. . . . .	[REVOKED]	593	230:10-3-5. . . . .	[REVOKED]	1619
165:28-1-7. . . . .	[REVOKED]	593	230:10-3-5.1. . . . .	[REVOKED]	1619
165:28-3-1. . . . .	[REVOKED]	594	230:10-3-6. . . . .	[REVOKED]	1620
165:29-3-2. . . . .	[AMENDED]	595	230:10-3-7. . . . .	[REVOKED]	1620
165:29-3-81. . . . .	[AMENDED]	595	230:10-3-8. . . . .	[REVOKED]	1620
165:29-3-90. . . . .	[AMENDED]	596	230:10-3-9.2. . . . .	[REVOKED]	1620
165:30-3-11. . . . .	[AMENDED]	1042	230:10-3-10. . . . .	[AMENDED]	1620
165:30-26-1. . . . .	[NEW]	1044	230:10-3-11. . . . .	[REVOKED]	1621
165:30-26-2. . . . .	[NEW]	1044	230:10-3-12. . . . .	[AMENDED]	1621
165:30-26-3. . . . .	[NEW]	1044	230:10-3-13. . . . .	[REVOKED]	1621
165:30-26-4. . . . .	[NEW]	1045	230:10-3-14. . . . .	[AMENDED]	1621
165:30-26-10. . . . .	[NEW]	1045	230:10-3-15. . . . .	[AMENDED]	1622
165:30-26-11. . . . .	[NEW]	1045	230:10-3-16. . . . .	[AMENDED]	1622
165:30-26-12. . . . .	[NEW]	1045	230:10-3-16.1. . . . .	[REVOKED]	1622
165:30-26-13. . . . .	[NEW]	1045	230:10-3-23. . . . .	[REVOKED]	1622
165:55-1-4. . . . .	[AMENDED]	1565	230:10-3-24. . . . .	[REVOKED]	1622
165:55-3-1. . . . .	[AMENDED]	1569	230:10-3-25. . . . .	[REVOKED]	1622
165:55-3-22. . . . .	[AMENDED]	1572	230:10-3-26. . . . .	[AMENDED]	1622
165:55-5-11. . . . .	[AMENDED]	1573	230:10-3-27. . . . .	[REVOKED]	1622

230:10-3-29.	[REVOKED]	1623	230:15-9-31.	[AMENDED]	1639
230:10-3-30.	[REVOKED]	1623	230:15-9-32.	[AMENDED]	1639
230:10-3-33.	[REVOKED]	1623	230:15-11-1.	[REVOKED]	1640
230:10-3-34.	[REVOKED]	1623	230:15-11-3.	[REVOKED]	1640
230:10-3-35.	[AMENDED]	1623	230:15-11-6.	[REVOKED]	1640
230:10-3-36.	[REVOKED]	1623	230:15-11-20.	[AMENDED]	1640
230:10-3-38.	[AMENDED]	1623	230:15-11-21.	[AMENDED]	1640
230:10-5-2.	[REVOKED]	1623	230:15-11-22.	[AMENDED]	1641
230:10-5-7.	[AMENDED]	1624	230:15-11-23.	[AMENDED]	1641
230:10-5-12.	[AMENDED]	1624	230:15-11-24.	[AMENDED]	1641
230:10-5-13.	[AMENDED]	1624	230:15-11-25.	[AMENDED]	1641
230:10-7-1.1.	[NEW]	1624	230:15-11-28.	[AMENDED]	1641
230:10-7-3.	[REVOKED]	1624	230:15-11-29.	[NEW]	1642
230:10-7-4.	[REVOKED]	1625	230:20-3-1.	[REVOKED]	1643
230:10-7-5.	[REVOKED]	1625	230:20-3-10.	[REVOKED]	1643
230:10-7-6.	[REVOKED]	1625	230:20-3-11.	[REVOKED]	1643
230:10-7-7.	[REVOKED]	1625	230:20-3-12.	[REVOKED]	1643
230:10-7-8.	[REVOKED]	1625	230:20-3-13.	[REVOKED]	1643
230:10-7-9.	[REVOKED]	1625	230:20-3-14.	[REVOKED]	1644
230:10-7-10.	[REVOKED]	1625	230:20-3-15.	[REVOKED]	1644
230:10-7-15.	[REVOKED]	1625	230:20-3-17.	[REVOKED]	1644
230:10-7-23.	[REVOKED]	1626	230:20-3-23.	[REVOKED]	1644
230:10-7-27.	[REVOKED]	1626	230:20-3-25.	[REVOKED]	1644
230:10-7-38.	[REVOKED]	1626	230:20-3-30.	[AMENDED]	1644
230:10-7-39.	[REVOKED]	1626	230:20-3-31.	[AMENDED]	1644
230:10-7-40.	[AMENDED]	1626	230:20-3-32.	[AMENDED]	1644
230:10-7-43.	[AMENDED]	1626	230:20-3-33.	[AMENDED]	1644
230:10-7-44.	[REVOKED]	1627	230:20-3-34.	[AMENDED]	1645
230:10-7-47.	[AMENDED]	1627	230:20-3-36.	[REVOKED]	1645
230:10-7-50.	[AMENDED]	1627	230:20-3-37.	[AMENDED]	1645
230:10-7-51.	[REVOKED]	1627	230:20-3-41.	[REVOKED]	1645
230:10-7-58.	[NEW]	1627	230:20-3-43.	[REVOKED]	1645
230:10-7-59.	[AMENDED]	1627	230:20-3-47.	[REVOKED]	1645
230:10-7-60.	[REVOKED]	1628	230:20-3-48.	[REVOKED]	1646
230:10-7-62.	[REVOKED]	1628	230:20-3-49.	[AMENDED]	1646
230:10-7-63.	[REVOKED]	1628	230:20-3-50.	[REVOKED]	1646
230:10-7-64.	[REVOKED]	1628	230:20-3-51.	[REVOKED]	1646
230:10-7-65.	[REVOKED]	1628	230:20-3-56.	[REVOKED]	1646
230:10-7-70.	[AMENDED]	1628	230:20-3-70.	[REVOKED]	1646
230:10-7-71.	[AMENDED]	1628	230:20-5-1.	[REVOKED]	1646
230:10-7-73.	[AMENDED]	1628	230:20-5-2.	[REVOKED]	1646
230:10-7-79.	[AMENDED]	1628	230:20-5-3.	[REVOKED]	1646
230:10-7-81.	[AMENDED]	1629	230:20-5-4.	[REVOKED]	1647
230:10-7-82.	[AMENDED]	1629	230:20-5-5.	[AMENDED]	1647
230:10-7-84.	[REVOKED]	1629	230:20-5-8.	[REVOKED]	1647
230:10-7-96.	[REVOKED]	1629	230:20-5-9.	[REVOKED]	1647
230:10-7-97.	[REVOKED]	1629	230:20-5-10.	[AMENDED]	1647
230:10-7-99.	[AMENDED]	1629	230:20-5-11.	[REVOKED]	1647
230:10-7-100.	[REVOKED]	1629	230:20-5-12.	[AMENDED]	1647
230:10-7-103.	[REVOKED]	1630	230:20-5-13.	[REVOKED]	1647
230:10-7-108.	[AMENDED]	1630	230:20-5-14.	[REVOKED]	1647
230:10-7-110.	[REVOKED]	1630	230:20-5-15.	[REVOKED]	1647
230:10-7-111.	[REVOKED]	1630	230:20-5-16.	[REVOKED]	1647
230:10-7-119.	[REVOKED]	1630	230:20-5-17.	[AMENDED]	1647
230:10-7-132.	[AMENDED]	1631	230:25-3-1.	[REVOKED]	1649
230:15-3-10.	[AMENDED]	1632	230:25-3-2.	[REVOKED]	1649
230:15-3-23.	[AMENDED]	1632	230:25-3-3.	[AMENDED]	1649
230:15-5-2.	[AMENDED]	1633	230:25-3-4.	[REVOKED]	1649
230:15-5-5.	[REVOKED]	1633	230:25-5-1.	[AMENDED]	1649
230:15-5-30.	[AMENDED]	1633	230:25-5-3.	[AMENDED]	1649
230:15-5-73.	[AMENDED]	1633	230:25-5-3.1.	[AMENDED]	1650
230:15-5-77.	[REVOKED]	1634	230:25-5-4.	[REVOKED]	1650
230:15-5-78.	[AMENDED]	1634	230:25-5-5.	[AMENDED]	1650
230:15-5-84.	[AMENDED]	1634	230:25-7-1.	[REVOKED]	1650
230:15-9-18.	[AMENDED]	1635	230:25-7-2.	[AMENDED]	1650
230:15-9-22.1.	[AMENDED]	1637	230:25-7-3.	[AMENDED]	1651
230:15-9-25.	[AMENDED]	1638	230:25-7-4.	[AMENDED]	1651

## Rules Affected Index – *continued*

---

230:25-9-3. ....	[REVOKED] .....	1651	230:30-19-4. ....	[AMENDED] .....	1669
230:25-9-4. ....	[NEW] .....	1651	230:30-19-5. ....	[AMENDED] .....	1670
230:25-11-1. ....	[AMENDED] .....	1652	230:30-19-6. ....	[AMENDED] .....	1671
230:25-13-1. ....	[AMENDED] .....	1652	230:30-19-15. ....	[REVOKED] .....	1671
230:25-13-1.1. ....	[AMENDED] .....	1652	230:30-19-16. ....	[REVOKED] .....	1671
230:25-13-1.3. ....	[NEW] .....	1652	230:30-19-17. ....	[REVOKED] .....	1672
230:25-13-2. ....	[AMENDED] .....	1653	230:30-21-1. ....	[AMENDED] .....	1672
230:25-13-3. ....	[REVOKED] .....	1653	230:30-21-2. ....	[AMENDED] .....	1672
230:25-13-4. ....	[REVOKED] .....	1653	230:35-1-2. ....	[AMENDED] .....	1674
230:25-13-6. ....	[REVOKED] .....	1653	230:35-3-2. ....	[REVOKED] .....	1675
230:25-13-12. ....	[REVOKED] .....	1653	230:35-3-2.1. ....	[NEW] .....	1675
230:25-15-1. ....	[AMENDED] .....	1653	230:35-3-3. ....	[AMENDED] .....	1675
230:25-17-1.1. ....	[REVOKED] .....	1653	230:35-3-6. ....	[REVOKED] .....	1676
230:25-17-2. ....	[AMENDED] .....	1654	230:35-3-7. ....	[REVOKED] .....	1676
230:25-17-3. ....	[AMENDED] .....	1654	230:35-3-17. ....	[AMENDED] .....	1676
230:25-17-4. ....	[AMENDED] .....	1654	230:35-3-18. ....	[AMENDED] .....	1676
230:25-19-1. ....	[REVOKED] .....	1654	230:35-3-20. ....	[REVOKED] .....	1676
230:25-19-2. ....	[REVOKED] .....	1654	230:35-3-31.1. ....	[AMENDED] .....	1676
230:25-19-3. ....	[REVOKED] .....	1654	230:35-3-33. ....	[AMENDED] .....	1676
230:25-19-4. ....	[REVOKED] .....	1654	230:35-3-41. ....	[AMENDED] .....	1677
230:25-19-5. ....	[REVOKED] .....	1655	230:35-3-49. ....	[AMENDED] .....	1677
230:25-19-6. ....	[REVOKED] .....	1655	230:35-3-68. ....	[AMENDED] .....	1677
230:25-19-7. ....	[REVOKED] .....	1655	230:35-3-68.1. ....	[AMENDED] .....	1677
230:25-21-1. ....	[NEW] .....	1655	230:35-3-68.2. ....	[AMENDED] .....	1677
230:25-21-2. ....	[NEW] .....	1655	230:35-3-70. ....	[REVOKED] .....	1678
230:25-21-3. ....	[NEW] .....	1655	230:35-3-71. ....	[AMENDED] .....	1678
230:25-21-4. ....	[NEW] .....	1656	230:35-3-75. ....	[AMENDED] .....	1679
230:25-21-5. ....	[NEW] .....	1656	230:35-3-76. ....	[AMENDED] .....	1679
230:30-1-2. ....	[AMENDED] .....	1657	230:35-3-83. ....	[AMENDED] .....	1679
230:30-3-1. ....	[REVOKED] .....	1658	230:35-3-84. ....	[AMENDED] .....	1679
230:30-3-2. ....	[REVOKED] .....	1658	230:35-3-84.1. ....	[AMENDED] .....	1680
230:30-3-3. ....	[REVOKED] .....	1658	230:35-3-85.1. ....	[AMENDED] .....	1681
230:30-5-1.1. ....	[REVOKED] .....	1659	230:35-3-85.2. ....	[NEW] .....	1682
230:30-5-8.1. ....	[REVOKED] .....	1659	230:35-3-85.3. ....	[NEW] .....	1682
230:30-7-2. ....	[REVOKED] .....	1660	230:35-3-85.4. ....	[NEW] .....	1682
230:30-7-3. ....	[REVOKED] .....	1660	230:35-3-86. ....	[REVOKED] .....	1682
230:30-7-3.1. ....	[REVOKED] .....	1660	230:35-3-87. ....	[AMENDED] .....	1683
230:30-7-4. ....	[AMENDED] .....	1660	230:35-3-91. ....	[AMENDED] .....	1684
230:30-7-5. ....	[REVOKED] .....	1660	230:35-3-91.1. ....	[AMENDED] .....	1685
230:30-7-6.1. ....	[AMENDED] .....	1660	230:35-3-92. ....	[REVOKED] .....	1685
230:30-7-6.3. ....	[AMENDED] .....	1661	230:35-3-93. ....	[AMENDED] .....	1686
230:30-7-7. ....	[AMENDED] .....	1661	230:35-3-98. ....	[AMENDED] .....	1686
230:30-7-9. ....	[AMENDED] .....	1661	230:35-3-100. ....	[AMENDED] .....	1686
230:30-7-11. ....	[AMENDED] .....	1662	230:35-3-101. ....	[AMENDED] .....	1686
230:30-7-11.1. ....	[AMENDED] .....	1663	230:35-3-103. ....	[AMENDED] .....	1686
230:30-7-11.3. ....	[AMENDED] .....	1664	230:35-3-126. ....	[AMENDED] .....	1686
230:30-7-13. ....	[AMENDED] .....	1664	230:35-3-128. ....	[AMENDED] .....	1687
230:30-7-14. ....	[AMENDED] .....	1664	230:35-3-130. ....	[AMENDED] .....	1687
230:30-7-14.1. ....	[AMENDED] .....	1664	230:35-3-131. ....	[AMENDED] .....	1688
230:30-7-14.2. ....	[AMENDED] .....	1665	230:35-3-132. ....	[AMENDED] .....	1689
230:30-9-5.2. ....	[AMENDED] .....	1665	230:35-3-140. ....	[AMENDED] .....	1689
230:30-11-2. ....	[REVOKED] .....	1665	230:35-3-141. ....	[AMENDED] .....	1689
230:30-11-6. ....	[REVOKED] .....	1666	230:35-5-1. ....	[AMENDED] .....	1689
230:30-11-7. ....	[AMENDED] .....	1666	230:35-5-2. ....	[AMENDED] .....	1690
230:30-15-1. ....	[REVOKED] .....	1667	230:35-5-8. ....	[AMENDED] .....	1690
230:30-15-2. ....	[REVOKED] .....	1667	230:35-5-17. ....	[AMENDED] .....	1690
230:30-15-3. ....	[REVOKED] .....	1667	230:35-5-17.1. ....	[AMENDED] .....	1691
230:30-15-4. ....	[REVOKED] .....	1667	230:35-5-28. ....	[AMENDED] .....	1691
230:30-15-5. ....	[REVOKED] .....	1667	230:35-5-29. ....	[AMENDED] .....	1691
230:30-15-6. ....	[REVOKED] .....	1668	230:35-5-31. ....	[AMENDED] .....	1691
230:30-15-7. ....	[REVOKED] .....	1668	230:35-5-32. ....	[AMENDED] .....	1691
230:30-15-8. ....	[REVOKED] .....	1668	230:35-5-32.1. ....	[REVOKED] .....	1692
230:30-15-9. ....	[REVOKED] .....	1668	230:35-5-36. ....	[AMENDED] .....	1692
230:30-17-1. ....	[REVOKED] .....	1668	230:35-5-37. ....	[AMENDED] .....	1692
230:30-17-2. ....	[REVOKED] .....	1668	230:35-5-38. ....	[AMENDED] .....	1692
230:30-17-3. ....	[REVOKED] .....	1669	230:35-5-39. ....	[AMENDED] .....	1693
230:30-17-4. ....	[REVOKED] .....	1669	230:35-5-40. ....	[AMENDED] .....	1693

230:35-5-41.	[AMENDED]	1693	230:40-3-1.	[AMENDED]	1708
230:35-5-47.	[AMENDED]	1693	230:40-3-1.1.	[REVOKED]	1708
230:35-5-53.	[REVOKED]	1693	230:40-3-7.	[REVOKED]	1709
230:35-5-54.	[AMENDED]	1693	230:40-3-8.	[REVOKED]	1709
230:35-5-55.	[AMENDED]	1693	230:40-3-9.	[REVOKED]	1709
230:35-5-56.	[AMENDED]	1694	230:40-3-10.	[REVOKED]	1710
230:35-5-57.	[AMENDED]	1694	230:40-3-11.	[REVOKED]	1710
230:35-5-58.	[AMENDED]	1694	230:40-3-15.	[REVOKED]	1710
230:35-5-59.	[AMENDED]	1695	230:40-3-16.	[REVOKED]	1710
230:35-5-70.	[AMENDED]	1695	230:40-3-23.	[REVOKED]	1710
230:35-5-75.1.	[AMENDED]	1695	230:40-3-29.	[REVOKED]	1710
230:35-5-75.2.	[AMENDED]	1695	230:40-3-30.	[REVOKED]	1710
230:35-5-75.3.	[AMENDED]	1696	230:40-3-31.	[REVOKED]	1710
230:35-5-76.	[AMENDED]	1696	230:40-3-32.	[REVOKED]	1711
230:35-5-79.	[AMENDED]	1696	230:40-3-37.	[REVOKED]	1711
230:35-5-81.	[AMENDED]	1697	230:40-3-38.	[REVOKED]	1711
230:35-5-105.	[AMENDED]	1697	230:40-5-1.	[REVOKED]	1711
230:35-5-113.2.	[AMENDED]	1697	230:40-5-2.	[REVOKED]	1711
230:35-5-119.	[AMENDED]	1698	230:40-5-3.	[REVOKED]	1711
230:35-5-120.1.	[AMENDED]	1698	230:40-5-4.	[REVOKED]	1711
230:35-5-127.	[AMENDED]	1699	230:40-5-4.1.	[REVOKED]	1711
230:35-5-129.	[AMENDED]	1699	230:40-5-5.	[REVOKED]	1711
230:35-5-134.	[AMENDED]	1699	230:40-5-9.	[REVOKED]	1712
230:35-5-136.	[AMENDED]	1700	230:40-5-10.	[REVOKED]	1712
230:35-5-141.	[REVOKED]	1700	230:40-5-11.	[REVOKED]	1712
230:35-5-142.	[REVOKED]	1700	230:40-5-16.	[REVOKED]	1712
230:35-5-143.	[REVOKED]	1700	230:40-5-18.	[REVOKED]	1712
230:35-5-144.	[REVOKED]	1700	230:40-5-20.	[REVOKED]	1712
230:35-5-145.	[REVOKED]	1700	230:40-5-25.	[REVOKED]	1712
230:35-5-146.	[AMENDED]	1700	230:40-5-26.	[REVOKED]	1712
230:35-5-150.	[REVOKED]	1701	230:40-5-27.	[REVOKED]	1712
230:35-5-151.	[REVOKED]	1701	230:40-5-28.	[REVOKED]	1713
230:35-5-153.	[REVOKED]	1701	230:40-5-29.	[REVOKED]	1713
230:35-5-154.	[REVOKED]	1701	230:40-5-34.	[REVOKED]	1713
230:35-5-159.	[REVOKED]	1701	230:40-5-35.	[REVOKED]	1713
230:35-5-160.	[REVOKED]	1701	230:40-5-36.	[REVOKED]	1713
230:35-5-161.	[REVOKED]	1702	230:40-5-37.	[REVOKED]	1713
230:35-5-162.	[REVOKED]	1702	230:40-5-38.	[REVOKED]	1713
230:35-5-172.	[AMENDED]	1703	230:40-5-39.	[REVOKED]	1713
230:35-5-174.	[AMENDED]	1703	230:40-5-40.	[REVOKED]	1713
230:35-5-176.	[AMENDED]	1703	230:40-5-41.	[REVOKED]	1713
230:35-5-177.	[AMENDED]	1703	230:40-5-42.	[REVOKED]	1714
230:35-5-177.1.	[NEW]	1704	230:40-5-43.	[REVOKED]	1714
230:35-9-7.	[AMENDED]	1704	230:40-5-44.	[REVOKED]	1714
230:35-9-16.	[REVOKED]	1705	230:40-5-45.	[REVOKED]	1714
230:35-11-1.	[REVOKED]	1705	230:40-5-47.	[REVOKED]	1714
230:35-11-2.	[REVOKED]	1705	230:40-5-53.	[REVOKED]	1714
230:35-11-3.	[REVOKED]	1705	230:40-5-58.	[REVOKED]	1714
230:35-11-4.	[REVOKED]	1705	230:40-5-59.	[REVOKED]	1714
230:35-11-5.	[REVOKED]	1705	230:40-5-60.	[REVOKED]	1714
230:35-11-6.	[REVOKED]	1705	230:40-5-65.	[AMENDED]	1714
230:35-11-7.	[REVOKED]	1705	230:40-5-77.	[REVOKED]	1715
230:35-11-8.	[REVOKED]	1706	230:40-5-78.	[REVOKED]	1715
230:35-11-9.	[REVOKED]	1706	230:40-5-84.	[REVOKED]	1715
230:35-11-10.	[REVOKED]	1706	230:40-5-85.	[REVOKED]	1716
230:35-11-11.	[REVOKED]	1706	230:40-7-1.	[REVOKED]	1716
230:35-11-12.	[REVOKED]	1706	230:40-7-2.	[REVOKED]	1716
230:35-11-13.	[REVOKED]	1706	230:40-7-3.	[REVOKED]	1716
230:35-11-14.	[REVOKED]	1706	230:40-7-4.	[REVOKED]	1716
230:35-11-15.	[REVOKED]	1706	230:40-7-8.	[REVOKED]	1716
230:35-11-16.	[REVOKED]	1706	230:40-7-9.	[REVOKED]	1717
230:35-11-17.	[REVOKED]	1706	230:40-7-10.	[REVOKED]	1717
230:35-11-18.	[REVOKED]	1706	230:40-7-17.	[REVOKED]	1717
230:35-11-19.	[REVOKED]	1706	230:40-7-18.	[REVOKED]	1717
230:35-11-20.	[REVOKED]	1706	230:40-7-20.	[REVOKED]	1717
230:35-11-21.	[REVOKED]	1706	230:40-7-21.	[REVOKED]	1717
230:35-11-22.	[REVOKED]	1707	230:40-7-28.	[REVOKED]	1717

**Rules Affected Index – *continued***

230:40-7-29.	[REVOKED]	1717	230:45-5-20.	[REVOKED]	1729
230:40-7-34.	[REVOKED]	1717	230:45, App. A.	[REVOKED]	1730
230:40-7-35.	[AMENDED]	1717	230:45, App. B.	[REVOKED]	1731
230:40-7-35.1.	[AMENDED]	1718	230:45, App. C.	[REVOKED]	1732
230:40-7-36.	[REVOKED]	1719	230:45, App. D.	[REVOKED]	1733
230:40-7-37.	[REVOKED]	1719	230:45, App. E.	[REVOKED]	1734
230:40-7-38.	[REVOKED]	1719	230:45, App. F.	[REVOKED]	1735
230:40-7-39.	[REVOKED]	1719	230:45, App. G.	[REVOKED]	1736
230:40-7-39.1.	[REVOKED]	1719	230:50-1-1.	[AMENDED]	1737
230:40-7-40.	[REVOKED]	1719	230:50-1-2.	[REVOKED]	1738
230:40-7-41.	[REVOKED]	1719	230:50-3-31.	[REVOKED]	1738
230:40-7-42.	[AMENDED]	1719	230:50-3-31.1.	[AMENDED]	1738
230:40-7-47.	[REVOKED]	1720	230:50-3-32.	[AMENDED]	1738
230:40-7-48.1.	[REVOKED]	1720	230:50-3-33.	[REVOKED]	1738
230:40-7-56.	[REVOKED]	1720	230:50-3-34.	[AMENDED]	1738
230:40-7-57.	[REVOKED]	1720	230:50-3-35.	[AMENDED]	1738
230:40-7-58.	[REVOKED]	1720	230:50-3-35.1.	[REVOKED]	1738
230:40-7-59.	[REVOKED]	1720	230:50-3-37.	[AMENDED]	1739
230:40-7-69.	[REVOKED]	1720	230:50-3-38.	[REVOKED]	1739
230:40-7-72.	[REVOKED]	1720	230:50-3-39.	[REVOKED]	1739
230:40-7-91.	[REVOKED]	1720	230:50-3-40.	[REVOKED]	1739
230:40-7-92.	[REVOKED]	1721	230:50-3-41.	[REVOKED]	1739
230:40-7-97.1.	[REVOKED]	1721	230:50-3-41.1.	[REVOKED]	1739
230:40-7-99.	[AMENDED]	1721	230:50-3-42.	[REVOKED]	1739
230:40-7-100.	[AMENDED]	1721	230:50-3-52.	[REVOKED]	1739
230:40-7-101.	[AMENDED]	1721	230:50-3-53.	[REVOKED]	1740
230:40-7-102.	[AMENDED]	1721	230:50-3-54.	[REVOKED]	1740
230:40-7-103.	[REVOKED]	1721	230:50-3-55.	[REVOKED]	1740
230:40-7-106.	[AMENDED]	1721	230:50-3-56.	[REVOKED]	1740
230:40-7-107.	[AMENDED]	1721	230:50-3-57.	[REVOKED]	1740
230:40-7-109.	[AMENDED]	1722	230:50-3-58.	[REVOKED]	1740
230:40-7-110.	[AMENDED]	1722	230:50-3-64.	[REVOKED]	1740
230:40-7-111.	[AMENDED]	1722	230:50-3-65.	[REVOKED]	1741
230:40-7-112.	[AMENDED]	1722	230:50-3-68.	[REVOKED]	1741
230:40-7-118.	[REVOKED]	1722	230:50-9-1.	[REVOKED]	1741
230:45-3-1.	[REVOKED]	1723	230:50-9-2.	[REVOKED]	1741
230:45-3-2.	[AMENDED]	1723	230:50-9-3.	[REVOKED]	1741
230:45-3-3.	[REVOKED]	1724	230:50-9-4.	[REVOKED]	1742
230:45-3-4.	[REVOKED]	1724	230:50-9-5.	[REVOKED]	1743
230:45-3-5.	[REVOKED]	1724	230:50-9-6.	[REVOKED]	1743
230:45-3-6.	[REVOKED]	1724	230:50-9-7.	[REVOKED]	1743
230:45-3-7.	[REVOKED]	1724	230:50-9-8.	[REVOKED]	1743
230:45-3-8.	[REVOKED]	1724	230:50-9-9.	[REVOKED]	1744
230:45-3-9.	[REVOKED]	1724	235:1-1-2.	[AMENDED]	1745
230:45-3-10.	[REVOKED]	1724	235:10-1-2.	[AMENDED]	1746
230:45-3-11.	[REVOKED]	1724	235:10-1-4.	[AMENDED]	1747
230:45-3-11.1.	[REVOKED]	1725	235:10-3-2.	[AMENDED]	1747
230:45-3-12.	[AMENDED]	1725	235:10-3-5.	[AMENDED]	1750
230:45-3-12.1.	[REVOKED]	1725	235:10-7-2.	[AMENDED]	1751
230:45-3-14.	[REVOKED]	1725	235:10-11-1.	[AMENDED]	1752
230:45-3-27.	[AMENDED]	1725	240:1-3-6.	[AMENDED]	483
230:45-3-28.	[AMENDED]	1725	240:5-1-3.	[AMENDED]	484
230:45-3-33.	[REVOKED]	1725	240:5-3-2.	[REVOKED]	484
230:45-3-35.	[AMENDED]	1726	240:5-3-3.	[AMENDED]	484
230:45-3-36.1.	[AMENDED]	1726	240:10-1-2.	[AMENDED]	485
230:45-3-37.	[REVOKED]	1726	240:10-1-3.	[AMENDED]	487
230:45-3-38.	[REVOKED]	1726	240:10-3-22.	[AMENDED]	487
230:45-3-48.	[REVOKED]	1726	240:10-3-23.	[AMENDED]	487
230:45-3-50.	[AMENDED]	1726	240:10-3-25.	[REVOKED]	487
230:45-3-51.	[AMENDED]	1727	240:10-3-28.	[AMENDED]	488
230:45-3-53.	[AMENDED]	1727	240:10-3-43.	[AMENDED]	488
230:45-5-1.	[AMENDED]	1727	240:10-5-10.	[AMENDED]	488
230:45-5-4.	[REVOKED]	1727	240:10-5-11.	[AMENDED]	492
230:45-5-11.	[AMENDED]	1728	240:10-5-12.	[AMENDED]	492
230:45-5-12.	[AMENDED]	1728	240:10-5-15.	[AMENDED]	492
230:45-5-12.1.	[AMENDED]	1728	240:10-5-31.	[AMENDED]	489
230:45-5-19.	[AMENDED]	1728	240:10-5-90.	[AMENDED]	489

240:10-5-91. . . . . [AMENDED] . . . . .	490	245:15-23-18. . . . . [AMENDED] . . . . .	1953
240:10-11-5. . . . . [AMENDED] . . . . .	490	252:4-1-3. . . . . [AMENDED] . . . . .	1055
240:10-13-20. . . . . [AMENDED] . . . . .	491	252:4-1-5. . . . . [AMENDED] . . . . .	1055
240:10-13-40. . . . . [AMENDED] . . . . .	491	252:4-7-13. . . . . [AMENDED] . . . . .	1056
240:10-13-70. . . . . [AMENDED] . . . . .	491	252:4-7-15. . . . . [AMENDED] . . . . .	1057
240:10-13-71. . . . . [AMENDED] . . . . .	491	252:4-7-18. . . . . [AMENDED] . . . . .	1057
240:21-9-2. . . . . [AMENDED] . . . . .	493	252:4-7-20. . . . . [NEW] . . . . .	1057
240:21-11-10. . . . . [AMENDED] . . . . .	493	252:4-7-73. . . . . [AMENDED] . . . . .	1058
240:21-11-12. . . . . [AMENDED] . . . . .	493	252:4-7-74. . . . . [AMENDED] . . . . .	1059
240:21-11-13. . . . . [AMENDED] . . . . .	494	252:4-9-32. . . . . [AMENDED] . . . . .	1057
240:21-11-21. . . . . [AMENDED] . . . . .	494	252:100-2-3. . . . . [AMENDED] . . . . .	1060
240:21-11-22. . . . . [AMENDED] . . . . .	494	252:100-13-2. . . . . [AMENDED] . . . . .	1076
240:21-11-30. . . . . [AMENDED] . . . . .	494	252:100-13-5. . . . . [AMENDED] . . . . .	1077
240:21-11-31. . . . . [AMENDED] . . . . .	494	252:100-13-7. . . . . [AMENDED] . . . . .	1077
245:2-1-4. . . . . [AMENDED] . . . . .	1926	252:100-13-8. . . . . [NEW] . . . . .	1078
245:2-1-6. . . . . [AMENDED] . . . . .	1927	252:100-13-9. . . . . [AMENDED] . . . . .	1078
245:2-1-10. . . . . [AMENDED] . . . . .	1927	252:100-13-10. . . . . [AMENDED] . . . . .	1078
245:2-1-13. . . . . [AMENDED] . . . . .	1927	252:100-25-5. . . . . [AMENDED] . . . . .	1079
245:2-1-18. . . . . [AMENDED] . . . . .	1927	252:100-31-25. . . . . [AMENDED] . . . . .	1079
245:15-1-3. . . . . [AMENDED] . . . . .	1929	252:100, App. Q. . . . . [REVOKED] . . . . .	1061
245:15-1-4. . . . . [AMENDED] . . . . .	1930	252:100, App. Q. . . . . [NEW] . . . . .	1061
245:15-3-2. . . . . [AMENDED] . . . . .	1930	252:205-3-1. . . . . [AMENDED] . . . . .	495
245:15-3-3. . . . . [AMENDED] . . . . .	1931	252:303-1-1. . . . . [AMENDED] (E) . . . . .	202
245:15-3-4. . . . . [AMENDED] . . . . .	1931	252:303-1-1. . . . . [AMENDED] . . . . .	495
245:15-3-5. . . . . [AMENDED] . . . . .	1931	252:515-1-2. . . . . [AMENDED] . . . . .	1081
245:15-3-6. . . . . [AMENDED] . . . . .	1931	252:515-19-50. . . . . [NEW] . . . . .	1082
245:15-3-7. . . . . [AMENDED] . . . . .	1931	252:515-41-1. . . . . [NEW] . . . . .	1083
245:15-3-8. . . . . [AMENDED] . . . . .	1934	252:515-41-2. . . . . [NEW] . . . . .	1083
245:15-3-9. . . . . [AMENDED] . . . . .	1937	252:515-41-3. . . . . [NEW] . . . . .	1083
245:15-3-10. . . . . [AMENDED] . . . . .	1938	252:515-41-4. . . . . [NEW] . . . . .	1084
245:15-5-1. . . . . [AMENDED] . . . . .	1938	252:515-41-5. . . . . [NEW] . . . . .	1084
245:15-5-2. . . . . [REVOKED] . . . . .	1938	252:515-41-6. . . . . [NEW] . . . . .	1084
245:15-5-3. . . . . [AMENDED] . . . . .	1938	252:515-41-7. . . . . [NEW] . . . . .	1084
245:15-5-4. . . . . [AMENDED] . . . . .	1939	252:515-41-8. . . . . [NEW] . . . . .	1084
245:15-5-5. . . . . [AMENDED] . . . . .	1939	252:515-41-9. . . . . [NEW] . . . . .	1084
245:15-5-7. . . . . [AMENDED] . . . . .	1939	252:515-41-10. . . . . [NEW] . . . . .	1084
245:15-7-1. . . . . [AMENDED] . . . . .	1940	252:515-41-11. . . . . [NEW] . . . . .	1085
245:15-7-3. . . . . [AMENDED] . . . . .	1940	252:515-41-12. . . . . [NEW] . . . . .	1085
245:15-7-4. . . . . [AMENDED] . . . . .	1940	252:515-41-14. . . . . [NEW] . . . . .	1086
245:15-7-5. . . . . [AMENDED] . . . . .	1940	252:515-41-15. . . . . [NEW] . . . . .	1086
245:15-9-5. . . . . [AMENDED] . . . . .	1941	252:515-41-16. . . . . [NEW] . . . . .	1086
245:15-9-7. . . . . [AMENDED] . . . . .	1941	252:606-1-4. . . . . [AMENDED] . . . . .	1086
245:15-11-3. . . . . [AMENDED] . . . . .	1941	252:616-1-2. . . . . [AMENDED] . . . . .	1087
245:15-11-5. . . . . [AMENDED] . . . . .	1941	252:616-3-3. . . . . [AMENDED] . . . . .	1088
245:15-11-6. . . . . [AMENDED] . . . . .	1942	252:616-7-4. . . . . [AMENDED] . . . . .	1089
245:15-11-7. . . . . [AMENDED] . . . . .	1942	252:616-7-5. . . . . [AMENDED] . . . . .	1090
245:15-11-10. . . . . [AMENDED] . . . . .	1942	252:616-9-1. . . . . [AMENDED] . . . . .	1090
245:15-11-11. . . . . [AMENDED] . . . . .	1943	252:616-11-5. . . . . [AMENDED] . . . . .	1090
245:15-11-13. . . . . [AMENDED] . . . . .	1943	252:616-13-3. . . . . [AMENDED] . . . . .	1090
245:15-13-2. . . . . [AMENDED] . . . . .	1943	252:616, App. C. . . . . [REVOKED] . . . . .	1093
245:15-13-4. . . . . [NEW] . . . . .	1945	252:616, App. C. . . . . [NEW] . . . . .	1093
245:15-15-3. . . . . [AMENDED] . . . . .	1945	252:631-1-3. . . . . [AMENDED] . . . . .	1095
245:15-17-1. . . . . [AMENDED] . . . . .	1946	252:631-3-3. . . . . [AMENDED] . . . . .	1095
245:15-17-2. . . . . [AMENDED] . . . . .	1946	252:631-3-21. . . . . [AMENDED] . . . . .	1096
245:15-19-1. . . . . [AMENDED] . . . . .	1948	252:690-1-4. . . . . [AMENDED] . . . . .	1098
245:15-19-2. . . . . [AMENDED] . . . . .	1948	252:690-3-5. . . . . [AMENDED] . . . . .	1100
245:15-21-1. . . . . [AMENDED] . . . . .	1949	252:690-3-8. . . . . [AMENDED] . . . . .	1100
245:15-21-2. . . . . [AMENDED] . . . . .	1949	252:690-3-12. . . . . [AMENDED] . . . . .	1101
245:15-21-3. . . . . [AMENDED] . . . . .	1949	252:690-3-19. . . . . [AMENDED] . . . . .	1101
245:15-23-1. . . . . [AMENDED] . . . . .	1950	252:690-3-32. . . . . [AMENDED] . . . . .	1101
245:15-23-2. . . . . [AMENDED] . . . . .	1950	252:690-3-86. . . . . [AMENDED] . . . . .	1101
245:15-23-5. . . . . [AMENDED] . . . . .	1951	252:690-3-89. . . . . [AMENDED] . . . . .	1102
245:15-23-6. . . . . [AMENDED] . . . . .	1951	252:690-3-91. . . . . [AMENDED] . . . . .	1102
245:15-23-7. . . . . [AMENDED] . . . . .	1951	252:690, App. C. . . . . [REVOKED] . . . . .	1104
245:15-23-9. . . . . [AMENDED] . . . . .	1952	252:690, App. C. . . . . [NEW] . . . . .	1104
245:15-23-15. . . . . [AMENDED] . . . . .	1952	252:690, App. I. . . . . [REVOKED] . . . . .	1108
245:15-23-16. . . . . [AMENDED] . . . . .	1953	252:690, App. I. . . . . [NEW] . . . . .	1108

**Rules Affected Index – *continued***

252:690, App. J . . . . .	[REVOKED]	1110	317:30-3-70. . . . .	[REVOKED]	1132
252:690, App. J . . . . .	[NEW]	1110	317:30-3-71. . . . .	[REVOKED]	1132
260:1-1-1. . . . .	[AMENDED]	1111	317:30-3-75. . . . .	[REVOKED]	1132
260:1-1-2. . . . .	[AMENDED]	1111	317:30-3-77. . . . .	[REVOKED]	1132
260:1-1-3. . . . .	[AMENDED]	1111	317:30-3-81. . . . .	[REVOKED]	1133
260:1-1-4. . . . .	[AMENDED]	1111	317:30-3-85. . . . .	[REVOKED]	1133
260:1-1-5. . . . .	[AMENDED]	1112	317:30-3-86. . . . .	[REVOKED]	1133
260:10-1-1. . . . .	[AMENDED]	1112	317:30-3-87. . . . .	[REVOKED]	1133
260:10-1-2. . . . .	[AMENDED]	1112	317:30-5-2. . . . .	[AMENDED] (E)	327
260:10-1-3. . . . .	[AMENDED]	1113	317:30-5-2. . . . .	[AMENDED]	1134
260:10-3-1. . . . .	[AMENDED]	1113	317:30-5-4. . . . .	[AMENDED]	1169
260:10-3-3. . . . .	[AMENDED]	1113	317:30-5-14. . . . .	[AMENDED]	1138
260:10-3-7. . . . .	[AMENDED]	1113	317:30-5-58. . . . .	[AMENDED]	1139
260:15-1-1. . . . .	[AMENDED]	1114	317:30-5-66. . . . .	[AMENDED]	1171
260:15-1-2. . . . .	[AMENDED]	1114	317:30-5-67. . . . .	[AMENDED]	1171
260:15-1-3. . . . .	[AMENDED]	1114	317:30-5-95.25. . . . .	[AMENDED]	1203
260:15-1-5. . . . .	[AMENDED]	1115	317:30-5-95.29. . . . .	[AMENDED]	1204
260:15-1-6. . . . .	[AMENDED]	1115	317:30-5-95.33. . . . .	[AMENDED]	1204
260:15-1-7. . . . .	[AMENDED]	1115	317:30-5-95.34. . . . .	[AMENDED]	1205
260:15-1-8. . . . .	[AMENDED]	1116	317:30-5-95.35. . . . .	[AMENDED]	1207
260:15-1-9. . . . .	[AMENDED]	1116	317:30-5-95.37. . . . .	[AMENDED]	1208
300:20-1-1. . . . .	[AMENDED]	1117	317:30-5-95.41. . . . .	[AMENDED]	1208
300:20-1-2. . . . .	[AMENDED]	1118	317:30-5-95.42. . . . .	[AMENDED]	1208
300:20-1-3. . . . .	[AMENDED]	1118	317:30-5-122. . . . .	[AMENDED] (E)	371
300:20-1-4. . . . .	[AMENDED]	1118	317:30-5-122. . . . .	[AMENDED]	1123
300:20-1-8. . . . .	[AMENDED]	1119	317:30-5-131.1. . . . .	[AMENDED]	1196
300:20-1-10. . . . .	[AMENDED]	1119	317:30-5-131.2. . . . .	[AMENDED]	1199
300:20-1-11. . . . .	[REVOKED]	1119	317:30-5-132. . . . .	[AMENDED]	1202
300:20-1-12. . . . .	[AMENDED]	1120	317:30-5-133. . . . .	[AMENDED]	1202
300:20-1-13. . . . .	[AMENDED]	1120	317:30-5-221. . . . .	[AMENDED]	1143
300:20-1-14. . . . .	[AMENDED]	1120	317:30-5-223. . . . .	[AMENDED]	1143
300:20-1-15. . . . .	[AMENDED]	1120	317:30-5-225. . . . .	[AMENDED]	1144
300:20-1-16. . . . .	[REVOKED]	1121	317:30-5-226. . . . .	[AMENDED]	1144
300:20-1-17. . . . .	[NEW]	1121	317:30-5-229. . . . .	[NEW]	1145
300:35-11-11. . . . .	[AMENDED]	1122	317:30-5-240. . . . .	[AMENDED]	1146
300:35-13-6. . . . .	[AMENDED]	1122	317:30-5-240. . . . .	[AMENDED]	1150
300:35-17-3. . . . .	[REVOKED]	1122	317:30-5-240.1. . . . .	[AMENDED] (E)	332
300:35-21-4. . . . .	[AMENDED]	1122	317:30-5-240.1. . . . .	[AMENDED]	1147
300:35-21-8. . . . .	[AMENDED]	1122	317:30-5-240.2. . . . .	[AMENDED]	1149
310:400-1-3. . . . .	[AMENDED]	1954	317:30-5-241. . . . .	[AMENDED] (E)	334
310:400-5-3. . . . .	[AMENDED]	1954	317:30-5-241. . . . .	[AMENDED]	1151
310:400-9-2. . . . .	[AMENDED]	1956	317:30-5-241.2. . . . .	[AMENDED]	1151
310:400-9-4. . . . .	[AMENDED]	1956	317:30-5-241.3. . . . .	[AMENDED] (E)	334
310:400-15-3. . . . .	[AMENDED]	1956	317:30-5-241.3. . . . .	[AMENDED]	1154
310:400-15-4. . . . .	[AMENDED]	1956	317:30-5-248. . . . .	[AMENDED]	1157
310:400-15-8. . . . .	[AMENDED]	1958	317:30-5-276. . . . .	[AMENDED]	1157
310:400-15-9. . . . .	[REVOKED]	1959	317:30-5-281. . . . .	[AMENDED]	1159
310:405-1-2.1. . . . .	[AMENDED]	1960	317:30-5-291. . . . .	[AMENDED] (E)	337
310:405-3-2. . . . .	[AMENDED]	1960	317:30-5-291. . . . .	[AMENDED]	1163
310:405-9-2. . . . .	[AMENDED]	1962	317:30-5-296. . . . .	[AMENDED] (E)	337
310:405-17-2. . . . .	[AMENDED]	1963	317:30-5-296. . . . .	[AMENDED]	1163
310:405-17-3. . . . .	[AMENDED]	1964	317:30-5-327. . . . .	[AMENDED]	1131
310:405-17-4.1. . . . .	[AMENDED]	1964	317:30-5-328. . . . .	[REVOKED]	1131
310:405-21-5. . . . .	[AMENDED]	1964	317:30-5-335.1. . . . .	[AMENDED]	1165
310:405-27-3. . . . .	[AMENDED]	1965	317:30-5-336.4. . . . .	[AMENDED]	1165
310:451-1-3. . . . .	[AMENDED]	1966	317:30-5-336.5. . . . .	[AMENDED]	1165
310:667-15-6. . . . .	[AMENDED]	1967	317:30-5-336.13. . . . .	[AMENDED]	1165
310:667-19-2. . . . .	[AMENDED]	1967	317:30-5-355.1. . . . .	[AMENDED]	1166
310:667-21-8. . . . .	[AMENDED]	1970	317:30-5-359.2. . . . .	[AMENDED]	1168
310:667-39-9. . . . .	[AMENDED]	1970	317:30-5-361. . . . .	[AMENDED]	1168
310:667-40-9. . . . .	[AMENDED]	1971	317:30-5-394. . . . .	[REVOKED]	1169
310:667-40-11. . . . .	[AMENDED]	1972	317:30-5-413. . . . .	[REVOKED]	1170
317:30-3-25. . . . .	[AMENDED] (E)	371	317:30-5-424. . . . .	[REVOKED]	1170
317:30-3-25. . . . .	[AMENDED]	1123	317:30-5-482. . . . .	[AMENDED]	1172
317:30-3-27. . . . .	[AMENDED]	1125	317:30-5-483. . . . .	[REVOKED]	1170
317:30-3-28. . . . .	[AMENDED]	1128	317:30-5-499. . . . .	[REVOKED]	1170
317:30-3-64. . . . .	[NEW]	1130	317:30-5-519. . . . .	[REVOKED]	1170

317:30-5-538. ....	[REVOKED] .....	1170	317:35-9-68. ....	[AMENDED] .....	1252
317:30-5-595. ....	[AMENDED] .....	1161	317:35-9-75. ....	[AMENDED] .....	1232
317:30-5-596.1. ....	[REVOKED] .....	1162	317:35-10-10. ....	[AMENDED] .....	1232
317:30-5-676. ....	[AMENDED] (E) .....	337	317:35-10-25. ....	[AMENDED] .....	1233
317:30-5-676. ....	[AMENDED] .....	1164	317:35-10-26. ....	[AMENDED] .....	1233
317:30-5-699. ....	[AMENDED] .....	1177	317:35-13-1. ....	[AMENDED] .....	1238
317:30-5-700. ....	[AMENDED] .....	1178	317:35-13-2. ....	[AMENDED] .....	1238
317:30-5-761. ....	[AMENDED] .....	1179	317:35-15-5. ....	[AMENDED] .....	1238
317:30-5-763. ....	[AMENDED] .....	1181	317:35-15-6. ....	[AMENDED] .....	1238
317:30-5-763.1. ....	[AMENDED] .....	1192	317:35-15-7. ....	[AMENDED] .....	1239
317:30-5-764. ....	[AMENDED] .....	1192	317:35-15-8. ....	[AMENDED] .....	1259
317:30-5-890. ....	[AMENDED] .....	1145	317:35-15-13.2. ....	[AMENDED] .....	1260
317:30-5-890.1. ....	[NEW] .....	1145	317:35-17-3. ....	[AMENDED] .....	1263
317:30-5-891. ....	[AMENDED] .....	1145	317:35-17-14. ....	[AMENDED] .....	1264
317:30-5-1200. ....	[AMENDED] .....	1194	317:35-19-19. ....	[AMENDED] .....	1239
317:30-5-1202. ....	[AMENDED] .....	1194	317:35-19-20. ....	[AMENDED] .....	1240
317:30-5-1203. ....	[AMENDED] .....	1195	317:35-19-21. ....	[AMENDED] .....	1255
317:35-1-1. ....	[AMENDED] .....	1210	317:35-19-22. ....	[AMENDED] .....	1244
317:35-1-2. ....	[AMENDED] .....	1210	317:35-21-13. ....	[AMENDED] .....	1244
317:35-1-3. ....	[AMENDED] .....	1212	317:35-60.1. ....	[NEW] .....	1225
317:35-3-2. ....	[AMENDED] .....	1245	317:40-5-5. ....	[AMENDED] .....	1269
317:35-5-1. ....	[AMENDED] .....	1212	317:40-5-55. ....	[AMENDED] .....	1270
317:35-5-2. ....	[AMENDED] .....	1213	317:40-5-61. ....	[REVOKED] .....	1272
317:35-5-6. ....	[AMENDED] .....	1213	317:40-5-110. ....	[AMENDED] .....	1273
317:35-5-6.1. ....	[AMENDED] .....	1213	317:45-1-2. ....	[AMENDED] .....	1274
317:35-5-7. ....	[AMENDED] .....	1214	317:45-11-10. ....	[AMENDED] .....	1275
317:35-5-8. ....	[AMENDED] .....	1214	317:50-1-3. ....	[AMENDED] .....	1277
317:35-5-41.6. ....	[AMENDED] (E) .....	273	317:50-1-6. ....	[AMENDED] .....	1278
317:35-5-41.6. ....	[AMENDED] .....	1247	317:50-1-14. ....	[AMENDED] .....	1284
317:35-5-43. ....	[AMENDED] .....	1214	317:50-3-3. ....	[AMENDED] .....	1291
317:35-5-44. ....	[AMENDED] .....	1216	317:50-3-6. ....	[AMENDED] .....	1293
317:35-5-45. ....	[AMENDED] .....	1216	317:50-3-14. ....	[AMENDED] .....	1298
317:35-5-46. ....	[AMENDED] .....	1216	317:50-5-3. ....	[AMENDED] .....	1307
317:35-5-60. ....	[NEW] .....	1217	317:50-5-6. ....	[AMENDED] .....	1309
317:35-5-61. ....	[RESERVED] .....	1217	317:50-5-14. ....	[AMENDED] .....	1314
317:35-5-62. ....	[RESERVED] .....	1217	325:1-1-14. ....	[AMENDED] .....	496
317:35-5-63. ....	[NEW] .....	1217	325:1-1-21. ....	[AMENDED] .....	496
317:35-5-64. ....	[NEW] .....	1218	325:1-1-22. ....	[AMENDED] .....	496
317:35-6-1. ....	[AMENDED] .....	1218	325:10-1-2. ....	[AMENDED] .....	497
317:35-6-15. ....	[AMENDED] .....	1218	325:10-1-11. ....	[AMENDED] .....	498
317:35-6-35. ....	[AMENDED] .....	1219	325:10-1-30. ....	[AMENDED] .....	498
317:35-6-36. ....	[AMENDED] .....	1219	325:15-1-2. ....	[AMENDED] .....	499
317:35-6-37. ....	[AMENDED] .....	1219	325:15-1-2. ....	[AMENDED] .....	1323
317:35-6-38. ....	[REVOKED] .....	1220	325:15-5-3. ....	[AMENDED] .....	1323
317:35-6-39. ....	[NEW] .....	1222	325:15-5-8. ....	[AMENDED] .....	500
317:35-6-40. ....	[NEW] .....	1222	325:15-5-17. ....	[AMENDED] .....	500
317:35-6-41. ....	[NEW] .....	1222	325:15-5-20. ....	[AMENDED] .....	1324
317:35-6-42. ....	[NEW] .....	1222	325:20-1-2. ....	[AMENDED] .....	501
317:35-6-43. ....	[NEW] .....	1223	325:20-1-4. ....	[AMENDED] .....	502
317:35-6-44. ....	[NEW] .....	1223	325:20-1-18. ....	[AMENDED] .....	502
317:35-6-50. ....	[NEW] .....	1223	325:20-1-22. ....	[AMENDED] (E) .....	396
317:35-6-51. ....	[NEW] .....	1223	325:20-1-22. ....	[AMENDED] .....	1324
317:35-6-52. ....	[NEW] .....	1224	325:25-1-2. ....	[AMENDED] .....	503
317:35-6-53. ....	[NEW] .....	1224	325:25-1-5. ....	[AMENDED] .....	1325
317:35-6-54. ....	[NEW] .....	1224	325:25-1-11. ....	[AMENDED] .....	504
317:35-6-60. ....	[AMENDED] .....	1224	325:25-1-23. ....	[AMENDED] .....	504
317:35-6-61. ....	[AMENDED] .....	1225	325:25-1-30.1. ....	[NEW] .....	505
317:35-7-15. ....	[REVOKED] .....	1226	325:25-1-32. ....	[AMENDED] .....	505
317:35-7-35. ....	[REVOKED] .....	1226	325:25-1-32. ....	[AMENDED] .....	1325
317:35-7-37. ....	[REVOKED] .....	1226	325:30-1-2. ....	[AMENDED] .....	506
317:35-7-48. ....	[AMENDED] .....	1227	325:30-1-5. ....	[AMENDED] .....	506
317:35-7-60.1. ....	[AMENDED] .....	1227	325:35-1-2. ....	[AMENDED] .....	507
317:35-7-63. ....	[REVOKED] .....	1227	325:35-1-13. ....	[AMENDED] .....	508
317:35-7-64. ....	[REVOKED] .....	1227	325:35-1-34. ....	[AMENDED] .....	508
317:35-7-65. ....	[REVOKED] .....	1227	325:35-1-37. ....	[AMENDED] .....	510
317:35-7-66. ....	[REVOKED] .....	1228	325:35-1-38. ....	[AMENDED] .....	510
317:35-9-67. ....	[AMENDED] .....	1228	325:40-1-2. ....	[AMENDED] .....	510

**Rules Affected Index – *continued***

325:40-1-2. .... [AMENDED] .....	1326	330:36-2-13.1. .... [AMENDED] .....	1994
325:40-1-3. .... [AMENDED] .....	1326	330:36-4-1.1. .... [AMENDED] .....	1995
325:40-1-8. .... [AMENDED] .....	511	330:36-4-2. .... [AMENDED] .....	1995
325:45-1-2. .... [AMENDED] .....	512	330:36-4-2.1. .... [AMENDED] .....	1998
325:45-1-20. .... [AMENDED] .....	513	330:36-4-3. .... [AMENDED] .....	1999
325:50-1-2. .... [AMENDED] .....	513	330:36-6-1. .... [AMENDED] .....	2000
325:55-1-2. .... [AMENDED] .....	514	330:36-6-7. .... [AMENDED] .....	2001
325:60-1-2. .... [AMENDED] .....	515	330:36-8-5. .... [AMENDED] .....	2003
325:65-1-31.1. .... [AMENDED] .....	517	330:36-8-11. .... [AMENDED] .....	2004
325:65-1-34. .... [AMENDED] .....	518	330:55-1-1. .... [AMENDED] .....	2004
325:65-1-35. .... [AMENDED] .....	519	330:55-1-2. .... [AMENDED] .....	2004
325:65-1-40. .... [AMENDED] .....	519	330:55-1-3. .... [AMENDED] .....	2005
325:65-1-43. .... [AMENDED] .....	519	330:55-1-4. .... [AMENDED] .....	2005
325:65-1-44. .... [AMENDED] .....	519	330:55-1-5. .... [AMENDED] .....	2006
325:65-1-50. .... [AMENDED] .....	520	330:55-1-6. .... [AMENDED] .....	2006
325:65-7-3. .... [AMENDED] .....	520	330:55-1-7. .... [AMENDED] .....	2006
325:65-9-4. .... [AMENDED] .....	520	330:55-3-1. .... [AMENDED] .....	2006
325:65-9-5. .... [AMENDED] .....	522	330:55-3-2. .... [AMENDED] .....	2006
325:65-9-6. .... [AMENDED] .....	523	330:55-3-3. .... [AMENDED] .....	2006
325:65-9-7. .... [AMENDED] .....	523	330:55-5-1. .... [AMENDED] .....	2007
325:65-9-8. .... [AMENDED] .....	525	330:55-5-2. .... [AMENDED] .....	2007
325:65-9-10. .... [AMENDED] .....	527	330:55-7-1. .... [AMENDED] .....	2007
325:65-9-18. .... [AMENDED] .....	528	330:55-7-2. .... [AMENDED] .....	2007
325:70-1-2. .... [AMENDED] .....	531	330:55-7-3. .... [AMENDED] .....	2007
325:70-1-23. .... [AMENDED] .....	532	330:55-7-4. .... [AMENDED] .....	2007
325:75-1-2. .... [AMENDED] .....	533	330:55-7-5. .... [AMENDED] .....	2008
325:75-1-3. .... [AMENDED] .....	534	340:1-1-1. .... [AMENDED] .....	1329
325:75-1-3.1. .... [AMENDED] .....	538	340:1-1-2. .... [AMENDED] .....	1329
325:75-1-11. .... [AMENDED] .....	541	340:1-1-3. .... [REVOKED] .....	1329
325:75-1-12.1. .... [AMENDED] .....	541	340:1-1-4. .... [AMENDED] .....	1329
325:75-1-15. .... [AMENDED] .....	542	340:1-1-17. .... [AMENDED] .....	1330
325:75-1-21. .... [AMENDED] .....	543	340:1-1-18. .... [REVOKED] .....	1330
325:80-15-1. .... [AMENDED] .....	1327	340:1-1-19. .... [AMENDED] .....	1331
330:30-2-1. .... [AMENDED] .....	1974	340:2-1-57. .... [REVOKED] .....	1332
330:30-2-2. .... [AMENDED] .....	1974	340:2-3-1. .... [AMENDED] .....	597
330:30-2-3.1. .... [AMENDED] .....	1976	340:2-3-2. .... [AMENDED] .....	1333
330:30-2-4.1. .... [REVOKED] .....	1977	340:2-3-12. .... [AMENDED] .....	597
330:30-2-5.1. .... [AMENDED] .....	1977	340:2-3-26. .... [AMENDED] .....	598
330:30-2-6.1. .... [AMENDED] .....	1978	340:2-3-32. .... [AMENDED] .....	598
330:30-2-7.1. .... [AMENDED] .....	1979	340:2-3-33. .... [AMENDED] .....	1340
330:30-2-8.1. .... [AMENDED] (E) .....	23	340:2-3-34. .... [AMENDED] .....	1342
330:30-2-8.1. .... [AMENDED] .....	1979	340:2-3-35. .... [AMENDED] .....	600
330:30-2-9.1. .... [AMENDED] .....	1979	340:2-3-36. .... [AMENDED] .....	601
330:30-2-10. .... [AMENDED] .....	1980	340:2-3-37. .... [AMENDED] .....	609
330:30-2-11. .... [AMENDED] .....	1980	340:2-3-45. .... [AMENDED] .....	610
330:30-4-1.1. .... [AMENDED] .....	1980	340:2-3-47. .... [AMENDED] .....	618
330:30-4-2.1. .... [AMENDED] .....	1981	340:2-3-50. .... [AMENDED] .....	618
330:30-4-3.1. .... [AMENDED] .....	1982	340:2-3-62. .... [AMENDED] .....	619
330:30-4-4.1. .... [AMENDED] .....	1982	340:2-7-25. .... [AMENDED] .....	621
330:30-8-1. .... [AMENDED] .....	1985	340:2-7-26. .... [AMENDED] .....	621
330:30-8-2. .... [REVOKED] .....	1985	340:2-7-27. .... [AMENDED] .....	621
330:30-8-3. .... [AMENDED] .....	1985	340:2-7-28. .... [AMENDED] .....	622
330:30-8-4. .... [REVOKED] .....	1986	340:2-7-29. .... [AMENDED] .....	624
330:30-8-5. .... [AMENDED] .....	1986	340:2-7-30. .... [AMENDED] .....	624
330:30-8-6. .... [AMENDED] .....	1986	340:2-31-10. .... [AMENDED] .....	1344
330:30-8-7. .... [AMENDED] .....	1986	340:2-31-31. .... [AMENDED] .....	1344
330:30-12-2. .... [AMENDED] .....	1986	340:2-31-32. .... [AMENDED] .....	1344
330:30-12-3. .... [AMENDED] .....	1987	340:2-31-33. .... [AMENDED] .....	1345
330:30-14-1. .... [AMENDED] .....	1987	340:2-33-1. .... [AMENDED] .....	1345
330:36-1-1. .... [AMENDED] .....	1988	340:2-33-2. .... [AMENDED] .....	1346
330:36-1-3.2. .... [AMENDED] .....	1988	340:2-33-3. .... [AMENDED] .....	1346
330:36-1-4. .... [AMENDED] .....	1988	340:5-1-3. .... [AMENDED] .....	625
330:36-1-9. .... [AMENDED] .....	1993	340:5-1-8. .... [AMENDED] .....	625
330:36-2-3. .... [AMENDED] .....	1994	340:5-3-4. .... [AMENDED] .....	625
330:36-2-11. .... [AMENDED] .....	1994	340:5-3-6. .... [AMENDED] .....	625
330:36-2-12. .... [AMENDED] .....	1994	340:5-5-3. .... [AMENDED] .....	626
330:36-2-13. .... [AMENDED] .....	1994	340:5-5-4. .... [AMENDED] .....	628

340:5-5-6 . . . . . [AMENDED] . . . . .	629	340:61-1-3. . . . . [NEW] . . . . .	1357
340:6-1-12. . . . . [NEW] . . . . .	1356	340:61-1-4. . . . . [NEW] . . . . .	1357
340:10-2-3. . . . . [AMENDED] (E) . . . . .	338	340:65-3-1. . . . . [AMENDED] . . . . .	686
340:10-2-3. . . . . [AMENDED] . . . . .	634	340:65-3-2.1. . . . . [AMENDED] . . . . .	689
340:10-2-6. . . . . [AMENDED] (E) . . . . .	339	340:65-3-5. . . . . [AMENDED] . . . . .	689
340:10-2-6. . . . . [AMENDED] . . . . .	635	340:65-3-7. . . . . [AMENDED] . . . . .	690
340:10-3-33. . . . . [AMENDED] . . . . .	635	340:65-3-8. . . . . [AMENDED] . . . . .	691
340:10-3-40. . . . . [AMENDED] . . . . .	636	340:65-3-9. . . . . [AMENDED] . . . . .	692
340:10-3-56. . . . . [AMENDED] (E) . . . . .	339	340:65-5-1. . . . . [AMENDED] . . . . .	692
340:10-3-56. . . . . [AMENDED] . . . . .	637	340:65-11-1. . . . . [NEW] . . . . .	694
340:10-3-57. . . . . [AMENDED] (E) . . . . .	341	340:65-11-2. . . . . [NEW] . . . . .	694
340:10-3-57. . . . . [AMENDED] . . . . .	1347	340:65-11-3. . . . . [NEW] . . . . .	694
340:10-4-1. . . . . [NEW] (E) . . . . .	344	340:65-11-4. . . . . [NEW] . . . . .	694
340:10-4-1. . . . . [NEW] . . . . .	1349	340:70-10-1. . . . . [NEW] . . . . .	695
340:10-10-3. . . . . [AMENDED] (E) . . . . .	345	340:70-10-2. . . . . [NEW] . . . . .	695
340:10-10-3. . . . . [AMENDED] . . . . .	640	340:70-10-3. . . . . [NEW] . . . . .	695
340:25-1-2.1. . . . . [AMENDED] . . . . .	642	340:75-1-2. . . . . [AMENDED] . . . . .	839
340:25-1-3.1. . . . . [AMENDED] . . . . .	642	340:75-1-13. . . . . [AMENDED] . . . . .	839
340:25-3-3. . . . . [AMENDED] . . . . .	643	340:75-1-14. . . . . [AMENDED] . . . . .	839
340:25-5-67. . . . . [AMENDED] . . . . .	643	340:75-1-16. . . . . [AMENDED] . . . . .	839
340:25-5-67.1. . . . . [AMENDED] . . . . .	644	340:75-1-17. . . . . [AMENDED] . . . . .	839
340:25-5-114. . . . . [AMENDED] . . . . .	645	340:75-1-18. . . . . [AMENDED] . . . . .	839
340:25-5-123. . . . . [AMENDED] . . . . .	645	340:75-1-18.1. . . . . [AMENDED] . . . . .	839
340:25-5-133. . . . . [AMENDED] . . . . .	646	340:75-1-18.4. . . . . [AMENDED] . . . . .	839
340:25-5-140. . . . . [AMENDED] . . . . .	646	340:75-1-20. . . . . [AMENDED] . . . . .	839
340:25-5-140.1. . . . . [AMENDED] . . . . .	648	340:75-1-21. . . . . [AMENDED] . . . . .	839
340:25-5-176.1. . . . . [AMENDED] . . . . .	648	340:75-1-22. . . . . [AMENDED] . . . . .	839
340:25-5-179.1. . . . . [AMENDED] . . . . .	1350	340:75-1-23. . . . . [AMENDED] . . . . .	839
340:25-5-213. . . . . [AMENDED] . . . . .	649	340:75-1-23.1. . . . . [AMENDED AND RENUMBERED TO OAC 340:75-6-40.8] . . . . .	839
340:25-5-305. . . . . [AMENDED] . . . . .	649	340:75-1-24. . . . . [REVOKED] . . . . .	839
340:25-5-345.2. . . . . [AMENDED] . . . . .	650	340:75-1-26. . . . . [AMENDED] . . . . .	839
340:25-5-350.1. . . . . [AMENDED] . . . . .	650	340:75-1-26.1. . . . . [AMENDED] . . . . .	839
340:25-5-350.3. . . . . [AMENDED] . . . . .	651	340:75-1-26.2. . . . . [AMENDED] . . . . .	839
340:25-5-351. . . . . [AMENDED] . . . . .	653	340:75-1-28. . . . . [AMENDED] . . . . .	839
340:25-5-352. . . . . [AMENDED] . . . . .	655	340:75-1-29. . . . . [AMENDED] . . . . .	839
340:40-3-1. . . . . [AMENDED] . . . . .	656	340:75-1-30. . . . . [AMENDED] . . . . .	839
340:40-7-3.1. . . . . [AMENDED] . . . . .	657	340:75-1-31. . . . . [AMENDED] . . . . .	839
340:40-7-6. . . . . [AMENDED] . . . . .	1351	340:75-1-42. . . . . [AMENDED] . . . . .	839
340:40-7-7. . . . . [AMENDED] . . . . .	658	340:75-1-45. . . . . [AMENDED] . . . . .	839
340:40-7-8. . . . . [AMENDED] (E) . . . . .	347	340:75-1-46. . . . . [AMENDED] . . . . .	839
340:40-7-8. . . . . [AMENDED] . . . . .	659	340:75-1-86. . . . . [AMENDED] . . . . .	839
340:40-7-11. . . . . [AMENDED] . . . . .	1352	340:75-1-113. . . . . [AMENDED] . . . . .	1359
340:40-7-12. . . . . [AMENDED] . . . . .	663	340:75-1-114. . . . . [AMENDED] . . . . .	839
340:40-9-1. . . . . [AMENDED] . . . . .	666	340:75-1-115. . . . . [REVOKED] . . . . .	839
340:40-9-3. . . . . [AMENDED] . . . . .	666	340:75-1-116. . . . . [REVOKED] . . . . .	839
340:40-13-2. . . . . [AMENDED] . . . . .	666	340:75-1-117. . . . . [REVOKED] . . . . .	839
340:40-13-3. . . . . [AMENDED] . . . . .	668	340:75-1-118. . . . . [REVOKED] . . . . .	839
340:40-16-1. . . . . [AMENDED] . . . . .	669	340:75-1-119. . . . . [REVOKED] . . . . .	839
340:50-3-1. . . . . [AMENDED] . . . . .	670	340:75-1-120. . . . . [REVOKED] . . . . .	839
340:50-3-2. . . . . [AMENDED] . . . . .	672	340:75-1-150. . . . . [AMENDED] . . . . .	839
340:50-3-3. . . . . [AMENDED] . . . . .	673	340:75-1-151. . . . . [AMENDED] . . . . .	839
340:50-5-7. . . . . [AMENDED] . . . . .	675	340:75-1-151.1. . . . . [AMENDED] . . . . .	839
340:50-7-22. . . . . [AMENDED] . . . . .	676	340:75-1-151.2. . . . . [AMENDED] . . . . .	839
340:50-9-3. . . . . [AMENDED] . . . . .	1355	340:75-1-152. . . . . [AMENDED] . . . . .	839
340:50-9-4. . . . . [AMENDED] . . . . .	678	340:75-1-152.3. . . . . [AMENDED] . . . . .	839
340:50-9-5. . . . . [AMENDED] . . . . .	679	340:75-1-152.5. . . . . [AMENDED] . . . . .	839
340:50-9-6. . . . . [AMENDED] . . . . .	681	340:75-1-152.6. . . . . [AMENDED] . . . . .	839
340:50-11-3. . . . . [AMENDED] . . . . .	682	340:75-1-152.7. . . . . [AMENDED] . . . . .	839
340:50-11-4. . . . . [AMENDED] . . . . .	683	340:75-1-152.8. . . . . [REVOKED] . . . . .	839
340:50-11-5. . . . . [AMENDED] . . . . .	683	340:75-1-152.9. . . . . [AMENDED] . . . . .	839
340:50-11-6. . . . . [AMENDED] . . . . .	683	340:75-1-154. . . . . [AMENDED] . . . . .	839
340:50-11-22. . . . . [AMENDED] . . . . .	684	340:75-1-155. . . . . [AMENDED] . . . . .	839
340:50-11-27. . . . . [AMENDED] . . . . .	684	340:75-1-230. . . . . [AMENDED] . . . . .	839
340:50-11-64. . . . . [AMENDED] . . . . .	685	340:75-1-231. . . . . [AMENDED] . . . . .	839
340:50-15-7. . . . . [AMENDED] . . . . .	685	340:75-1-232. . . . . [AMENDED] . . . . .	839
340:50-15-9. . . . . [AMENDED] . . . . .	685	340:75-1-233. . . . . [AMENDED] . . . . .	839
340:61-1-1. . . . . [NEW] . . . . .	1356		

## Rules Affected Index – *continued*

340:75-1-240. . . . .	[AMENDED] . . . . .	839	340:75-3-122. . . . .	[RESERVED] . . . . .	839
340:75-1-241. . . . .	[AMENDED] . . . . .	839	340:75-3-123. . . . .	[RESERVED] . . . . .	839
340:75-3-1. . . . .	[REVOKED] . . . . .	839	340:75-3-124. . . . .	[RESERVED] . . . . .	839
340:75-3-2. . . . .	[AMENDED AND RENUMBERED TO 340:75-3-120] . . . . .	839	340:75-3-125. . . . .	[RESERVED] . . . . .	839
340:75-3-4. . . . .	[REVOKED] . . . . .	839	340:75-3-126. . . . .	[RESERVED] . . . . .	839
340:75-3-5. . . . .	[AMENDED AND RENUMBERED TO 340:75-3-110] . . . . .	839	340:75-3-127. . . . .	[RESERVED] . . . . .	839
340:75-3-6. . . . .	[AMENDED AND RENUMBERED TO 340:75-3-130] . . . . .	839	340:75-3-128. . . . .	[RESERVED] . . . . .	839
340:75-3-6.1. . . . .	[AMENDED AND RENUMBERED TO 340:75-3-400] . . . . .	839	340:75-3-129. . . . .	[RESERVED] . . . . .	839
340:75-3-7. . . . .	[AMENDED AND RENUMBERED AS 340:75-3-140] . . . . .	839	340:75-3-130. . . . .	[NEW] . . . . .	839
340:75-3-7.1. . . . .	[REVOKED] . . . . .	839	340:75-3-131. . . . .	[RESERVED] . . . . .	839
340:75-3-7.4. . . . .	[AMENDED AND RENUMBERED TO 340:75-3-200] . . . . .	839	340:75-3-132. . . . .	[RESERVED] . . . . .	839
340:75-3-7.5. . . . .	[AMENDED AND RENUMBERED TO 340:75-3-210] . . . . .	839	340:75-3-133. . . . .	[RESERVED] . . . . .	839
340:75-3-8. . . . .	[AMENDED AND RENUMBERED TO 340:75-3-220] . . . . .	839	340:75-3-134. . . . .	[RESERVED] . . . . .	839
340:75-3-8.1. . . . .	[AMENDED AND RENUMBERED TO 340:75-3-410] . . . . .	839	340:75-3-135. . . . .	[RESERVED] . . . . .	839
340:75-3-8.2. . . . .	[AMENDED AND RENUMBERED TO 340:75-3-420] . . . . .	839	340:75-3-136. . . . .	[RESERVED] . . . . .	839
340:75-3-8.3. . . . .	[AMENDED AND RENUMBERED TO 340:75-3-430] . . . . .	839	340:75-3-137. . . . .	[RESERVED] . . . . .	839
340:75-3-8.4. . . . .	[AMENDED AND RENUMBERED TO 340:75-3-440] . . . . .	839	340:75-3-138. . . . .	[RESERVED] . . . . .	839
340:75-3-8.7. . . . .	[AMENDED AND RENUMBERED TO 340:75-3-450] . . . . .	839	340:75-3-139. . . . .	[RESERVED] . . . . .	839
340:75-3-9.1. . . . .	[AMENDED AND RENUMBERED TO 340:75-3-460] . . . . .	839	340:75-3-140. . . . .	[NEW] . . . . .	839
340:75-3-10.1. . . . .	[REVOKED] . . . . .	839	340:75-3-200. . . . .	[NEW] . . . . .	839
340:75-3-10.2. . . . .	[AMENDED AND RENUMBERED TO 340:75-3-500] . . . . .	839	340:75-3-201. . . . .	[RESERVED] . . . . .	839
340:75-3-10.3. . . . .	[REVOKED] . . . . .	839	340:75-3-202. . . . .	[RESERVED] . . . . .	839
340:75-3-11. . . . .	[AMENDED AND RENUMBERED TO 340:75-3-510] . . . . .	839	340:75-3-203. . . . .	[RESERVED] . . . . .	839
340:75-3-12. . . . .	[REVOKED] . . . . .	839	340:75-3-204. . . . .	[RESERVED] . . . . .	839
340:75-3-13. . . . .	[AMENDED AND RENUMBERED TO 340:75-3-520] . . . . .	839	340:75-3-205. . . . .	[RESERVED] . . . . .	839
340:75-3-20. . . . .	[AMENDED AND RENUMBERED TO 340:75-3-530] . . . . .	839	340:75-3-206. . . . .	[RESERVED] . . . . .	839
340:75-3-100. . . . .	[RESERVED] . . . . .	839	340:75-3-207. . . . .	[RESERVED] . . . . .	839
340:75-3-100. . . . .	[NEW] . . . . .	1361	340:75-3-208. . . . .	[RESERVED] . . . . .	839
340:75-3-101. . . . .	[RESERVED] . . . . .	839	340:75-3-209. . . . .	[RESERVED] . . . . .	839
340:75-3-102. . . . .	[RESERVED] . . . . .	839	340:75-3-210. . . . .	[NEW] . . . . .	839
340:75-3-103. . . . .	[RESERVED] . . . . .	839	340:75-3-211. . . . .	[RESERVED] . . . . .	839
340:75-3-104. . . . .	[RESERVED] . . . . .	839	340:75-3-212. . . . .	[RESERVED] . . . . .	839
340:75-3-105. . . . .	[RESERVED] . . . . .	839	340:75-3-213. . . . .	[RESERVED] . . . . .	839
340:75-3-106. . . . .	[RESERVED] . . . . .	839	340:75-3-214. . . . .	[RESERVED] . . . . .	839
340:75-3-107. . . . .	[RESERVED] . . . . .	839	340:75-3-215. . . . .	[RESERVED] . . . . .	839
340:75-3-108. . . . .	[RESERVED] . . . . .	839	340:75-3-216. . . . .	[RESERVED] . . . . .	839
340:75-3-109. . . . .	[RESERVED] . . . . .	839	340:75-3-217. . . . .	[RESERVED] . . . . .	839
340:75-3-110. . . . .	[NEW] . . . . .	839	340:75-3-218. . . . .	[RESERVED] . . . . .	839
340:75-3-111. . . . .	[RESERVED] . . . . .	839	340:75-3-219. . . . .	[RESERVED] . . . . .	839
340:75-3-112. . . . .	[RESERVED] . . . . .	839	340:75-3-220. . . . .	[NEW] . . . . .	839
340:75-3-113. . . . .	[RESERVED] . . . . .	839	340:75-3-300. . . . .	[NEW] . . . . .	1362
340:75-3-114. . . . .	[RESERVED] . . . . .	839	340:75-3-400. . . . .	[NEW] . . . . .	839
340:75-3-115. . . . .	[RESERVED] . . . . .	839	340:75-3-401. . . . .	[RESERVED] . . . . .	839
340:75-3-116. . . . .	[RESERVED] . . . . .	839	340:75-3-402. . . . .	[RESERVED] . . . . .	839
340:75-3-117. . . . .	[RESERVED] . . . . .	839	340:75-3-403. . . . .	[RESERVED] . . . . .	839
340:75-3-118. . . . .	[RESERVED] . . . . .	839	340:75-3-404. . . . .	[RESERVED] . . . . .	839
340:75-3-119. . . . .	[RESERVED] . . . . .	839	340:75-3-405. . . . .	[RESERVED] . . . . .	839
340:75-3-120. . . . .	[NEW] . . . . .	839	340:75-3-406. . . . .	[RESERVED] . . . . .	839
340:75-3-121. . . . .	[RESERVED] . . . . .	839	340:75-3-407. . . . .	[RESERVED] . . . . .	839
			340:75-3-408. . . . .	[RESERVED] . . . . .	839
			340:75-3-409. . . . .	[RESERVED] . . . . .	839
			340:75-3-410. . . . .	[NEW] . . . . .	839
			340:75-3-411. . . . .	[RESERVED] . . . . .	839
			340:75-3-412. . . . .	[RESERVED] . . . . .	839
			340:75-3-413. . . . .	[RESERVED] . . . . .	839
			340:75-3-414. . . . .	[RESERVED] . . . . .	839
			340:75-3-415. . . . .	[RESERVED] . . . . .	839
			340:75-3-416. . . . .	[RESERVED] . . . . .	839
			340:75-3-417. . . . .	[RESERVED] . . . . .	839
			340:75-3-418. . . . .	[RESERVED] . . . . .	839
			340:75-3-419. . . . .	[RESERVED] . . . . .	839
			340:75-3-420. . . . .	[NEW] . . . . .	839
			340:75-3-421. . . . .	[RESERVED] . . . . .	839
			340:75-3-422. . . . .	[RESERVED] . . . . .	839
			340:75-3-423. . . . .	[RESERVED] . . . . .	839
			340:75-3-424. . . . .	[RESERVED] . . . . .	839
			340:75-3-425. . . . .	[RESERVED] . . . . .	839

340:75-3-426.	[RESERVED]	839	340:75-6-30.	[AMENDED]	839
340:75-3-427.	[RESERVED]	839	340:75-6-31.1.	[AMENDED]	839
340:75-3-428.	[RESERVED]	839	340:75-6-31.2.	[AMENDED]	839
340:75-3-429.	[RESERVED]	839	340:75-6-31.3.	[AMENDED]	839
340:75-3-430.	[NEW]	839	340:75-6-31.4.	[AMENDED]	839
340:75-3-431.	[RESERVED]	839	340:75-6-31.5.	[AMENDED]	839
340:75-3-432.	[RESERVED]	839	340:75-6-40.	[AMENDED]	839
340:75-3-433.	[RESERVED]	839	340:75-6-40.1.	[AMENDED]	839
340:75-3-434.	[RESERVED]	839	340:75-6-40.2.	[AMENDED]	839
340:75-3-435.	[RESERVED]	839	340:75-6-40.3.	[AMENDED]	839
340:75-3-436.	[RESERVED]	839	340:75-6-40.4.	[AMENDED]	839
340:75-3-437.	[RESERVED]	839	340:75-6-40.5.	[AMENDED]	839
340:75-3-438.	[RESERVED]	839	340:75-6-40.6.	[AMENDED]	839
340:75-3-439.	[RESERVED]	839	340:75-6-40.8.	[NEW]	839
340:75-3-440.	[NEW]	839	340:75-6-40.9.	[NEW]	1363
340:75-3-441.	[RESERVED]	839	340:75-6-44.	[AMENDED]	839
340:75-3-442.	[RESERVED]	839	340:75-6-45.	[AMENDED]	839
340:75-3-443.	[RESERVED]	839	340:75-6-46.	[AMENDED]	839
340:75-3-444.	[RESERVED]	839	340:75-6-48.	[AMENDED]	839
340:75-3-445.	[RESERVED]	839	340:75-6-48.1.	[AMENDED]	1365
340:75-3-446.	[RESERVED]	839	340:75-6-48.2.	[REVOKED]	839
340:75-3-447.	[RESERVED]	839	340:75-6-48.3.	[AMENDED]	839
340:75-3-448.	[RESERVED]	839	340:75-6-49.	[AMENDED]	839
340:75-3-449.	[RESERVED]	839	340:75-6-50.	[AMENDED]	839
340:75-3-450.	[NEW]	839	340:75-6-85.	[AMENDED]	1366
340:75-3-451.	[RESERVED]	839	340:75-6-85.2.	[AMENDED]	839
340:75-3-452.	[RESERVED]	839	340:75-6-85.3.	[AMENDED]	839
340:75-3-453.	[RESERVED]	839	340:75-6-85.4.	[AMENDED]	839
340:75-3-454.	[RESERVED]	839	340:75-6-85.5.	[AMENDED]	839
340:75-3-455.	[RESERVED]	839	340:75-6-85.6.	[AMENDED]	839
340:75-3-456.	[RESERVED]	839	340:75-6-86.	[AMENDED]	839
340:75-3-457.	[RESERVED]	839	340:75-6-88.	[AMENDED]	839
340:75-3-458.	[RESERVED]	839	340:75-6-89.	[AMENDED]	839
340:75-3-459.	[RESERVED]	839	340:75-6-91.	[AMENDED]	839
340:75-3-460.	[NEW]	839	340:75-6-92.	[AMENDED]	839
340:75-3-500.	[NEW]	839	340:75-6-110.	[AMENDED]	839
340:75-3-501.	[RESERVED]	839	340:75-7-2.	[AMENDED]	839
340:75-3-502.	[RESERVED]	839	340:75-7-10.	[AMENDED]	839
340:75-3-503.	[RESERVED]	839	340:75-7-12.	[AMENDED]	839
340:75-3-504.	[RESERVED]	839	340:75-7-14.	[AMENDED]	839
340:75-3-505.	[RESERVED]	839	340:75-7-18.	[AMENDED]	839
340:75-3-506.	[RESERVED]	839	340:75-7-19.	[AMENDED]	839
340:75-3-507.	[RESERVED]	839	340:75-7-24.	[AMENDED]	839
340:75-3-508.	[RESERVED]	839	340:75-7-37.	[AMENDED]	839
340:75-3-509.	[RESERVED]	839	340:75-7-37.1.	[AMENDED]	839
340:75-3-510.	[NEW]	839	340:75-7-38.	[AMENDED]	1369
340:75-3-511.	[RESERVED]	839	340:75-7-41.	[AMENDED]	839
340:75-3-512.	[RESERVED]	839	340:75-7-51.	[AMENDED]	839
340:75-3-513.	[RESERVED]	839	340:75-7-52.	[AMENDED]	839
340:75-3-514.	[RESERVED]	839	340:75-7-52.1.	[AMENDED]	839
340:75-3-515.	[RESERVED]	839	340:75-7-53.	[AMENDED]	839
340:75-3-516.	[RESERVED]	839	340:75-7-65.	[AMENDED]	839
340:75-3-517.	[RESERVED]	839	340:75-7-94.	[AMENDED]	839
340:75-3-518.	[RESERVED]	839	340:75-7-262.	[AMENDED]	1370
340:75-3-519.	[RESERVED]	839	340:75-7-280.	[AMENDED]	839
340:75-3-520.	[NEW]	839	340:75-7-290.	[AMENDED]	839
340:75-3-521.	[RESERVED]	839	340:75-7-291.	[AMENDED]	839
340:75-3-522.	[RESERVED]	839	340:75-13-75.	[AMENDED]	839
340:75-3-523.	[RESERVED]	839	340:75-13-80.	[AMENDED]	839
340:75-3-524.	[RESERVED]	839	340:75-15-5.	[AMENDED]	839
340:75-3-525.	[RESERVED]	839	340:75-15-6.	[AMENDED]	839
340:75-3-526.	[RESERVED]	839	340:75-15-7.	[AMENDED]	839
340:75-3-527.	[RESERVED]	839	340:75-15-9.	[AMENDED]	839
340:75-3-528.	[RESERVED]	839	340:75-15-42.	[REVOKED]	839
340:75-3-529.	[RESERVED]	839	340:75-15-45.	[REVOKED]	839
340:75-3-530.	[NEW]	839	340:75-15-47.	[AMENDED]	839
340:75-6-1.	[AMENDED]	839	340:75-15-82.	[AMENDED]	839

## Rules Affected Index – *continued*

---

340:75-15-83. .... [REVOKED] .....	839	360:1-1-3. .... [AMENDED] .....	1756
340:75-15-84. .... [AMENDED] .....	839	360:1-3-1. .... [AMENDED] .....	1756
340:75-15-87. .... [AMENDED] .....	1372	360:1-3-2. .... [AMENDED] .....	1756
340:75-15-88. .... [AMENDED] .....	839	360:1-3-6. .... [AMENDED] .....	1756
340:75-15-89. .... [AMENDED] .....	839	360:1-3-8. .... [AMENDED] .....	1756
340:75-15-91. .... [AMENDED] .....	839	360:1-3-8.1. .... [AMENDED] .....	1757
340:75-18-1. .... [AMENDED] .....	839	360:1-3-9. .... [AMENDED] .....	1757
340:75-18-2. .... [AMENDED] .....	839	360:1-3-12. .... [AMENDED] .....	1757
340:75-19-1. .... [AMENDED] .....	839	360:1-3-13. .... [AMENDED] .....	1757
340:75-19-2. .... [AMENDED] .....	839	360:1-5-1. .... [AMENDED] .....	1758
340:75-19-3. .... [AMENDED] .....	839	360:1-5-3. .... [AMENDED] .....	1758
340:75-19-4. .... [REVOKED] .....	839	360:1-5-4. .... [AMENDED] .....	1758
340:75-19-5. .... [AMENDED] .....	839	360:1-5-5. .... [AMENDED] .....	1759
340:75-19-6. .... [AMENDED] .....	839	360:1-5-7. .... [AMENDED] .....	1759
340:75-19-7. .... [AMENDED] .....	839	360:1-7-1. .... [AMENDED] .....	1759
340:75-19-8. .... [AMENDED] .....	839	360:1-7-2. .... [AMENDED] .....	1759
340:75-19-9. .... [AMENDED] .....	839	360:1-7-3. .... [AMENDED] .....	1759
340:75-19-10. .... [AMENDED] .....	839	360:10-1-2. .... [AMENDED] .....	1760
340:75-19-11. .... [AMENDED] .....	839	360:10-3-3. .... [AMENDED] .....	1762
340:75-19-12. .... [AMENDED] .....	839	360:10-3-3.1. .... [AMENDED] .....	1762
340:75-19-13. .... [AMENDED] .....	839	360:10-3-3.5. .... [AMENDED] .....	1763
340:75-19-14. .... [AMENDED] .....	839	360:10-3-4. .... [AMENDED] .....	1763
340:75-19-15. .... [AMENDED] .....	839	360:10-3-6.1. .... [AMENDED] .....	1764
340:75-19-16. .... [REVOKED] .....	839	360:10-3-7. .... [AMENDED] .....	1764
340:75-19-17. .... [REVOKED] .....	839	360:10-3-13. .... [AMENDED] .....	1764
340:75-19-18. .... [AMENDED] .....	839	360:10-3-17. .... [AMENDED] .....	1764
340:75-19-19. .... [AMENDED] .....	839	360:10-3-20. .... [AMENDED] .....	1764
340:75-19-20. .... [AMENDED] .....	839	360:10-3-22. .... [AMENDED] .....	1765
340:75-19-21. .... [AMENDED] .....	839	360:10-3-23. .... [AMENDED] .....	1766
340:75-19-22. .... [REVOKED] .....	839	360:10-3-24. .... [AMENDED] .....	1766
340:75-19-23. .... [AMENDED] .....	839	360:10-3-24.1. .... [AMENDED] .....	1767
340:75-19-24. .... [AMENDED] .....	839	360:10-3-25. .... [AMENDED] .....	1768
340:75-19-25. .... [AMENDED] .....	839	360:10-3-26. .... [AMENDED] .....	1768
340:75-19-26. .... [AMENDED] .....	839	360:10-3-27.1. .... [AMENDED] .....	1768
340:75-19-26.1. .... [AMENDED] .....	839	360:10-3-28. .... [AMENDED] .....	1768
340:75-19-28. .... [AMENDED] .....	839	360:10-3-29.1. .... [AMENDED] .....	1769
340:75-19-29. .... [AMENDED] .....	839	360:10-3-33. .... [AMENDED] .....	1769
340:75-19-30. .... [AMENDED] .....	839	360:10-5-1. .... [AMENDED] .....	1769
340:75-19-31. .... [AMENDED] .....	839	360:10-5-2. .... [AMENDED] .....	1769
340:75-19-32. .... [AMENDED] .....	839	360:10-5-3. .... [AMENDED] .....	1769
340:75-19-33. .... [AMENDED] .....	839	360:10-5-16. .... [AMENDED] .....	1769
340:100-3-5.1. .... [AMENDED] .....	1374	360:10-5-17. .... [AMENDED] .....	1770
340:100-3-29. .... [AMENDED] .....	696	360:10-5-20. .... [AMENDED] .....	1771
340:100-3-38.10. .... [AMENDED] .....	696	360:10-5-30. .... [AMENDED] .....	1772
340:110-1-4.1. .... [AMENDED] .....	1376	360:10-5-33. .... [AMENDED] .....	1772
340:110-1-9.2. .... [AMENDED] .....	1378	360:10-5-45. .... [AMENDED] .....	1772
340:110-1-9.3. .... [AMENDED] .....	1379	360:10-5-56. .... [AMENDED] .....	1773
340:110-1-43.1. .... [AMENDED] .....	1382	360:10-5-61. .... [AMENDED] .....	1773
340:110-1-47.1. .... [AMENDED] .....	1383	360:10-5-76. .... [AMENDED] .....	1773
340:110-1-47.2. .... [AMENDED] .....	1385	360:10-5-79. .... [AMENDED] .....	1773
340:110-3-14. .... [AMENDED] .....	1387	360:10-5-86. .... [AMENDED] .....	1774
340:110-3-45. .... [AMENDED] .....	1389	360:10-5-89. .... [AMENDED] .....	1775
340:110-3-91.1. .... [AMENDED] .....	1390	360:10-5-90. .... [AMENDED] .....	1775
340:110-3-157. .... [AMENDED] .....	1390	360:10-5-100. .... [AMENDED] .....	1775
340:115-1-1. .... [REVOKED] .....	698	360:10-7-1. .... [AMENDED] .....	1776
340:115-1-3. .... [REVOKED] .....	698	360:10-9-1. .... [AMENDED] .....	1776
340:115-1-21. .... [REVOKED] .....	698	360:10-9-2. .... [AMENDED] .....	1776
340:115-1-22. .... [REVOKED] .....	698	360:15-1-2. .... [AMENDED] .....	1777
340:115-1-24. .... [REVOKED] .....	699	360:15-1-10. .... [AMENDED] .....	1778
340:115-1-27. .... [REVOKED] .....	699	360:15-1-11. .... [AMENDED] .....	1778
340:115-5-1. .... [REVOKED] .....	699	360:15-1-12. .... [AMENDED] .....	1779
340:115-5-3. .... [REVOKED] .....	699	360:15-1-14. .... [AMENDED] .....	1779
360:1-1-1. .... [AMENDED] .....	1755	360:15-1-14.1. .... [AMENDED] .....	1780
360:1-1-1.5. .... [AMENDED] .....	1755	360:15-1-15. .... [AMENDED] .....	1780
360:1-1-2. .... [AMENDED] .....	1755	360:15-1-16. .... [AMENDED] .....	1780
360:1-1-2.1. .... [AMENDED] .....	1756	360:15-1-17. .... [AMENDED] .....	1780
360:1-1-2.2. .... [AMENDED] .....	1756	360:15-1-18. .... [AMENDED] .....	1780

360:15-1-19. . . . .	[AMENDED]	1780	377:35-9-8. . . . .	[AMENDED]	713
360:15-1-20. . . . .	[AMENDED]	1780	380:1-9-1. . . . .	[AMENDED]	845
360:15-1-22. . . . .	[AMENDED]	1781	380:25-3-5. . . . .	[AMENDED]	846
360:15-1-23. . . . .	[AMENDED]	1781	380:25-3-15. . . . .	[AMENDED]	846
360:15-1-31. . . . .	[AMENDED]	1781	380:25-19-1. . . . .	[AMENDED]	846
365:1-9-18. . . . .	[AMENDED]	1781	380:50-5-5. . . . .	[AMENDED]	848
365:15-1-3. . . . .	[AMENDED]	1782	380:50-6-2. . . . .	[AMENDED]	849
365:15-1-3.1. . . . .	[AMENDED]	1785	380:50-6-3. . . . .	[AMENDED]	850
365:15-1-14. . . . .	[AMENDED]	1785	380:50-6-4. . . . .	[AMENDED]	851
365:15-1-24. . . . .	[AMENDED]	1785	380:50-6-5. . . . .	[AMENDED]	852
365:15-9-10. . . . .	[AMENDED]	1785	380:50-6-6. . . . .	[AMENDED]	853
365:15, App. C. . . . .	[REVOKED]	1787	380:60-1-7. . . . .	[REVOKED]	855
365:15, App. C. . . . .	[NEW]	1787	380:60-1-8. . . . .	[AMENDED]	856
365:25-3-1. . . . .	[AMENDED]	1788	380:60-1-9. . . . .	[REVOKED]	857
365:25-3-14. . . . .	[AMENDED]	1792	380:70-3-5. . . . .	[AMENDED]	1807
365:25-3-18. . . . .	[AMENDED]	1797	380:70-5-1. . . . .	[AMENDED]	1808
365:25-5-3. . . . .	[AMENDED]	1798	380:70-5-3. . . . .	[AMENDED]	1809
365:25-5-4. . . . .	[AMENDED]	1799	380:70-5-4. . . . .	[AMENDED]	1810
365:25-5-5. . . . .	[AMENDED]	1799	380:70-11-1. . . . .	[AMENDED]	1810
365:25-5-6. . . . .	[AMENDED]	1799	380:75-1-1. . . . .	[NEW]	1811
365:25-5-8. . . . .	[AMENDED]	1799	380:75-1-2. . . . .	[NEW]	1811
365:25-5-35. . . . .	[AMENDED]	1800	380:75-1-3. . . . .	[NEW]	1814
365:25-5-38. . . . .	[AMENDED]	1800	380:75-1-4. . . . .	[NEW]	1815
365:25-5-41. . . . .	[AMENDED]	1800	380:75-3-1. . . . .	[NEW]	1815
365:25-5-47. . . . .	[NEW]	1800	380:75-3-2. . . . .	[NEW]	1815
365:25-5-51. . . . .	[AMENDED]	1800	380:75-3-3. . . . .	[NEW]	1816
365:25-7-23. . . . .	[AMENDED]	1797	380:75-3-4. . . . .	[NEW]	1817
365:40-3-17. . . . .	[AMENDED]	1801	380:75-3-5. . . . .	[NEW]	1819
375:9-1-1.1. . . . .	[AMENDED]	1802	380:75-3-6. . . . .	[NEW]	1819
375:9-1-2. . . . .	[AMENDED]	1803	380:75-3-7. . . . .	[NEW]	1820
375:9-1-5. . . . .	[AMENDED]	1804	380:75-3-8. . . . .	[NEW]	1821
375:25-1-2. . . . .	[AMENDED]	1805	380:75-3-9. . . . .	[NEW]	1822
375:25-1-3. . . . .	[AMENDED]	1805	380:75-3-10. . . . .	[NEW]	1823
375:25-1-4. . . . .	[AMENDED]	1805	380:75-5-1. . . . .	[NEW]	1823
375:25-1-5. . . . .	[AMENDED]	1805	380:75-5-2. . . . .	[NEW]	1824
375:25-1-5.2. . . . .	[AMENDED]	1805	380:75-5-3. . . . .	[NEW]	1826
375:25-1-7. . . . .	[AMENDED]	1806	380:75-7-1. . . . .	[NEW]	1827
375:25-1-9. . . . .	[AMENDED]	1806	380:75-7-2. . . . .	[NEW]	1827
375:40-1-3. . . . .	[AMENDED]	1806	380:75-7-3. . . . .	[NEW]	1827
377:1-1-9. . . . .	[AMENDED]	700	390:1-1-6. . . . .	[AMENDED]	1828
377:1-1-10. . . . .	[AMENDED]	700	390:1-1-10. . . . .	[AMENDED]	1828
377:3-7-3. . . . .	[AMENDED]	701	390:2-1-1. . . . .	[AMENDED]	1829
377:3-7-4. . . . .	[AMENDED]	701	390:2-1-4. . . . .	[AMENDED]	1829
377:3-11-2. . . . .	[AMENDED] (E)	137	390:10-1-2. . . . .	[AMENDED]	1831
377:3-11-2. . . . .	[AMENDED]	701	390:10-1-5. . . . .	[AMENDED]	1831
377:3-11-5. . . . .	[AMENDED] (E)	137	390:10-1-6. . . . .	[AMENDED]	1831
377:3-11-5. . . . .	[AMENDED]	701	390:15-3-8. . . . .	[AMENDED]	1832
377:3-11-10. . . . .	[AMENDED] (E)	138	390:15-3-10. . . . .	[AMENDED]	1832
377:3-11-10. . . . .	[AMENDED]	702	390:20-1-3. . . . .	[AMENDED]	1833
377:3-11-11. . . . .	[AMENDED] (E)	138	390:20-1-5. . . . .	[AMENDED]	1834
377:3-11-11. . . . .	[AMENDED]	702	390:20-1-15. . . . .	[NEW]	1834
377:5-3-4. . . . .	[AMENDED]	703	390:25-1-9. . . . .	[AMENDED]	1834
377:5-5-2. . . . .	[AMENDED]	703	390:25-1-11. . . . .	[AMENDED]	1835
377:5-5-3. . . . .	[AMENDED]	705	390:27-1-5. . . . .	[AMENDED]	1835
377:5-5-4. . . . .	[AMENDED]	705	390:35-7-7. . . . .	[AMENDED]	1836
377:5-5-5. . . . .	[AMENDED]	706	390:35-9-5. . . . .	[AMENDED]	1836
377:10-1-4.1. . . . .	[AMENDED]	709	390:40-1-1. . . . .	[AMENDED]	1837
377:10-1-11. . . . .	[AMENDED]	708	390:40-1-3. . . . .	[AMENDED]	1837
377:15-11-1. . . . .	[NEW] (E)	278	390:40-5-5. . . . .	[AMENDED]	1838
377:15-11-1. . . . .	[NEW]	709	390:40-9-2. . . . .	[AMENDED]	1838
377:15-11-2. . . . .	[NEW] (E)	278	390:45-1-3. . . . .	[AMENDED]	1839
377:15-11-2. . . . .	[NEW]	710	390:45-1-7. . . . .	[AMENDED]	1839
377:15-11-3. . . . .	[NEW] (E)	278	390:50-1-3. . . . .	[AMENDED]	1840
377:15-11-3. . . . .	[NEW]	710	390:50-1-6. . . . .	[AMENDED]	1840
377:25-3-40. . . . .	[AMENDED]	712	390:55-1-12. . . . .	[AMENDED]	1841
377:25-3-41. . . . .	[NEW]	713	395:10-1-11.1. . . . .	[REVOKED]	857
377:35-9-8. . . . .	[AMENDED] (E)	139	395:10-1-11.3. . . . .	[REVOKED]	858

## Rules Affected Index – *continued*

---

420:10-1-14. . . . .	[AMENDED]	1842	450:70-3-5.9. . . . .	[NEW]	1436
420:10-1-15. . . . .	[AMENDED]	1847	450:70-3-5.10. . . . .	[NEW]	1436
450:1-1-1.1. . . . .	[AMENDED]	1392	450:70-3-5.11. . . . .	[NEW]	1437
450:1-1-2. . . . .	[AMENDED]	1395	450:70-3-5.12. . . . .	[NEW]	1437
450:1-3-5. . . . .	[AMENDED]	1395	450:70-3-5.13. . . . .	[NEW]	1437
450:1-9-1. . . . .	[AMENDED]	1395	450:70-3-5.14. . . . .	[NEW]	1437
450:1-9-3. . . . .	[AMENDED]	1395	450:70-3-5.15. . . . .	[NEW]	1437
450:1-9-4. . . . .	[AMENDED]	1395	450:70-3-5.16. . . . .	[NEW]	1437
450:1-9-5. . . . .	[AMENDED]	1396	450:70-3-5.17. . . . .	[NEW]	1438
450:1-9-5.1. . . . .	[AMENDED]	1397	450:70-3-6. . . . .	[AMENDED]	1438
450:1-9-5.2. . . . .	[AMENDED]	1398	450:70-3-7. . . . .	[AMENDED]	1438
450:1-9-5.3. . . . .	[AMENDED]	1398	450:70-3-8. . . . .	[AMENDED]	1439
450:1-9-6. . . . .	[AMENDED]	1399	450:70-3-9. . . . .	[AMENDED]	1439
450:1-9-6.1. . . . .	[AMENDED]	1399	450:70-3-10. . . . .	[AMENDED]	1440
450:1-9-7. . . . .	[AMENDED]	1400	450:70-3-10.1. . . . .	[NEW]	1440
450:1-9-7.1. . . . .	[AMENDED]	1401	450:70-4-1. . . . .	[REVOKED]	1440
450:1-9-7.2. . . . .	[AMENDED]	1402	450:70-4-2. . . . .	[AMENDED]	1440
450:1-9-7.3. . . . .	[AMENDED]	1402	450:70-4-3. . . . .	[AMENDED]	1441
450:1-9-7.4. . . . .	[AMENDED]	1403	450:70-4-4. . . . .	[AMENDED]	1441
450:1-9-8.1. . . . .	[AMENDED]	1404	450:70-4-4.1. . . . .	[NEW]	1442
450:1-9-9. . . . .	[AMENDED]	1404	450:70-4-4.2. . . . .	[NEW]	1442
450:15-1-2. . . . .	[AMENDED]	1405	450:70-4-4.3. . . . .	[NEW]	1442
450:15-3-3. . . . .	[AMENDED]	1407	450:70-4-4.4. . . . .	[NEW]	1442
450:15-3-8. . . . .	[AMENDED]	1408	450:70-4-5. . . . .	[AMENDED]	1443
450:15-3-27. . . . .	[AMENDED]	1408	450:70-4-5.1. . . . .	[NEW]	1444
450:15-3-81. . . . .	[AMENDED]	1409	450:70-4-5.2. . . . .	[NEW]	1444
450:15-7-4. . . . .	[AMENDED]	1410	450:70-4-5.3. . . . .	[NEW]	1444
450:15-7-6. . . . .	[AMENDED]	1411	450:70-4-5.4. . . . .	[NEW]	1444
450:15-7-7. . . . .	[AMENDED]	1412	450:70-4-5.5. . . . .	[NEW]	1445
450:15-7-9. . . . .	[AMENDED]	1412	450:70-4-5.6. . . . .	[NEW]	1445
450:15-7-14. . . . .	[AMENDED]	1412	450:70-4-6. . . . .	[AMENDED]	1445
450:15-7-15. . . . .	[AMENDED]	1413	450:70-4-7. . . . .	[AMENDED]	1445
450:17-1-2. . . . .	[AMENDED]	1414	450:70-4-7.1. . . . .	[NEW]	1446
450:17-3-61. . . . .	[AMENDED]	1419	450:70-4-7.2. . . . .	[NEW]	1447
450:17-3-191. . . . .	[AMENDED]	1419	450:70-4-7.3. . . . .	[NEW]	1447
450:17-3-192. . . . .	[AMENDED]	1419	450:70-4-7.4. . . . .	[NEW]	1447
450:17-3-193. . . . .	[AMENDED]	1420	450:70-4-8. . . . .	[NEW]	1447
450:50-1-2. . . . .	[AMENDED]	1420	450:70-4-8.1. . . . .	[NEW]	1448
450:50-3-1. . . . .	[AMENDED]	1421	450:70-4-8.2. . . . .	[NEW]	1448
450:50-3-2. . . . .	[AMENDED]	1421	450:70-4-8.3. . . . .	[NEW]	1448
450:50-3-3. . . . .	[AMENDED]	1422	450:70-4-9. . . . .	[AMENDED]	1449
450:50-3-7. . . . .	[AMENDED]	1423	450:70-4-10. . . . .	[AMENDED]	1449
450:50-5-1. . . . .	[AMENDED]	1423	450:70-4-11. . . . .	[AMENDED]	1449
450:50-5-4. . . . .	[AMENDED]	1423	450:70-4-12. . . . .	[AMENDED]	1450
450:50-5-5. . . . .	[AMENDED]	1424	450:70-5-1. . . . .	[AMENDED]	1450
450:50-7-1. . . . .	[AMENDED]	1424	450:70-5-2. . . . .	[AMENDED]	1450
450:50-7-3. . . . .	[AMENDED]	1425	450:70-5-3. . . . .	[AMENDED]	1451
450:70-1-1. . . . .	[AMENDED]	1425	450:70-6-1. . . . .	[AMENDED]	1451
450:70-1-2. . . . .	[AMENDED]	1425	450:70-6-2. . . . .	[REVOKED]	1451
450:70-1-4. . . . .	[AMENDED]	1429	450:70-6-3. . . . .	[REVOKED]	1451
450:70-1-5. . . . .	[REVOKED]	1429	450:70-6-4. . . . .	[AMENDED]	1451
450:70-2-1. . . . .	[AMENDED]	1430	450:70-6-5. . . . .	[AMENDED]	1452
450:70-2-2. . . . .	[AMENDED]	1430	450:70-6-5.1. . . . .	[NEW]	1452
450:70-3-1. . . . .	[REVOKED]	1430	450:70-6-5.2. . . . .	[NEW]	1452
450:70-3-2. . . . .	[AMENDED]	1430	450:70-6-6. . . . .	[AMENDED]	1453
450:70-3-3. . . . .	[AMENDED]	1431	450:70-6-7. . . . .	[AMENDED]	1453
450:70-3-3.1. . . . .	[NEW]	1431	450:70-6-8. . . . .	[AMENDED]	1453
450:70-3-4. . . . .	[AMENDED]	1432	450:70-6-9. . . . .	[AMENDED]	1454
450:70-3-5. . . . .	[AMENDED]	1432	450:70-6-10. . . . .	[AMENDED]	1454
450:70-3-5.1. . . . .	[NEW]	1435	450:70-6-11. . . . .	[AMENDED]	1454
450:70-3-5.2. . . . .	[NEW]	1435	450:70-6-12. . . . .	[AMENDED]	1455
450:70-3-5.3. . . . .	[NEW]	1435	450:70-6-13. . . . .	[REVOKED]	1455
450:70-3-5.4. . . . .	[NEW]	1435	450:70-6-14. . . . .	[REVOKED]	1455
450:70-3-5.5. . . . .	[NEW]	1435	450:70-6-15. . . . .	[AMENDED]	1455
450:70-3-5.6. . . . .	[NEW]	1436	450:70-6-15.1. . . . .	[NEW]	1456
450:70-3-5.7. . . . .	[NEW]	1436	450:70-6-15.2. . . . .	[NEW]	1456
450:70-3-5.8. . . . .	[NEW]	1436	450:70-6-15.3. . . . .	[NEW]	1456

450:70-6-15.4. ....	[NEW] .....	1456	530:10-5-50. ....	[AMENDED] .....	1461
450:70-6-16. ....	[AMENDED] .....	1456	530:10-5-51. ....	[AMENDED] .....	1461
450:70-6-17. ....	[AMENDED] .....	1457	530:10-5-52. ....	[AMENDED] .....	1461
450:70-6-17.1. ....	[NEW] .....	1459	530:10-5-53. ....	[AMENDED] .....	1461
450:70-6-17.2. ....	[NEW] .....	1459	530:10-5-54. ....	[AMENDED] .....	1461
450:70-6-17.3. ....	[NEW] .....	1460	530:10-5-55. ....	[AMENDED] .....	1461
450:70-6-17.4. ....	[NEW] .....	1460	530:10-5-56. ....	[AMENDED] .....	1461
450:70-6-17.5. ....	[NEW] .....	1460	530:10-5-57. ....	[AMENDED] .....	1461
450:70-6-17.6. ....	[NEW] .....	1460	530:10-5-90. ....	[AMENDED] .....	1461
450:70-6-17.7. ....	[NEW] .....	1460	530:10-5-91. ....	[AMENDED] .....	1461
450:70-6-17.8. ....	[NEW] .....	1461	530:10-7-1.2. ....	[REVOKED] .....	1461
475:10-1-10. ....	[AMENDED] .....	545	530:10-7-3. ....	[AMENDED] .....	1461
475:30-1-4. ....	[AMENDED] .....	546	530:10-7-6. ....	[AMENDED] .....	1461
475:30-1-6. ....	[AMENDED] .....	547	530:10-7-7. ....	[AMENDED] .....	1461
475:50-1-1. ....	[AMENDED] .....	548	530:10-7-9. ....	[AMENDED] .....	1461
475:50-1-2. ....	[AMENDED] .....	548	530:10-7-12. ....	[AMENDED] .....	1461
475:55-1-2. ....	[REVOKED] .....	549	530:10-7-21. ....	[AMENDED] .....	1461
475:55-1-5. ....	[AMENDED] .....	549	530:10-7-31. ....	[AMENDED] .....	1461
475:55-1-10. ....	[AMENDED] .....	550	530:10-9-5. ....	[AMENDED] .....	1461
505:10-3-7. ....	[NEW] .....	2137	530:10-9-9. ....	[AMENDED] .....	1461
505:10-3-8. ....	[NEW] .....	2137	530:10-9-32. ....	[AMENDED] .....	1461
505:10-3-9. ....	[NEW] .....	2138	530:10-9-37. ....	[AMENDED] .....	1461
530:10-1-1. ....	[AMENDED] .....	1461	530:10-9-38. ....	[AMENDED] .....	1461
530:10-1-2. ....	[AMENDED] .....	1461	530:10-9-50. ....	[AMENDED] .....	1461
530:10-1-6. ....	[AMENDED] .....	1461	530:10-9-52. ....	[AMENDED] .....	1461
530:10-1-9. ....	[NEW] .....	1461	530:10-9-55. ....	[AMENDED] .....	1461
530:10-1-11. ....	[AMENDED] .....	1461	530:10-9-70. ....	[AMENDED] .....	1461
530:10-1-12. ....	[AMENDED] .....	1461	530:10-9-74. ....	[AMENDED] .....	1461
530:10-1-30. ....	[AMENDED] .....	1461	530:10-9-92. ....	[AMENDED] (E) .....	351
530:10-1-31. ....	[AMENDED] .....	1461	530:10-9-92. ....	[AMENDED] .....	1461
530:10-1-39. ....	[AMENDED] .....	1461	530:10-9-94. ....	[REVOKED] .....	1461
530:10-1-51. ....	[AMENDED] .....	1461	530:10-9-95. ....	[AMENDED] .....	1461
530:10-1-53. ....	[AMENDED] .....	1461	530:10-9-96. ....	[AMENDED] .....	1461
530:10-1-65. ....	[AMENDED] .....	1461	530:10-9-100. ....	[AMENDED] .....	1461
530:10-3-22. ....	[AMENDED] .....	1461	530:10-9-102. ....	[AMENDED] .....	1461
530:10-3-26. ....	[AMENDED] .....	1461	530:10-9-111. ....	[AMENDED] .....	1461
530:10-3-30. ....	[REVOKED] .....	1461	530:10-9-115. ....	[AMENDED] .....	1461
530:10-3-31. ....	[REVOKED] .....	1461	530:10-9-117. ....	[AMENDED] .....	1461
530:10-3-33. ....	[REVOKED] .....	1461	530:10-9-118. ....	[AMENDED] .....	1461
530:10-3-33.1. ....	[REVOKED] .....	1461	530:10-9-123. ....	[AMENDED] .....	1461
530:10-3-33.2. ....	[REVOKED] .....	1461	530:10-11-3. ....	[AMENDED] .....	1461
530:10-3-33.3. ....	[REVOKED] .....	1461	530:10-11-30. ....	[AMENDED] .....	1461
530:10-3-33.4. ....	[REVOKED] .....	1461	530:10-11-36. ....	[AMENDED] .....	1461
530:10-3-33.5. ....	[REVOKED] .....	1461	530:10-11-40. ....	[AMENDED] .....	1461
530:10-3-33.6. ....	[REVOKED] .....	1461	530:10-11-51. ....	[AMENDED] .....	1461
530:10-3-33.7. ....	[REVOKED] .....	1461	530:10-11-55. ....	[AMENDED] .....	1461
530:10-3-33.8. ....	[REVOKED] .....	1461	530:10-11-76. ....	[AMENDED] .....	1461
530:10-3-33.9. ....	[REVOKED] .....	1461	530:10-11-110. ....	[AMENDED] .....	1461
530:10-3-33.10. ....	[REVOKED] .....	1461	530:10-11-120. ....	[AMENDED] .....	1461
530:10-3-33.11. ....	[REVOKED] .....	1461	530:10-13-13. ....	[AMENDED] .....	1461
530:10-3-34. ....	[REVOKED] .....	1461	530:10-13-35. ....	[AMENDED] .....	1461
530:10-3-35. ....	[REVOKED] .....	1461	530:10-13-70. ....	[AMENDED] .....	1461
530:10-3-36. ....	[REVOKED] .....	1461	530:10-13-73. ....	[AMENDED] .....	1461
530:10-3-39. ....	[REVOKED] .....	1461	530:10-15-10. ....	[AMENDED] .....	1461
530:10-3-52. ....	[REVOKED] .....	1461	530:10-15-11. ....	[AMENDED] .....	1461
530:10-3-54. ....	[REVOKED] .....	1461	530:10-15-12. ....	[AMENDED] .....	1461
530:10-3-78. ....	[REVOKED] .....	1461	530:10-15-40. ....	[AMENDED] .....	1461
530:10-5-2. ....	[AMENDED] .....	1461	530:10-15-43. ....	[AMENDED] .....	1461
530:10-5-3. ....	[AMENDED] .....	1461	530:10-15-44. ....	[AMENDED] .....	1461
530:10-5-6. ....	[AMENDED] .....	1461	530:10-15-46. ....	[AMENDED] .....	1461
530:10-5-7. ....	[AMENDED] .....	1461	530:10-15-48. ....	[AMENDED] (E) .....	202
530:10-5-8. ....	[AMENDED] .....	1461	530:10-15-48. ....	[AMENDED] .....	1461
530:10-5-31. ....	[AMENDED] .....	1461	530:10-15-49. ....	[AMENDED] .....	1461
530:10-5-33. ....	[AMENDED] .....	1461	530:10-15-50. ....	[AMENDED] .....	1461
530:10-5-34. ....	[AMENDED] .....	1461	530:10-15-70. ....	[AMENDED] .....	1461
530:10-5-41. ....	[AMENDED] .....	1461	530:10-15-71. ....	[AMENDED] .....	1461
530:10-5-44. ....	[AMENDED] .....	1461	530:10-17-31. ....	[AMENDED] .....	1461

**Rules Affected Index – *continued***

530:10-17-52. .... [AMENDED] .....	1461	590:10-7-9. .... [AMENDED] .....	551
530:10-17-74. .... [AMENDED] .....	1461	590:10-7-14.1. .... [NEW] .....	552
530:10-17-75. .... [AMENDED] .....	1461	590:10-17-2. .... [AMENDED] .....	552
530:10-17-76. .... [AMENDED] .....	1461	590:15-1-22. .... [NEW] .....	553
530:10-17-77. .... [AMENDED] .....	1461	590:15-1-23. .... [NEW] .....	553
530:10-17-80. .... [AMENDED] .....	1461	590:25-9-21. .... [NEW] .....	554
530:10-17-95. .... [AMENDED] .....	1461	590:35-13-12. .... [NEW] .....	555
530:10-17-110. .... [AMENDED] .....	1461	595:1-1-3. .... [AMENDED] .....	2015
530:10-17-111. .... [AMENDED] .....	1461	595:10-1-3. .... [AMENDED] .....	2018
530:10-17-112. .... [AMENDED] .....	1461	595:10-1-12. .... [AMENDED] .....	2023
530:10-17-113. .... [AMENDED] .....	1461	595:10-1-19. .... [AMENDED] .....	2024
530:10-17-114. .... [AMENDED] .....	1461	595:10-1-51. .... [AMENDED] .....	2020
530:10-17-132. .... [AMENDED] .....	1461	595:10-1-92. .... [AMENDED] .....	2022
530:10-17-134. .... [AMENDED] .....	1461	595:10-5-5. .... [AMENDED] .....	2025
530:10-17-136. .... [AMENDED] .....	1461	595:10-11-1. .... [NEW] (E) .....	204
530:10-17-173. .... [AMENDED] .....	1461	595:10-11-1. .... [NEW] .....	2026
530:10-21-2. .... [AMENDED] .....	1461	595:10-11-2. .... [NEW] (E) .....	204
530:10-21-10. .... [NEW] (E) .....	203	595:10-11-2. .... [NEW] .....	2026
530:10-21-10. .... [NEW] .....	1461	595:10-11-3. .... [NEW] (E) .....	204
530:10-21-11. .... [NEW] (E) .....	204	595:10-11-3. .... [NEW] .....	2026
530:10-21-11. .... [NEW] .....	1461	595:10-11-5. .... [NEW] (E) .....	205
530:10-21-12. .... [NEW] (E) .....	204	595:10-11-5. .... [NEW] .....	2027
530:10-21-12. .... [NEW] .....	1461	595:10-11-6. .... [NEW] (E) .....	205
530:10, App. A. .... [REVOKED] (E) .....	1913	595:10-11-6. .... [NEW] .....	2027
530:10, App. A. .... [NEW] (E) .....	1913	595:10-11-7. .... [NEW] (E) .....	206
535:1-14-4. .... [AMENDED] .....	2009	595:10-11-7. .... [NEW] .....	2027
535:13-1-1. .... [AMENDED] .....	2010	595:10-11-8. .... [NEW] (E) .....	206
535:13-1-3. .... [AMENDED] .....	2010	595:10-11-8. .... [NEW] .....	2028
535:13-1-4. .... [AMENDED] .....	2010	595:10-11-9. .... [NEW] (E) .....	206
535:15-3-12. .... [AMENDED] .....	2011	595:10-11-9. .... [NEW] .....	2028
535:15-10-3. .... [AMENDED] .....	2012	595:10-11-10. .... [NEW] (E) .....	206
535:15-10-64. .... [AMENDED] .....	2013	595:10-11-10. .... [NEW] .....	2028
535:15-16-4. .... [AMENDED] .....	2013	595:10-11-11. .... [NEW] (E) .....	207
540:50-1-1. .... [NEW] .....	859	595:10-11-11. .... [NEW] .....	2028
540:50-1-2. .... [NEW] .....	859	595:10-11-12. .... [NEW] (E) .....	207
540:50-1-3. .... [NEW] .....	859	595:10-11-12. .... [NEW] .....	2029
540:50-1-4. .... [NEW] .....	859	595:10-11-13. .... [NEW] (E) .....	207
540:50-1-5. .... [NEW] .....	859	595:10-11-13. .... [NEW] .....	2029
540:50-1-6. .... [NEW] .....	859	595:10-11-14. .... [NEW] (E) .....	207
540:50-1-7. .... [NEW] .....	860	595:10-11-14. .... [NEW] .....	2029
540:50-1-8. .... [NEW] .....	860	595:10-11-15. .... [NEW] (E) .....	208
540:50-1-9. .... [NEW] .....	860	595:10-11-15. .... [NEW] .....	2030
550:1-7-5. .... [AMENDED] .....	1848	595:10-11-16. .... [NEW] (E) .....	208
550:15-1-2. .... [AMENDED] .....	1848	595:10-11-16. .... [NEW] .....	2030
550:15-1-3. .... [AMENDED] .....	1850	595:11-1-15. .... [AMENDED] (E) .....	209
580:16-3-21. .... [AMENDED] (E) .....	33	595:11-1-15. .... [AMENDED] .....	2031
580:16-3-21. .... [AMENDED] .....	1463	595:11-1-16. .... [AMENDED] (E) .....	209
580:20-27-7. .... [NEW] (E) .....	34	595:11-1-16. .... [AMENDED] .....	2031
580:20-27-7. .... [NEW] .....	1465	595:11-1-17. .... [NEW] (E) .....	210
580:35-1-1. .... [AMENDED] (E) .....	2115	595:11-1-17. .... [NEW] .....	2032
580:35-1-2. .... [AMENDED] (E) .....	2116	595:11-1-18. .... [NEW] (E) .....	210
580:35-1-3. .... [AMENDED] (E) .....	2117	595:11-1-18. .... [NEW] .....	2032
580:35-1-4. .... [AMENDED] (E) .....	2117	595:35-1-2. .... [AMENDED] .....	2033
580:35-1-5. .... [AMENDED] (E) .....	2117	595:35-1-3. .... [AMENDED] .....	2033
580:35-1-6. .... [AMENDED] (E) .....	2118	595:35-1-4. .... [AMENDED] .....	2033
580:35-1-7. .... [AMENDED] (E) .....	2118	595:35-1-6. .... [AMENDED] .....	2034
580:35-1-8. .... [AMENDED] (E) .....	2119	595:35-1-6. .... [AMENDED] .....	2041
580:35-1-9. .... [AMENDED] (E) .....	2119	595:35-1-8. .... [AMENDED] .....	2036
580:35-1-10. .... [AMENDED] (E) .....	2119	595:35-1-9. .... [AMENDED] .....	2036
580:55-1-21. .... [AMENDED] .....	1466	595:35-1-10. .... [AMENDED] .....	2038
580:55-1-23. .... [AMENDED] .....	1466	595:35-1-11. .... [NEW] .....	2040
580:55-5-2. .... [AMENDED] .....	1467	595:70-1-1. .... [NEW] .....	2043
580:55-5-10. .... [AMENDED] .....	1467	595:70-1-2. .... [NEW] .....	2044
580:55-7-3. .... [AMENDED] .....	1467	595:70-1-3. .... [NEW] .....	2044
580:55-9-1. .... [AMENDED] .....	1468	595:70-1-4. .... [NEW] .....	2044
590:10-2-2. .... [NEW] .....	550	595:70-1-5. .... [NEW] .....	2044
590:10-5-9. .... [NEW] .....	551	595:70-1-6. .... [NEW] .....	2044

595:70-1-7. .... [NEW] .....	2044	710:1-5-114. .... [NEW] .....	1854
595:70-1-8. .... [NEW] .....	2045	710:1-5-115. .... [NEW] (E) .....	105
595:70-1-9. .... [NEW] .....	2045	710:1-5-115. .... [NEW] .....	1854
600:10-1-18. .... [NEW] .....	2046	710:1-5-116. .... [NEW] (E) .....	105
605:1-1-4. .... [AMENDED] .....	2046	710:1-5-116. .... [NEW] .....	1854
605:10-1-2. .... [AMENDED] .....	2048	710:1-5-117. .... [NEW] (E) .....	105
605:10-5-1. .... [AMENDED] .....	2049	710:1-5-117. .... [NEW] .....	1854
605:10-5-1.1. .... [AMENDED] .....	2050	710:1-5-118. .... [NEW] (E) .....	105
605:10-5-2. .... [AMENDED] .....	2052	710:1-5-118. .... [NEW] .....	1855
605:10-7-2. .... [AMENDED] .....	2054	710:1-5-119. .... [NEW] (E) .....	105
605:10-7-7. .... [AMENDED] .....	2056	710:1-5-119. .... [NEW] .....	1855
605:10-7-9. .... [AMENDED] .....	2057	710:1-5-120. .... [NEW] (E) .....	105
605:10-7-10. .... [AMENDED] .....	2058	710:1-5-120. .... [NEW] .....	1855
605:10-9-4. .... [AMENDED] .....	2060	710:1-5-121. .... [NEW] (E) .....	105
605:10-15-2. .... [AMENDED] .....	2061	710:1-5-121. .... [NEW] .....	1855
605:10-17-4. .... [AMENDED] .....	2062	710:1-5-122. .... [NEW] (E) .....	106
612:1-3-2. .... [AMENDED] .....	861	710:1-5-122. .... [NEW] .....	1855
612:1-3-2.1. .... [AMENDED] .....	861	710:1-5-123. .... [NEW] .....	1855
612:1-3-8.1. .... [AMENDED] .....	861	710:10-4-1. .... [REVOKED] .....	1469
612:1-11-2. .... [AMENDED] .....	862	710:10-4-2. .... [REVOKED] .....	1469
612:1-17-3. .... [AMENDED] .....	863	710:10-4-3. .... [REVOKED] .....	1469
612:10-1-2. .... [AMENDED] .....	864	710:10-4-6. .... [REVOKED] .....	1469
612:10-1-7. .... [AMENDED] .....	868	710:10-4-7. .... [REVOKED] .....	1470
612:10-1-8. .... [AMENDED] .....	870	710:10-4-8. .... [REVOKED] .....	1470
612:10-7-24.1. .... [AMENDED] .....	870	710:10-4-9. .... [REVOKED] .....	1470
612:10-7-232. .... [AMENDED] .....	872	710:20-2-5. .... [AMENDED] .....	1472
612:20-1-4. .... [AMENDED] .....	873	710:20-3-4. .... [AMENDED] .....	1472
660:2-9-3. .... [AMENDED] .....	2063	710:22-1-3. .... [AMENDED] .....	1473
660:2-9-4. .... [AMENDED] .....	2065	710:50-11-6. .... [AMENDED] .....	1856
660:2-9-6. .... [AMENDED] .....	2065	710:50-11-7. .... [AMENDED] .....	1856
660:11-1-3. .... [AMENDED] .....	2067	710:50-11-9. .... [AMENDED] .....	1857
660:11-5-1. .... [AMENDED] .....	2068	710:50-11-10. .... [AMENDED] .....	1857
660:11-5-2. .... [AMENDED] .....	2068	710:50-11-11. .... [AMENDED] .....	1857
660:11-5-11. .... [AMENDED] .....	2069	710:50-15-74. .... [AMENDED] .....	1858
660:11-5-12. .... [AMENDED] .....	2070	710:50-15-94. .... [AMENDED] .....	1859
660:11-5-13. .... [AMENDED] .....	2070	710:50-19-1. .... [AMENDED] .....	1859
660:11-5-14. .... [AMENDED] .....	2070	710:60-3-37. .... [AMENDED] .....	1861
660:11-5-16. .... [AMENDED] .....	2071	710:60-3-54. .... [AMENDED] .....	1862
660:11-5-31. .... [AMENDED] .....	2071	710:60-3-91. .... [AMENDED] .....	1862
660:11-5-42. .... [AMENDED] .....	2071	710:60-3-97. .... [AMENDED] .....	1862
660:11-7-1. .... [AMENDED] .....	2075	710:60-3-202. .... [AMENDED] .....	1863
660:11-7-11. .... [AMENDED] .....	2075	710:60-5-65. .... [NEW] .....	1864
660:11-7-13. .... [AMENDED] .....	2076	710:60-5-71. .... [AMENDED] .....	1864
660:11-7-17. .... [NEW] .....	2076	710:60-5-91. .... [AMENDED] .....	1864
660:11-7-31. .... [AMENDED] .....	2076	710:60-5-97. .... [NEW] .....	1865
660:11-7-41. .... [AMENDED] .....	2077	710:60-5-98. .... [NEW] .....	1866
660:11-7-42. .... [AMENDED] .....	2082	710:60-8-1. .... [REVOKED] .....	1866
660:11-7-43. .... [AMENDED] .....	2084	710:60-8-2. .... [REVOKED] .....	1867
660:11-7-47. .... [AMENDED] .....	2084	710:60-8-3. .... [REVOKED] .....	1867
660:11-7-48. .... [AMENDED] .....	2085	710:60-8-4. .... [REVOKED] .....	1867
660:11-7-51. .... [AMENDED] .....	2088	710:60-8-5. .... [REVOKED] .....	1867
660:11-13-2. .... [AMENDED] .....	2088	710:60-8-6. .... [REVOKED] .....	1867
660:11-13-3. .... [AMENDED] .....	2088	710:60-9-137. .... [AMENDED] .....	1866
660:11-13-4. .... [AMENDED] .....	2089	710:60-9-138. .... [NEW] .....	1866
710:1-5-27. .... [AMENDED] .....	1851	710:65-3-8. .... [REVOKED] .....	2090
710:1-5-36. .... [AMENDED] .....	1851	710:65-7-17. .... [AMENDED] .....	2090
710:1-5-38. .... [AMENDED] .....	1852	710:65-7-17.1. .... [AMENDED] .....	2090
710:1-5-38.1. .... [NEW] .....	1852	710:65-9-6. .... [AMENDED] .....	2090
710:1-5-110. .... [NEW] (E) .....	104	710:65-13-275. .... [AMENDED] .....	2091
710:1-5-110. .... [NEW] .....	1853	710:65-19-11. .... [AMENDED] .....	1868
710:1-5-111. .... [NEW] (E) .....	104	710:65-19-263. .... [AMENDED] .....	2092
710:1-5-111. .... [NEW] .....	1853	710:65-21-5.1. .... [NEW] .....	2092
710:1-5-112. .... [NEW] (E) .....	104	710:70-2-50. .... [AMENDED] .....	1473
710:1-5-112. .... [NEW] .....	1853	710:70-5-2. .... [AMENDED] .....	1474
710:1-5-113. .... [NEW] (E) .....	104	710:70-5-3. .... [AMENDED] .....	1474
710:1-5-113. .... [NEW] .....	1853	710:70-5-5. .... [AMENDED] .....	1474
710:1-5-114. .... [NEW] (E) .....	104	710:70-5-8. .... [AMENDED] .....	1474

**Rules Affected Index – *continued***

710:70-5-10. ....	[REVOKED]	1475	780:20-3-2. ....	[AMENDED]	1886
710:90-3-4. ....	[AMENDED]	1869	780:25-5-1. ....	[AMENDED]	1893
710:95-3-3. ....	[AMENDED]	1871	785:25-1-2. ....	[AMENDED]	880
710:95-4-1. ....	[NEW]	1871	785:25-3-6. ....	[AMENDED]	881
710:95-4-2. ....	[NEW]	1871	785:25-5-1. ....	[AMENDED]	882
710:95-4-3. ....	[NEW]	1871	785:25-5-3. ....	[AMENDED]	882
710:95-4-4. ....	[NEW]	1872	785:25-7-5. ....	[AMENDED]	883
710:95-4-5. ....	[NEW]	1872	785:25-7-6. ....	[AMENDED]	883
710:95-4-6. ....	[NEW]	1872	785:25-9-1. ....	[AMENDED]	883
710:95-5-3. ....	[AMENDED]	1872	785:30-7-8. ....	[NEW]	885
710:95-5-8. ....	[AMENDED]	1873	785:30-15-1. ....	[NEW]	885
710:95-5-9. ....	[AMENDED]	1873	785:30-15-2. ....	[NEW]	885
710:95-22-1. ....	[NEW]	1873	785:30-15-3. ....	[NEW]	886
710:95-22-2. ....	[NEW]	1874	785:30-15-4. ....	[NEW]	886
710:95-22-3. ....	[NEW]	1874	785:30-15-5. ....	[NEW]	886
710:95-22-4. ....	[NEW]	1874	785:30-15-6. ....	[NEW]	887
710:95-22-5. ....	[NEW]	1874	785:30, App. C. ....	[NEW]	889
710:95-22-6. ....	[NEW]	1874	785:35-7-1. ....	[AMENDED]	891
710:95-22-7. ....	[NEW]	1874	785:35-9-1. ....	[AMENDED]	893
710:95-22-8. ....	[NEW]	1874	785:35-11-1. ....	[AMENDED]	894
710:95-22-9. ....	[NEW]	1875	785:35-11-2. ....	[AMENDED]	895
712:10-5-3. ....	[AMENDED]	874	785:45-5-12. ....	[AMENDED]	898
715:10-5-36. ....	[NEW]	1476	785:45-5-13. ....	[AMENDED]	902
715:10-15-3. ....	[AMENDED]	1476	785:45-5-19. ....	[AMENDED]	903
715:10-15-6. ....	[AMENDED]	1476	785:45-5-20. ....	[AMENDED]	903
715:10-15-26. ....	[AMENDED]	1476	785:45, App. A. ....	[REVOKED]	904
715:10-17-6. ....	[AMENDED] (E)	73	785:45, App. A. ....	[NEW]	904
715:10-17-6. ....	[AMENDED]	1481	785:45, App. G. ....	[REVOKED]	957
715:10-23-6. ....	[NEW]	1481	785:45, App. G. ....	[NEW]	957
730:1-5-1. ....	[AMENDED]	877	785:45, App. H. ....	[REVOKED]	963
730:30-9-2. ....	[AMENDED]	714	785:45, App. H. ....	[NEW]	963
730:30-9-6. ....	[AMENDED]	714	785:45, App. A.1. ....	[REVOKED]	906
730:30-9-7. ....	[AMENDED]	715	785:45, App. A.1. ....	[NEW]	906
730:30-9-9. ....	[AMENDED]	718	785:45, App. A.2. ....	[REVOKED]	917
730:30-9-16. ....	[AMENDED]	719	785:45, App. A.2. ....	[NEW]	917
730:30, App. A. ....	[REVOKED]	722	785:45, App. A.3. ....	[REVOKED]	922
730:30, App. D. ....	[REVOKED]	723	785:45, App. A.3. ....	[NEW]	922
730:30, App. D. ....	[NEW]	723	785:45, App. A.4. ....	[REVOKED]	933
730:30, App. E. ....	[REVOKED]	724	785:45, App. A.4. ....	[NEW]	933
730:30, App. E. ....	[NEW]	724	785:45, App. A.5. ....	[REVOKED]	939
748:3-1-2. ....	[AMENDED] (E)	106	785:45, App. A.5. ....	[NEW]	939
748:5-3-1. ....	[AMENDED] (E)	107	785:45, App. A.6. ....	[REVOKED]	947
765:37-6-1. ....	[AMENDED]	1876	785:45, App. A.6. ....	[NEW]	947
765:37-7-1. ....	[AMENDED]	1876	785:45, App. A.7. ....	[REVOKED]	954
765:37-7-2. ....	[AMENDED]	1876	785:45, App. A.7. ....	[NEW]	954
765:37-7-3. ....	[AMENDED]	1876	785:46-1-6. ....	[AMENDED]	974
765:37-7-4. ....	[AMENDED]	1877	785:46-9-3. ....	[AMENDED]	975
765:37-7-5. ....	[AMENDED]	1878	785:46-15-7. ....	[AMENDED]	976
765:37-9-3. ....	[NEW]	1878	785:46-19-3. ....	[AMENDED]	976
770:1-1-1. ....	[AMENDED]	1482	785:50-7-5. ....	[AMENDED]	977
770:1-1-2. ....	[NEW]	1482	785:50-8-4. ....	[AMENDED]	983
770:1-1-3. ....	[NEW]	1482	785:50-8-5. ....	[AMENDED]	984
770:1-3-1. ....	[AMENDED]	1482	785:50-9-9. ....	[AMENDED]	987
770:1-5-1. ....	[AMENDED]	1483	785:50-9-21. ....	[AMENDED]	989
770:1-5-2. ....	[AMENDED] (E)	2120	785:50-9-60. ....	[AMENDED]	991
770:10-1-3. ....	[AMENDED]	1484	785:50-9-61. ....	[AMENDED]	994
770:10-1-4. ....	[AMENDED]	1484	795:1-1-4. ....	[AMENDED]	1488
770:10-3-2. ....	[AMENDED]	1484	795:1-1-5. ....	[AMENDED]	1488
770:10-3-3. ....	[AMENDED]	1485	795:10-1-3. ....	[AMENDED]	1489
770:15-1-1. ....	[AMENDED]	1485	795:10-1-4. ....	[AMENDED]	1489
770:15-3-2. ....	[AMENDED]	1486	795:10-1-8. ....	[AMENDED]	1490
770:15-3-3. ....	[AMENDED]	1486	800:10-1-4. ....	[AMENDED]	725
770:15-5-1. ....	[AMENDED]	1486	800:10-1-5. ....	[AMENDED]	726
770:15-5-3. ....	[AMENDED]	1486	800:10-1-7. ....	[AMENDED]	727
780:10-7-2. ....	[AMENDED]	1879	800:10-3-3. ....	[AMENDED]	728
780:10-9-2. ....	[AMENDED]	1879	800:10-3-4. ....	[AMENDED]	728
780:15-3-2. ....	[AMENDED]	1881	800:10-3-5. ....	[AMENDED]	728

800:10-5-3. .... [AMENDED] .....	730	800:25-7-92. .... [AMENDED] .....	740
800:10-5-6. .... [AMENDED] .....	731	800:25-7-108. .... [AMENDED] .....	740
800:15-9-3. .... [AMENDED] .....	733	800:25-7-116. .... [AMENDED] .....	740
800:15-9-3.1. .... [AMENDED] .....	734	800:25-7-117. .... [AMENDED] .....	741
800:20-1-2. .... [AMENDED] .....	734	800:25-7-120. .... [AMENDED] .....	741
800:25-3-2. .... [AMENDED] .....	736	800:25-9-5. .... [AMENDED] .....	741
800:25-3-3. .... [AMENDED] .....	737	800:25-37-14. .... [AMENDED] .....	742
800:25-3-4. .... [REVOKED] .....	738	800:30-1-4. .... [AMENDED] .....	743
800:25-3-5. .... [AMENDED] .....	738	800:30-1-5. .... [AMENDED] .....	744
800:25-5-106. .... [AMENDED] .....	739	800:30-1-7. .... [AMENDED] .....	745
800:25-7-55. .... [AMENDED] .....	739	800:30-1-21. .... [AMENDED] .....	745
800:25-7-83.1. .... [AMENDED] .....	739		

# Agency/Title Index

[Assigned as of 8-15-13]

Agency	Title	Agency	Title
Oklahoma <b>ABSTRACTORS</b> Board	5	<b>EDGE</b> Fund Policy Board	208
Oklahoma <b>ACCOUNTANCY</b> Board	10	State Department of <b>EDUCATION</b>	210
State <b>ACCREDITING</b> Agency	15	<b>EDUCATION</b> Oversight Board	215
<b>AD Valorem</b> Task Force ( <i>abolished 7-1-93</i> )	20	Oklahoma <b>EDUCATIONAL</b> Television Authority	220
Oklahoma <b>AERONAUTICS</b> Commission	25	[RESERVED]	225
Board of Regents for the Oklahoma <b>AGRICULTURAL</b> and Mechanical Colleges ( <i>exempted 11-1-98</i> )	30	State <b>ELECTION</b> Board	230
Oklahoma Department of <b>AGRICULTURE</b> , Food, and Forestry	35	Oklahoma <b>FUNERAL</b> Board ( <i>Formerly</i> : Oklahoma State Board of <b>EMBALMERS</b> and Funeral Directors)	235
Oklahoma Board of Licensed <b>ALCOHOL</b> and Drug Counselors	38	Oklahoma Department of <b>EMERGENCY</b> Management ( <i>Formerly</i> : Department of <b>CIVIL</b> Emergency Management) - <i>See</i> Title 145	
Board of Tests for <b>ALCOHOL</b> and Drug Influence	40	Oklahoma <b>EMPLOYMENT</b> Security Commission	240
<b>ALCOHOLIC</b> Beverage Laws Enforcement Commission	45	Oklahoma <b>ENERGY</b> Resources Board	243
<b>ANATOMICAL</b> Board of the State of Oklahoma	50	State Board of Licensure for Professional <b>ENGINEERS</b> and Land Surveyors ( <i>Formerly</i> : State Board of Registration for Professional <b>ENGINEERS</b> and Land Surveyors)	245
Board of Governors of the Licensed <b>ARCHITECTS</b> , Landscape Architects and Registered Interior Designers of Oklahoma ( <i>Formerly</i> : Board of Governors of the Licensed <b>ARCHITECTS</b> and Landscape Architects of Oklahoma; and Board of Governors of the Licensed <b>ARCHITECTS</b> , Landscape Architects and Interior Designers of Oklahoma)	55	Board of Trustees for the <b>ENID</b> Higher Education Program ( <i>exempted 11-1-98</i> )	250
<b>ARCHIVES</b> and Records Commission	60	Department of <b>ENVIRONMENTAL</b> Quality	252
Board of Trustees for the <b>ARDMORE</b> Higher Education Program ( <i>exempted 11-1-98</i> )	65	State Board of <b>EQUALIZATION</b>	255
Oklahoma <b>ARTS</b> Council	70	<b>ETHICS</b> Commission ( <i>Title revoked</i> )	257
Oklahoma State <b>ATHLETIC</b> Commission ( <i>Formerly</i> : Oklahoma Professional <b>BOXING</b> Commission) - <i>See</i> Title 92		<b>ETHICS</b> Commission	258
<b>ATTORNEY</b> General	75	Office of <b>MANAGEMENT</b> and Enterprise Services ( <i>Formerly</i> : Office of State <b>FINANCE</b> )	260
State <b>AUDITOR</b> and Inspector	80	State <b>FIRE</b> Marshal Commission	265
State <b>BANKING</b> Department	85	Oklahoma Council on <b>FIREFIGHTER</b> Training	268
Oklahoma State Employees <b>BENEFITS</b> Council	87	Oklahoma <b>FIREFIGHTERS</b> Pension and Retirement System	270
Council of <b>BOND</b> Oversight	90	[RESERVED]	275
Oklahoma State <b>ATHLETIC</b> Commission ( <i>Formerly</i> : Oklahoma Professional <b>BOXING</b> Commission)	92	<b>FORENSIC</b> Review Board	277
State <b>BURIAL</b> Board ( <i>abolished 7-1-92</i> )	95	State Board of Registration for <b>FORESTERS</b>	280
[RESERVED]	100	<b>FOSTER</b> Care Review Advisory Board	285
Oklahoma <b>CAPITAL</b> Investment Board	105	Oklahoma <b>FUNERAL</b> Board ( <i>Formerly</i> : Oklahoma State Board of Embalmers and Funeral Directors) - <i>See</i> Title 235	
Oklahoma <b>CAPITOL</b> Improvement Authority	110	Oklahoma <b>FUTURES</b>	290
State <b>CAPITOL</b> Preservation Commission	115	<b>GOVERNOR</b> ( <i>See also</i> Title 1, Executive Orders)	295
<b>CAPITOL-MEDICAL</b> Center Improvement and Zoning Commission	120	<b>GRAND</b> River Dam Authority	300
Oklahoma Department of <b>CAREER</b> and Technology Education ( <i>Formerly</i> : Oklahoma Department of <b>VOCATIONAL</b> and Technical Education) - <i>See</i> Title 780		Group Self-Insurance Association <b>GUARANTY</b> Fund Board	302
Board of Regents of <b>CARL</b> Albert State College ( <i>exempted 11-1-98</i> )	125	Individual Self-Insured <b>GUARANTY</b> Fund Board	303
Department of <b>CENTRAL</b> Services ( <i>Formerly</i> : Office of <b>PUBLIC</b> Affairs) - <i>See</i> Title 580		<b>STATE</b> Use Committee ( <i>Formerly</i> : Committee on Purchases of Products and Services of the Severely <b>HANDICAPPED</b> )	304
<b>CEREBRAL</b> Palsy Commission	130	Office of <b>DISABILITY</b> Concerns ( <i>Formerly</i> : Office of <b>HANDICAPPED</b> Concerns)	305
Commission on <b>CHILDREN</b> and Youth	135	Oklahoma State Department of <b>HEALTH</b>	310
Board of <b>CHIROPRACTIC</b> Examiners	140	Oklahoma Basic <b>HEALTH</b> Benefits Board ( <i>abolished 11-1-97</i> )	315
Oklahoma Department of <b>EMERGENCY</b> Management ( <i>Formerly</i> : Department of <b>CIVIL</b> Emergency Management)	145	Oklahoma <b>HEALTH</b> Care Authority	317
Oklahoma Department of <b>COMMERCE</b>	150	<b>HIGHWAY</b> Construction Materials Technician Certification Board	318
<b>COMMUNITY</b> Hospitals Authority	152	Oklahoma <b>HISTORICAL</b> Society	320
<b>COMPSOURCE</b> Oklahoma ( <i>Formerly</i> : State <b>INSURANCE</b> Fund) - <i>See</i> Title 370		Oklahoma <b>HORSE</b> Racing Commission	325
Oklahoma <b>CONSERVATION</b> Commission	155	Oklahoma <b>HOUSING</b> Finance Agency	330
<b>CONSTRUCTION</b> Industries Board	158	Oklahoma <b>HUMAN</b> Rights Commission	335
Department of <b>CONSUMER</b> Credit	160	Department of <b>HUMAN</b> Services	340
<b>CORPORATION</b> Commission	165	Committee for <b>INCENTIVE</b> Awards for State Employees	345
Department of <b>CORRECTIONS</b>	170	Oklahoma <b>INDIAN</b> Affairs Commission	350
State Board of <b>COSMETOLOGY</b>	175	Oklahoma <b>INDIGENT</b> Defense System	352
Oklahoma State <b>CREDIT</b> Union Board	180	Oklahoma <b>INDUSTRIAL</b> Finance Authority	355
<b>CRIME</b> Victims Compensation Board	185	<b>INJURY</b> Review Board	357
Joint <b>CRIMINAL</b> Justice System Task Force Committee	190	Oklahoma State and Education Employees Group <b>INSURANCE</b> Board	360
Board of <b>DENTISTRY</b>	195	<b>INSURANCE</b> Department	365
Oklahoma <b>DEVELOPMENT</b> Finance Authority	200	<b>COMPSOURCE</b> Oklahoma ( <i>Formerly</i> : State <b>INSURANCE</b> Fund)	370
Office of <b>DISABILITY</b> Concerns ( <i>Formerly</i> : Office of <b>HANDICAPPED</b> Concerns) - <i>See</i> Title 305		Oklahoma State Bureau of <b>INVESTIGATION</b>	375
Board of Regents of <b>EASTERN</b> Oklahoma State College ( <i>exempted 11-1-98</i> )	205	Council on <b>JUDICIAL</b> Complaints	376
		Office of <b>JUVENILE</b> Affairs	377
		Department of <b>LABOR</b>	380
		Department of the Commissioners of the <b>LAND</b> Office	385
		Council on <b>LAW</b> Enforcement Education and Training	390
		Oklahoma <b>LAW</b> Enforcement Retirement System	395

Agency	Title	Agency	Title
Board on <b>LEGISLATIVE</b> Compensation	400	Board of Regents of <b>ROSE</b> State College ( <i>exempted 11-1-98</i> )	620
Oklahoma Department of <b>LIBRARIES</b>	405	Oklahoma <b>SAVINGS</b> and Loan Board ( <i>abolished 7-1-93</i> )	625
<b>LIEUTENANT</b> Governor	410	<b>SCENIC</b> Rivers Commission	630
Oklahoma <b>LINKED</b> Deposit Review Board	415	Oklahoma Commission on <b>SCHOOL</b> and County Funds Management	635
Oklahoma <b>LIQUEFIED</b> Petroleum Gas Board	420	Advisory Task Force on the Sale of <b>SCHOOL</b> Lands ( <i>functions concluded 2-92</i> )	640
Oklahoma <b>LIQUEFIED</b> Petroleum Gas Research, Marketing and Safety Commission	422	The Oklahoma School of <b>SCIENCE</b> and Mathematics	645
<b>LITERACY</b> Initiatives Commission	425	Oklahoma Center for the Advancement of <b>SCIENCE</b> and Technology	650
<b>LONG-RANGE</b> Capital Planning Commission	428	<b>SECRETARY</b> of State	655
Oklahoma State Board of Examiners for <b>LONG-TERM</b> Care Administrators ( <i>Formerly</i> : Oklahoma State Board of Examiners for <b>NURSING</b> Home Administrators) - <i>See</i> Title 490		Department of <b>SECURITIES</b>	660
<b>LOTTERY</b> Commission, Oklahoma	429	Board of Regents of <b>SEMINOLE</b> State College ( <i>exempted 11-1-98</i> )	665
Board of Trustees for the <b>MCCURTAIN</b> County Higher Education Program ( <i>exempted 11-1-98</i> )	430	<b>SHEEP</b> and Wool Commission	670
Office of <b>MANAGEMENT</b> and Enterprise Services ( <i>Formerly</i> : Office of State <b>FINANCE</b> ) - <i>See</i> Title 260		State Board of Licensed <b>SOCIAL</b> Workers	675
Commission on <b>MARGINALLY</b> Producing Oil and Gas Wells	432	<b>SOUTHERN</b> Growth Policies Board	680
State Board of <b>MEDICAL</b> Licensure and Supervision	435	Oklahoma <b>SOYBEAN</b> Commission ( <i>abolished 7-1-97</i> )	685
<b>MEDICAL</b> Technology and Research Authority of Oklahoma	440	Board of Examiners for <b>SPEECH-LANGUAGE</b> Pathology and Audiology ( <i>Formerly</i> : Board of Examiners for <b>SPEECH</b> Pathology and Audiology)	690
Board of <b>MEDICOLEGAL</b> Investigations	445	<b>STATE</b> Employee Charitable Contributions, Oversight Committee for ( <i>Formerly</i> : <b>STATE</b> Agency Review Committee)	695
Department of <b>MENTAL</b> Health and Substance Abuse Services	450	<b>STATE</b> Use Committee ( <i>Formerly</i> : Committee on Purchases of Products and Services of the Severely <b>HANDICAPPED</b> ) - <i>See</i> Title 304	
<b>MERIT</b> Protection Commission	455	Oklahoma <b>STUDENT</b> Loan Authority	700
<b>MILITARY</b> Planning Commission, Oklahoma Strategic	457	<b>TASK</b> Force 2000	705
Department of <b>MINES</b>	460	Oklahoma <b>TAX</b> Commission	710
Oklahoma <b>MOTOR</b> Vehicle Commission	465	Oklahoma Commission for <b>TEACHER</b> Preparation	712
Board of Regents of <b>MURRAY</b> State College ( <i>exempted 11-1-98</i> )	470	<b>TEACHERS'</b> Retirement System	715
Oklahoma State Bureau of <b>NARCOTICS</b> and Dangerous Drugs Control	475	State <b>TEXTBOOK</b> Committee	720
Board of Regents of <b>NORTHERN</b> Oklahoma College ( <i>exempted 11-1-98</i> )	480	<b>TOBACCO</b> Settlement Endowment Trust Fund	723
Oklahoma Board of <b>NURSING</b>	485	Oklahoma <b>TOURISM</b> and Recreation Department	725
Oklahoma State Board of Examiners for <b>LONG-TERM</b> Care Administrators ( <i>Formerly</i> : Oklahoma State Board of Examiners for <b>NURSING</b> Home Administrators)	490	Department of <b>TRANSPORTATION</b>	730
Board of Regents of <b>OKLAHOMA</b> City Community College ( <i>exempted 11-1-98</i> )	495	Oklahoma <b>TRANSPORTATION</b> Authority ( <i>Name changed to Oklahoma <b>TURNPIKE</b> Authority 11-1-05</i> ) - <i>See</i> Title 731	
Board of Regents of <b>OKLAHOMA</b> Colleges ( <i>exempted 11-1-98</i> )	500	Oklahoma <b>TURNPIKE</b> Authority ( <i>Formerly</i> : Oklahoma <b>TRANSPORTATION</b> Authority AND Oklahoma <b>TURNPIKE</b> Authority) - <i>See</i> also Title 745	731
Board of Examiners in <b>OPTOMETRY</b>	505	State <b>TREASURER</b>	735
State Board of <b>OSTEOPATHIC</b> Examiners	510	Board of Regents of <b>TULSA</b> Community College ( <i>exempted 11-1-98</i> )	740
<b>PARDON</b> and Parole Board	515	Oklahoma <b>TURNPIKE</b> Authority ( <i>Name changed to Oklahoma <b>TRANSPORTATION</b> Authority 11-1-99 - no rules enacted in this Title - <i>See</i> Title 731</i> )	745
Oklahoma <b>PEANUT</b> Commission	520	Oklahoma <b>UNIFORM</b> Building Code Commission	748
Oklahoma State <b>PENSION</b> Commission	525	Board of Trustees for the <b>UNIVERSITY</b> Center at Tulsa ( <i>exempted 11-1-98</i> )	750
State Board of Examiners of <b>PERFUSIONISTS</b>	527	<b>UNIVERSITY</b> Hospitals Authority	752
Office of <b>PERSONNEL</b> Management	530	<b>UNIVERSITY</b> Hospitals Trust	753
Board of Commercial <b>PET</b> Breeders	532	Board of Regents of the <b>UNIVERSITY</b> of Oklahoma ( <i>exempted 11-1-98</i> )	755
Oklahoma State Board of <b>PHARMACY</b>	535	Board of Regents of the <b>UNIVERSITY</b> of Science and Arts of Oklahoma ( <i>exempted 11-1-98</i> )	760
<b>PHYSICIAN</b> Manpower Training Commission	540	Oklahoma <b>USED</b> Motor Vehicle and Parts Commission	765
Board of <b>PODIATRIC</b> Medical Examiners	545	Oklahoma Department of <b>VETERANS</b> Affairs	770
Oklahoma <b>POLICE</b> Pension and Retirement System	550	Board of <b>VETERINARY</b> Medical Examiners	775
State Department of <b>POLLUTION</b> Control ( <i>abolished 1-1-93</i> )	555	Oklahoma Department of <b>CAREER</b> and Technology Education ( <i>Formerly</i> : Oklahoma Department of <b>VOCATIONAL</b> and Technical Education)	780
<b>POLYGRAPH</b> Examiners Board	560	Oklahoma <b>WATER</b> Resources Board	785
Oklahoma Board of <b>PRIVATE</b> Vocational Schools	565	Board of Regents of <b>WESTERN</b> Oklahoma State College ( <i>exempted 11-1-98</i> )	790
State Board for <b>PROPERTY</b> and Casualty Rates ( <i>abolished 7-1-06; see also Title 365</i> )	570	Oklahoma <b>WHEAT</b> Commission	795
State Board of Examiners of <b>PSYCHOLOGISTS</b>	575	Department of <b>WILDLIFE</b> Conservation	800
Department of <b>CENTRAL</b> Services ( <i>Formerly</i> : Office of <b>PUBLIC</b> Affairs)	580	<b>WILL</b> Rogers and J.M. Davis Memorials Commission	805
<b>PUBLIC</b> Employees Relations Board	585		
Oklahoma <b>PUBLIC</b> Employees Retirement System	590		
Department of <b>PUBLIC</b> Safety	595		
<b>REAL</b> Estate Appraiser Board	600		
Oklahoma <b>REAL</b> Estate Commission	605		
Board of Regents of <b>REDLANDS</b> Community College ( <i>exempted 11-1-98</i> )	607		
State <b>REGENTS</b> for Higher Education	610		
State Department of <b>REHABILITATION</b> Services	612		
Board of Regents of <b>ROGERS</b> State College ( <i>exempted 11-1-98</i> )	615		



# Notices of Rulemaking Intent

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

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

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

## **TITLE 585. PUBLIC EMPLOYEES RELATIONS BOARD CHAPTER 2. OPERATIONS UNDER THE FPA~~A~~-~~AND THE~~ MECBA**

*[OAR Docket #13-1118]*

### **RULEMAKING ACTION:**

Notice of proposed PERMANENT rulemaking

### **PROPOSED RULES:**

Chapter 2. Operations under the FPA~~A~~-~~and the~~ MECBA  
[AMENDED]

### **SUMMARY:**

The amendments to the above listed chapter are proposed to remove references to the Municipal Employee Collective Bargaining Act due to its repeal pursuant to House Bill 1593, Sections 1 and 2, effective November 1, 2011 and to implement House Bill 1577, Section 1, effective November 1, 2012.

### **AUTHORITY:**

Public Employees Relations Board; 11 O.S., Section 51-101, *et seq.* and 11 O. S. Section 51-200, *et seq.*

### **COMMENT PERIOD:**

Persons wishing to present their views orally or in writing may do so before 5:00 p.m. on September 3<sup>rd</sup>, 2013, at the following address: Debbie Tiehen, Public Employees Relations Board, Administration, 2401 N. Lincoln Boulevard, Suite 206, Oklahoma City, OK 73105, mailing address, P.O. Box 53218, Oklahoma City, OK 73152, email: Debra\_tiehen@omes.ok.gov

### **PUBLIC HEARING:**

A public hearing will be held at the Public Employees Relations Board, Will Rogers Office Building, Suite 216, Will Rogers Building, 2401 N. Lincoln Boulevard, Oklahoma City, OK, on Monday, September 3<sup>rd</sup>, 2013 at 10:00 a.m. Anyone who wishes to speak must sign in by 9:45 a.m. on that day.

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

N/A

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

Copies of proposed rules may be obtained for 25 cents per copy from the Public Employees Relations Board, Will Rogers Building, 2401 N. Lincoln Boulevard, Suite 206, Oklahoma City, OK 73105, proposed amendments will also be posted online: <http://www.ok.gov/DCS/PERB/index.html>

### **RULE IMPACT STATEMENT:**

Pursuant to 75 O.S., Section 303(D), a rule impact statement will be available for review on and after publication of this Notice of Rulemaking Intent on August 1<sup>st</sup>, 2013 at the Public

Employees Relations Board (PERB), Will Rogers Building, 2401 N. Lincoln Boulevard, Suite 104, Oklahoma City, OK and online at the above website.

### **CONTACT PERSON:**

Debbie Tiehen, PERB Administrator: (405) 522-6723

*[OAR Docket #13-1118; filed 7-8-13]*

## **TITLE 585. PUBLIC EMPLOYEES RELATIONS BOARD CHAPTER 30. UNFAIR LABOR PRACTICE CHARGES AND PROHIBITED PRACTICE**

*[OAR Docket #13-1119]*

### **RULEMAKING ACTION:**

Notice of proposed PERMANENT rulemaking

### **PROPOSED RULES:**

Chapter 30. Unfair Labor Practice Charges ~~and Prohibited Practice~~ [AMENDED]

### **SUMMARY:**

The amendments to the above listed chapter are proposed to remove references to the Municipal Employee Collective Bargaining Act due to its repeal pursuant to House Bill 1593, Sections 1 and 2, effective November 1, 2011 and to implement House Bill 1577, Section 1, effective November 1, 2012.

### **AUTHORITY:**

Public Employees Relations Board; 11 O.S., Section 51-101, *et seq.* and 11 O. S. Section 51-200, *et seq.*

### **COMMENT PERIOD:**

Persons wishing to present their views orally or in writing may do so before 5:00 p.m. on September 3<sup>rd</sup>, 2013, at the following address: Debbie Tiehen, Public Employees Relations Board, Administration, 2401 N. Lincoln Boulevard, Suite 206, Oklahoma City, OK 73105, mailing address, P.O. Box 53218, Oklahoma City, OK 73152, email: Debra\_tiehen@omes.ok.gov

### **PUBLIC HEARING:**

A public hearing will be held at the Public Employees Relations Board, Will Rogers Office Building, Suite 216, Will Rogers Building, 2401 N. Lincoln Boulevard, Oklahoma City, OK, on Monday, September 3<sup>rd</sup>, 2013 at 10:00 a.m. Anyone who wishes to speak must sign in by 9:45 a.m. on that day.

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

N/A

# Notices of Rulemaking Intent

---

## COPIES OF PROPOSED RULES:

Copies of proposed rules may be obtained for 25 cents per copy from the Public Employees Relations Board, Will Rogers Building, 2401 N. Lincoln Boulevard, Suite 206, Oklahoma City, OK 73105, proposed amendments will also be posted online: <http://www.ok.gov/DCS/PERB/index.html>

## RULE IMPACT STATEMENT:

Pursuant to 75 O.S., Section 303(D), a rule impact statement will be available for review on and after publication of this Notice of Rulemaking Intent on August 1<sup>st</sup>, 2013 at the Public Employees Relations Board, Will Rogers Building, 2401 N. Lincoln Boulevard, Suite 104, Oklahoma City, OK and online at the above website.

## CONTACT PERSON:

Debbie Tiehen, PERB Administrator: (405) 522-6723

*[OAR Docket #13-1119; filed 7-8-13]*

---

## TITLE 585. PUBLIC EMPLOYEES RELATIONS BOARD CHAPTER 35. CERTIFICATION CASES

*[OAR Docket #13-1120]*

## RULEMAKING ACTION:

Notice of proposed PERMANENT rulemaking

## PROPOSED RULES:

Chapter 35. Certification Cases [AMENDED]

## SUMMARY:

The amendments to the above listed chapter are proposed to remove references to the Municipal Employee Collective Bargaining Act due to its repeal pursuant to House Bill 1593, Sections 1 and 2, effective November 1, 2011 and to implement House Bill 1577, Section 1, effective November 1, 2012.

## AUTHORITY:

Public Employees Relations Board; 11 O.S., Section 51-101, *et seq.* and 11 O. S. Section 51-200, *et seq.*

## COMMENT PERIOD:

Persons wishing to present their views orally or in writing may do so before 5:00 p.m. on September 3<sup>rd</sup>, 2013, at the following address: Debbie Tiehen, Public Employees Relations Board, Administration, 2401 N. Lincoln Boulevard, Suite 206, Oklahoma City, OK 73105, mailing address, P.O. Box 53218, Oklahoma City, OK 73152, email: [Debra\\_tiehen@omes.ok.gov](mailto:Debra_tiehen@omes.ok.gov)

## PUBLIC HEARING:

A public hearing will be held at the Public Employees Relations Board, Will Rogers Office Building, Suite 216, Will Rogers Building, 2401 N. Lincoln Boulevard, Oklahoma City, OK, on Monday, September 3<sup>rd</sup>, 2013 at 10:00 a.m. Anyone who wishes to speak must sign in by 9:45 a.m. on that day.

## REQUESTS FOR COMMENTS FROM BUSINESS ENTITIES:

N/A

## COPIES OF PROPOSED RULES:

Copies of proposed rules may be obtained for 25 cents per copy from the Public Employees Relations Board, Will Rogers Building, 2401 N. Lincoln Boulevard, Suite 206, Oklahoma City, OK 73105, proposed amendments will also be posted online: <http://www.ok.gov/DCS/PERB/index.html>

## RULE IMPACT STATEMENT:

Pursuant to 75 O.S., Section 303(D), a rule impact statement will be available for review on and after publication of this Notice of Rulemaking Intent on August 1<sup>st</sup>, 2013 at the Public Employees Relations Board, Will Rogers Building, 2401 N. Lincoln Boulevard, Suite 104, Oklahoma City, OK and online at the above website.

## CONTACT PERSON:

Debbie Tiehen, PERB Administrator: (405) 522-6723

*[OAR Docket #13-1120; filed 7-8-13]*

---

# Submissions for Review

Within 10 calendar days after adoption by an agency of a proposed PERMANENT rulemaking action, the agency must submit the proposed rules to the Governor and the Legislature for review. In addition, the agency must publish in the *Register* a "statement" that the rules have been submitted for gubernatorial/legislative review.

*For additional information on submissions for gubernatorial/legislative review, see 75 O.S., Section 303.1, 303.2, and 308.*

---

**TITLE 505. BOARD OF EXAMINERS IN  
OPTOMETRY  
CHAPTER 10. LICENSURE AND  
REGULATION OF OPTOMETRISTS**

*[OAR Docket #13-1138]*

**RULEMAKING ACTION:**

Submission for gubernatorial and legislative review

**RULES:**

Subchapter 3. Licensing Procedures

505:10-3-7 [NEW]

505:10-3-8 [NEW]

505:10-3-9 [NEW]

**SUBMITTED TO GOVERNOR:**

January 22, 2013

**SUBMITTED TO HOUSE:**

January 22, 2013

**SUBMITTED TO SENATE:**

January 22, 2013

*[OAR Docket #13-1138; filed 7-16-13]*

---



# Gubernatorial Approvals

Upon notification of approval by the Governor of an agency's proposed PERMANENT rulemaking action, the agency must submit a notice of such gubernatorial approval for publication in the *Register*.  
For additional information on gubernatorial approvals, see 75 O.S., Section 303.2.

---

## **TITLE 140. BOARD OF CHIROPRACTIC EXAMINERS CHAPTER 1. ADMINISTRATIVE ORGANIZATION AND OPERATIONS**

*[OAR Docket #13-1127]*

### **RULEMAKING ACTION:**

Gubernatorial approval of Permanent rules

### **RULES:**

Subchapter 1. General Provisions  
140:1-1-2 [AMENDED]

### **GUBERNATORIAL APPROVAL:**

April 29, 2013

*[OAR Docket #13-1127; filed 7-16-13]*

---

## **TITLE 140. BOARD OF CHIROPRACTIC EXAMINERS CHAPTER 3. DISCIPLINARY PROCEDURES**

*[OAR Docket #13-1128]*

### **RULEMAKING ACTION:**

Gubernatorial approval of Permanent rules

### **RULES:**

Subchapter 3. Filing and Disposition of Complaints  
140:3-3-2 [AMENDED]  
140:3-3-9 [AMENDED]

### **GUBERNATORIAL APPROVAL:**

April 29, 2013

*[OAR Docket #13-1128; filed 7-16-13]*

---

## **TITLE 140. BOARD OF CHIROPRACTIC EXAMINERS CHAPTER 10. LICENSURE OF CHIROPRACTIC PHYSICIANS**

*[OAR Docket #13-1129]*

### **RULEMAKING ACTION:**

Gubernatorial approval of Permanent rules

### **RULES:**

Subchapter 1. General Provisions  
140:10-1-1 [AMENDED]  
140:10-1-2 [AMENDED]  
Subchapter 5. Procedures for Renewal Licenses  
140:10-5-1 [AMENDED]

140:10-5-3 [AMENDED]  
**GUBERNATORIAL APPROVAL:**  
April 29, 2013

*[OAR Docket #13-1129; filed 7-16-13]*

---

## **TITLE 140. BOARD OF CHIROPRACTIC EXAMINERS CHAPTER 15. SPECIAL CERTIFICATIONS AND MISCELLANEOUS PROVISIONS**

*[OAR Docket #13-1130]*

### **RULEMAKING ACTION:**

Gubernatorial approval of Permanent rules

### **RULES:**

Subchapter 5. Authorization for Injectables  
140:15-5-1 [AMENDED]  
140:15-5-4 [NEW]  
Subchapter 8. Animal Chiropractic Diagnosis and Treatment  
140:15-8-3 [AMENDED]

### **GUBERNATORIAL APPROVAL:**

April 29, 2013

*[OAR Docket #13-1130; filed 7-16-13]*

---

## **TITLE 140. BOARD OF CHIROPRACTIC EXAMINERS CHAPTER 30. CERTIFIED CHIROPRACTIC ASSISTANTS**

*[OAR Docket #13-1131]*

### **RULEMAKING ACTION:**

Gubernatorial approval of Permanent rules

### **RULES:**

Subchapter 1. General Provisions [NEW]  
140:30-1-1 [NEW]  
140:30-1-2 [NEW]  
Subchapter 3. Certified Chiropractic Assistants [NEW]  
140:30-3-1 [NEW]  
140:30-3-2 [NEW]  
140:30-3-3 [NEW]  
140:30-3-4 [NEW]  
140:30-3-5 [NEW]  
140:30-3-6 [NEW]  
140:30-3-7 [NEW]

# Gubernatorial Approvals

---

**GUBERNATORIAL APPROVAL:**

April 29, 2013

*[OAR Docket #13-1131; filed 7-16-13]*

---

**TITLE 505. BOARD OF EXAMINERS IN  
OPTOMETRY  
CHAPTER 10. LICENSURE AND  
REGULATION OF OPTOMETRISTS**

*[OAR Docket #13-1139]*

**RULEMAKING ACTION:**

Gubernatorial approval of permanent rules

**RULES:**

Subchapter 3. Licensing Procedures

505:10-3-7 [NEW]

505:10-3-8 [NEW]

505:10-3-9 [NEW]

**GUBERNATORIAL APPROVAL:**

February 18, 2013

*[OAR Docket #13-1139; filed 7-16-13]*

---

---

# Gubernatorial Disapprovals

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

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

---

**TITLE 140. BOARD OF CHIROPRACTIC  
EXAMINERS  
CHAPTER 10. LICENSURE OF  
CHIROPRACTIC PHYSICIANS**

*[OAR Docket #13-1125]*

**RULEMAKING ACTION:**

Gubernatorial disapproval of Permanent rules

**RULES:**

Subchapter 3. Application, Examination and Licensing

140:10-3-10 [NEW]

Subchapter 8. Administrative Fees

140:10-8-1 [AMENDED]

**GUBERNATORIAL DISAPPROVAL:**

April 29, 2013

*[OAR Docket #13-1125; filed 7-16-13]*

---



---

# Legislative Disapprovals

Upon disapproval by the Legislature of an agency's rules, the agency must publish a notice of such legislative disapproval in the Register.

*For additional information on legislative disapprovals, see 75 O.S., Section 308.*

---

**TITLE 140. BOARD OF CHIROPRACTIC  
EXAMINERS  
CHAPTER 10. LICENSURE OF  
CHIROPRACTIC PHYSICIANS**

*[OAR Docket #13-1126]*

**RULEMAKING ACTION:**

Legislative disapproval of Permanent rules

**RULES:**

Subchapter 1. General Provisions

140:10-1-1 [AMENDED]

140:10-1-2 [AMENDED]

Subchapter 3. Application, Examination and Licensing

140:10-3-10 [NEW]

Subchapter 5. Procedures for Renewal Licenses

140:10-5-3 [AMENDED]

Subchapter 8. Administrative Fees

140:10-8-1 [AMENDED]

(O), (Q), (R) and (S)

**LEGISLATIVE DISAPPROVAL:**

These rules were disapproved by the Legislature in House Joint Resolution 1070, effective May 31, 2013

*[OAR Docket #13-1126; filed 7-16-13]*

---



# Emergency Adoptions

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

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

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

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

## TITLE 580. DEPARTMENT OF CENTRAL SERVICES CHAPTER 35. FLEET MANAGEMENT DIVISION

[OAR Docket #13-1137]

### RULEMAKING ACTION:

EMERGENCY adoption

### RULES:

- 580:35-1-1. General Provisions [AMENDED]
- 580:35-1-2. Vehicle inventory control [AMENDED]
- 580:35-1-3. Vehicle management control [AMENDED]
- 580:35-1-4. Use of state owned and leased vehicles [AMENDED]
- 580:35-1-5. Service and rental rates [AMENDED]
- 580:35-1-6. Daily reservations and monthly assignments [AMENDED]
- 580:35-1-7. Gasoline and oil purchases [AMENDED]
- 580:35-1-8. Wrecker service, on-the-road breakdown and repairs [AMENDED]
- 580:35-1-9. Other credit and cash purchases [AMENDED]
- 580:35-1-10. Care and maintenance of vehicles [AMENDED]

### AUTHORITY:

Director of the Office of Management and Enterprise Services  
74 O.S., §78

### DATES:

#### Comment period:

N/A

#### Public hearing:

N/A

#### Adoption:

June 10, 2013

#### Effective:

Immediately upon Governor's approval or July 1<sup>st</sup>, 2013, whichever is later.

#### Expiration:

Effective through September 14, 2014, unless superseded by another rule or disapproved by the Legislature.

### SUPERSEDED EMERGENCY ACTIONS:

N/A

### INCORPORATIONS BY REFERENCE:

N/A

### FINDING OF EMERGENCY:

These rules are necessary to satisfy the compelling public interest of addressing the leasing of vehicles and to prohibit certain uses of vehicles.

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

### 580:35-1-1. General Provisions

(a) **Purpose.** This Chapter provides information and establishes procedures and standards to administer the operations to provide fleet management services to state agencies and oversight to agencies that own and lease, operate and utilize motor vehicles. The Director of the Office of Management and Enterprise Services ~~Central Services~~ promulgated these rules pursuant to 74 O.S., Section 78 and the Administrative Procedures Act to ensure an adequate fleet of safe, reliable motor vehicles is available to meet the needs of the state.

(b) **Definitions.** The following words or terms, when used in this Subchapter, shall have the following meaning unless the context clearly indicates otherwise:

(1) **"Administrator"** means the chief executive officer of the Division of Capital Assets Management of the Office of Management and Enterprise Services.

(2) **"Chief administrative officer"** means an individual responsible for directing the administration of a state agency. The term does not mean one or all of the individuals that make policy for a state agency.

(3) **"Class"** means compact car, medium size car, full size car, medium size station wagon, full size station wagon, police car, pickup, truck, SUV, van, bus, aircraft or motorcycle.

(4) **"Department"** means the ~~Department of Central Services~~.

(5) **"Director"** means the Director of the ~~Department of Central Services~~ Office of Management and Enterprise Services.

(6) **"Division"** means the Fleet Management Division within the ~~Department of Central Services~~ Office of Management and Enterprise Services.

(7) **"Fleet Card"** means the card assigned to vehicles under the leasing or ownership authority of the Division for the purchase of fuel, ancillary accessories and services, and general service maintenance.

(8) **"Fleet Manager"** means the administrative head of the Fleet Management Division appointed by the Director.

(9) **"Office"** means the Office of Management and Enterprise Services.

(10) **"State agency"** means any state board, bureau, commission, department, authority, public trust, interstate commission, the Judiciary, the Legislature, and the Office of the Governor.

(11) **"VIN"** means vehicle identification number.

# Emergency Adoptions

~~(4011)~~ **"Written"** or **"In writing"** means a tangible or electronic record of a document, communication or representation, including handwriting, typewriting, printing, photostating, photography, e-mail or other electronic format or record. A "signed" writing includes an electronic sound, symbol or process attached to or logically associated with a writing and executed or adopted by a person with the intent to sign the writing.

(c) **Forms.** The Director shall approve forms and instructions for use by state agencies to facilitate requirements of this chapter. The ~~Office~~~~Department~~ shall provide forms upon request.

(d) **Agency authorized signatures.** A chief administrative officer shall designate in writing to the Division, the name of any person authorized to sign on behalf of the agency for the purposes of this chapter.

(e) **Waivers.** The Director may waive any requirement of this chapter unless statutes mandate the requirement.

(1) All requests for waivers shall be in writing and must include justification for the waiver request.

(2) The ~~Department~~~~Office~~ shall respond in writing as to the approval, conditional approval, or denial of a waiver request within fifteen (15) working days of receipt of the request.

## 580:35-1-2. Vehicle inventory control

(a) **Fleet inventory.** The Division shall maintain a current and complete inventory of all state vehicles compiled from the following:

(1) Each state agency shall maintain a current and complete inventory of the motor vehicles it owns or leases which includes the following information for each vehicle:

(A) Current agency vehicle number.

(i) Agencies that do not have a vehicle numbering system shall develop one for the purposes of this Chapter.

(ii) A state agency shall not change an established vehicle number without prior written authorization of the Fleet Manager.

(B) Make, model, class and year of all vehicles;

(C) ~~Purchase date;~~

~~(D) Original cost;~~

~~(E) VIN number;~~

~~(F)~~ License tag number;

(i) State assigned tag;

(ii) Confidential tag assigned, if applicable;

~~(G)~~ Vehicle location; If the operator is authorized to take the vehicle home [Reference 47 O.S., Section 156.1]; ~~the operator's legal name, residence street address and telephone number shall be available upon request.~~

(i) the unit number of the vehicle, and the city and county where the vehicle is located must be on file; and

(ii) the operator's legal name, residence street address and telephone number shall be available upon request;

~~(H)~~ Designation of "owned", "loaned" or "leased" and the legal name and address of the vendor; and,

~~(I)~~ Type of fuel used in the vehicle

(i) Original factory fuel type;

(ii) Converted fuel type, if applicable.

(2) State agencies shall also include the following information on the inventory for each motor vehicle it owns:

(A) Purchase date; and

(B) Original cost.

(3) Each state agency shall submit written notice of the acquisition or disposal of a motor vehicle to the Division no later than fifteen (15) days after said transaction takes place. Notice of the acquisition of a vehicle shall include the information required in (1) of this subsection.

(b) **Vehicle acquisition by a state agency.** All state agencies with authority to own motor vehicles shall submit to the Division a vehicle acquisition request for approval by the Director, or delegate, not less than thirty (30) days prior to the proposed purchase of any vehicle, whether or not exempt from the Oklahoma Central Purchasing Act.

(1) The request for approval shall include a copy of the purchase order or requisition and state the following:

(A) The intended use and justification for the vehicle;

(B) Whether the vehicle is a replacement, addition, etc.

(C) Whether the purpose of the vehicle has changed since the last replacement;

(D) Any options selected over the standard equipped vehicle with justification for the options.

(E) The supplier of the vehicle;

(F) The agency has sufficient funds to acquire and maintain the vehicle;

(G) The statutory authority of the agency to acquire a vehicle.

(2) **Director consideration.** Within fifteen (15) days of receipt of a state agency request, the Director, or delegate, will review the information and send notice to the agency of the approval or denial of the acquisition.

(3) **Fleet Manager consideration.** The Director, or delegate, may request the Fleet Manager to review and verify information provided in a state agency acquisition request.

(4) **Director notification.** The Director shall provide the state agency written notice of the approval or denial of the acquisition request in the following manner:

(A) Issue a notice of approval indicating the proposed purchase is appropriate; or,

(B) Issue a notice of denial of the proposed purchase; or

(C) Issue a notice of an alternative acquisition recommendation.

(c) **Vehicle disposal.** A vehicle owned by a state agency may be sold or disposed of in the manner authorized by OAC 580:65 and the Surplus Property Act, if:

(1) the vehicle has been in use for sixty thousand (60,000) miles; or

- (2) at least twenty-four (24) months have elapsed since the day the purchase claim was approved for payment thereof; or
  - (3) the vehicle has damage of Two Thousand Five Hundred Dollars (\$2,500.00) or more; or
  - (4) the Fleet Manager has provided written authorization to dispose of the vehicle.
- (d) **Vehicle disposal procedure.** All agencies shall notify the Fleet Management Division not less than thirty (30) days prior to the proposed disposal of any state-owned vehicle. The notice shall be in writing and include the following:
- (1) Agency vehicle number;
  - (2) Reason for selling, (age, mileage, or other);
  - (3) Estimated value of vehicle;
  - (4) Type of sale (public auction, sealed bid, etc.); and
  - (5) Proposed date of sale.
- (e) **Notification of final disposition.** All agencies shall provide written notice to the Division of the final outcome of sale within fourteen (14) days after disposition, which shall include:
- (1) Agency vehicle number
  - (2) Selling price of vehicle
  - (3) Any changes in the method of disposal
  - (4) A list of any vehicle(s) not disposed of.
  - (5) A completed copy of the inventory report information required by (a)(1) of this section;
  - (6) Any other information the Division may request to maintain accurate inventory of state vehicles.

**580:35-1-3. Vehicle management control**

- (a) **Agency fleet management policies and procedures.** A state agency shall file or update a detailed written description of its current fleet management policies and procedures with the Division annually. State agencies which have made no changes to their fleet management policies and procedures during the year may file a statement of "no change."
- (b) **Agency monthly inventory report.** A state agency shall submit a report of all vehicles it owns and/or leases monthly to the Division in the format required by the Division. The report shall be due on the 10th of each month and shall contain information for each vehicle owned and/or leased representing the month preceding the report, which includes:
- (1) Agency name and number;
  - (2) Vehicle number;
  - (3) Hours or mileage as of specific date and time;
  - (4) Fuel cost and number of gallons used;
  - (5) Type of maintenance performed on vehicle specified in the following manner:
    - (A) "P" - preventive maintenance - internal repair;
    - (B) "E" - preventive maintenance - outside repair;
    - (C) "B" - body work - internal repair;
    - (D) "W" - body work - outside repair;
    - (E) "M" - mechanical repair - internal repair; or
    - (F) "R" - mechanical repair - outside repair.
  - (6) Cost of any repairs listed pursuant to (5) of this sub-section.

**580:35-1-4. Use of state owned and leased vehicles**

- (a) **State vehicle driving conditions.** Every driver of a state owned vehicle shall comply with the following conditions:
- (1) A state owned or leased vehicle shall not be used for personal transportation to stores, shopping centers, lakes, parks, golf courses, athletic events, etc.
  - (2) A state owned or leased vehicle shall not be used for hauling a trailer other than a trailer that is state owned or that is rented or leased for official business.
  - (3) All state statutes, traffic rules and regulations shall be observed.
  - (4) All city ordinances related to traffic, parking, etc. shall be observed.
  - (5) Safe and courteous driving habits shall be used at all times.
  - (6) Tobacco use in state owned or leased vehicles is prohibited.
  - (7) Driving under the influence in state owned or leased vehicles is prohibited.
  - (8) Except for communication radios, use of hand-held devices while driving in state owned or leased vehicles is prohibited.
  - (9) Agencies will be billed for any and all repairs to, loss of value, or additional maintenance of Fleet Management vehicles occurring as a result of driver abuse, negligence, fault or undesignated vehicle use.
  - (10) Agencies may choose to recover the expense from the employee for any and all repairs , loss of value, or additional maintenance of state owned or leased vehicles occurring as a result of driver abuse, negligence, fault or undesignated vehicle use.
  - (11) Carrying alcohol, illegal drugs or weapons in state owned or leased vehicles is prohibited unless it is related to the mission of an agency.
  - (12) Transporting animals in state owned or leased vehicles is prohibited unless it is related to the mission of an agency.
- (b) **Prohibited drivers and passengers.** Persons other than state employees shall not be permitted to drive or ride in state owned or leased vehicles, unless authorized by the using agency and then only on official state business.
- (c) **Traffic violations.** State-owned or leased vehicles shall not be driven in excess of the speed limit posted by states and municipalities. All traffic violation fines shall be the sole responsibility of the driver involved.

**580:35-1-5. Service, lease and rental rates**

- (a) **Fleet operation funding.** The Division shall fund all operation, repair, insurance, and maintenance expenses for vehicles issued. ~~on a rental basis.~~
- (b) **Service rates.** A ~~standard~~ lease or rental rate shall be set by the Division and charged to each agency ~~renting Division vehicles~~ to recover the costs listed in (a) of this section. A copy of these rates shall be furnished to all agencies upon request.
- (c) **Notice of rate change.** If the ~~Fleet Manager~~ Director determines it is in the best interest of the State to change the lease or rental rate to ensure the recovery of expenses listed in (a) of this section, the ~~Director~~ Administrator will send written notice

# Emergency Adoptions

to the chief administrative officer of each agency or department of the new rate at least thirty (30) days prior to its effective date.

(d) **Payment due date.** Payment for Division services as authorized by 74 O.S., Section 78c. shall be paid no less than monthly to the ~~Office~~ Department of Central Services.

(e) **Delinquent accounts.** State agencies that are delinquent ~~sixtythree (6030)~~ days or more with payment to the ~~Department~~ Office shall be considered in arrears. Written notice of the delinquency and outstanding balance ~~may~~ will be sent to the agency ~~chief administrative officer~~.

(1) Accounts delinquent for more than ~~forty five (4590)~~ days shall be subject to suspension by the ~~Fleet Manager~~ Director. Suspension of an account bars the agency from use of Division services until payment is received and the account is no longer in arrears.

(2) The ~~Director~~ Administrator may waive suspension if it is determined that the suspension will disrupt vital services to the public, cause undue hardship, or is otherwise in the best interest of the agency and/or the state.

(f) **Other agency expenses.** An agency that leases or rents Division vehicles is responsible for and shall pay the Division for any expenses related to the replacement, recondition, or repair of a leased or rented vehicle when the agency is found to be at fault.

(1) For accidents, "at fault" shall be determined by the results of ~~an investigation by a qualified external organization, e.g. law enforcement, insurance company etc.:~~

(A) an investigation by a qualified external organization, e.g. law enforcement, insurance company, etc.;

(B) onboard electronic monitoring devices;

(C) statements made by a driver, passenger or witness; and/or

(D) surveillance and traffic cameras.

(2) An agency shall be considered "at fault" if it is determined that certain conditions contributed to the replacement or repair which include, but are not limited to, the following:

(A) failure to comply with Division preventative maintenance standards established in 580:35-1-10;

(B) operation of a vehicle in unsafe conditions, ~~e.g. continuing to operate a vehicle after a vehicle caution light has engaged~~ such as continuing to operate a vehicle after serious warnings were indicated, e.g. caution light has engaged, smoke coming from under the hood, blown tire, etc.;

(C) use of a vehicle inconsistent with the performance of work related activities.

## 580:35-1-6. Daily reservations and monthly assignments

(a) **Advance reservations.** All reservations require prior approval of the Division.

(1) An agency shall submit a ~~verbal or~~ written request for reservation to the Division ~~at least ten (10) working days~~ prior to the beginning date of the reservation. An agency shall provide sufficient advance notice to ensure vehicle availability. The reservation must be submitted

during the ~~Division's~~ Department's business hours of ~~8:00 a.m. and 5:00 p.m.~~, Monday through Friday, excluding state holidays.

(2) The reservation shall specify the desired class of vehicle and desired date and time period for use of the vehicle. The Division may request additional information as determined necessary to facilitate the reservation.

~~(3) A request for use of a vehicle for two or more weeks shall be made in writing.~~

~~(4) The Division may impose conditions and time limitations pursuant to the rules of this subchapter and state law.~~

(b) **Prioritization of reservations.** Except as otherwise provided, the Division shall issue approved reservations on a first-come, first-served basis.

(c) **Fleet Management requisition.** A Fleet Management requisition form, signed by the chief administrative officer or designee shall be presented to the Division each time a vehicle is picked up for use by a state agency.

(d) **Cancellations of reservation.** Written notice of cancellation shall be submitted to the Division no less than one (1) working day prior to the reservation date. An agency shall be charged the minimum daily rate for the applicable vehicle class for failure to cancel a reservation prior to the scheduled pick up time.

(e) **Monthly assignments.** A written request for a vehicle to be assigned to an agency on a monthly basis shall be signed by the appointing authority of the agency or designee and include the following information:

(1) Legal name of employee assigned to the vehicle

(2) Address of employee

(3) Employee's work telephone number

(4) Official duty station of employee

(5) Type of work performed by employee

(6) Territory to be covered, and

(7) Approximate miles to be driven per month.

(A) The requesting agency will be advised of the approval or denial for each request.

(B) A new, signed request shall be submitted monthly to the Division between the 25th and the last working day of each month. The request shall include the name of the driver and current mileage of the vehicle.

## 580:35-1-7. Gasoline and oil purchases

(a) **FleetFuel card purchases.** Gasoline and oil for Division vehicles shall be purchased from authorized fueling locations with the state issued ~~fleetfuel~~ card furnished with each vehicle.

(1) The current vendor of the state ~~fleetfuel~~ card is determined by award of applicable SWContract contract101 "Automated Fuel Management System".

(2) ~~A list of fuel card provider locations by city is provided inside each vehicle.~~ Access to a list of available fueling locations is provided by the Division.

(3) Agencies shall adhere to fleet card policies established by the Director.

~~(b) **Purchases from the Department of Transportation.** Gasoline and oil may also be purchased from Department of Transportation facilities.~~

~~(be) **Required fuel for Division vehicles.** Unless otherwise specified in this subsection, use only regular unleaded fuel in Division vehicles. Regular unleaded fuel may be blended to contain ethanol at levels approved by the federal Environmental Protection Agency (EPA). Division vehicles identified by marking or decal as:~~

- ~~(1) "Flex-fuel" may use blended fuel up to and including eighty-five percent ethanol;~~
- ~~(2) "CNG" may use compressed natural gas (CNG);~~
- ~~(3) "LPG" may use liquefied petroleum gas;~~
- ~~(4) "LNG" may use liquefied natural gas;~~
- ~~(5) "Biodiesel" may use fuel that contains a blend of diesel fuel and biological products at a level approved by the EPA.~~
- ~~(6) "Plug-in hybrid (PHEV)", "electric vehicle (EV)", "neighborhood electric vehicle (NEV)", or "low-speed vehicle (LSV)" may use electricity.~~
- ~~(7) "Dual-fuel" or "bi-fuel" may use a combination of the fuel types specified in this subsection.~~

**580:35-1-8. Wrecker service, on-the-road breakdown and repairs**

~~(a) **Division fleet policies.** Agencies utilizing Division vehicles shall adhere to maintenance/repair, fleet card, road assistance and accident policies established by the Director.~~

~~(b) **Agency fleet policies.** Agencies utilizing their own vehicles shall adhere to any agency fleet policies.~~

~~(ca) **Division wrecker service.** An owning agency may shall contact the Division whenever towing or a service call is required in or near the Oklahoma City metro area and between the hours of 7:30 a.m. and 4:30 p.m., Monday through Friday, excluding holidays.~~

~~(db) **Private wrecker service.** In accordance with policies established by the Director, an An agency utilizing Division vehicles may contact a private wrecker service shall contact a wrecker service listed on the Roadside Assistance (RA) card provided by the Division in the Fuel/Maintenance locator guide whenever towing or a service call is required outside the Oklahoma City metro area, and/or after 4:30 p.m. on Monday through Friday, on weekends or holidays. Agencies utilizing their own vehicles may contact a private wrecker service in accordance with any agency fleet policies.~~

- ~~(1) In the absence of the Roadside Assistance (RA) card, an agency shall contact a wrecker service listed in the Fuel/Maintenance locator guide.~~
- ~~(2) If the locator guide does not list a wrecker service in the area, a local wrecker service may be contacted and expenses charged to the Division in accordance with 580:35-1-9.~~
- ~~(3) An agency shall notify the Division of the use of a private wrecker service on the following workday.~~
- ~~(4) The driver shall be reimbursed for towing expenses if a private wrecker service refuses to invoice the Division.~~

~~(ce) **Driver negligence.** The Division shall not be responsible for towing and/or service calls required because of driver~~

~~negligence and related expenses shall not be reimbursed. (See also 580:35-1-5(f).) Agencies may be billed for any towing, impound and/or service call expenses incurred as a result of driver negligence or fault as stated in section 580:35-1-5(f) for agency leased and owned vehicles.~~

~~(d) **Vehicle breakdown.** In the event of an on the road breakdown, contact the Division immediately. If it is impossible to contact the Division, proceed as follows:~~

- ~~(1) If the vehicle is operable, drive it to the nearest maintenance location listed in the locator guide provided with the vehicle~~
- ~~(2) If the vehicle is inoperable, contact a wrecker service following the procedure in subsection (b) of this section and have the vehicle towed to a garage or dealership listed in the locator guide. If there are no locations available, call a local dealership or garage to have the vehicle towed in.~~

~~(e) **Authorization of repairs.** Contact the Division as soon as possible to report the status and location of the vehicle. All repairs to a vehicle require prior authorization from the Division. An agency shall be responsible for payment of any unauthorized repairs.~~

**580:35-1-9. Other credit and cash purchases**

~~(a) **Invoices.** All invoices or sales slips for expenses, for Division owned vehicles, approved by the Division shall be billed to the Division. An invoice must contain the following:~~

- ~~(1) Vendor's legal name, street and mailing address and telephone number;~~
- ~~(2) Date of purchase;~~
- ~~(3) Vehicle number;~~
- ~~(4) Quantity and cost of each item used, labor time and charge;~~
- ~~(5) Division purchase order number;~~
- ~~(6) Driver's signature; and~~
- ~~(7) No state sales tax shall be charged.~~

~~(b) **Cash purchases and payments.** The Division does not provide reimbursements for cash purchases. A state agency must make all authorized vehicle-related purchases in accordance with the Fleet Card procedures established by the Director.~~

~~(c) **Invoices to other agencies.** The Division is not responsible for payment of invoices charged to any other agency.~~

**580:35-1-10. Care and maintenance of vehicles**

~~(a) A state agency and each driver employed by said agency shall assume the responsibility for proper maintenance of any Division state-owned vehicle in its use possession, according to the maintenance schedule established by the Director.~~

~~(b) A state agency and each driver employed by said agency shall assume the responsibility for proper maintenance of any agency-owned vehicle in its possession, according to the maintenance schedule established by an agency.~~

*[OAR Docket #13-1137; filed 7-16-13]*

# Emergency Adoptions

## TITLE 770. OKLAHOMA DEPARTMENT OF VETERANS AFFAIRS CHAPTER 1. ADMINISTRATIVE OPERATIONS

[OAR Docket #13-1140]

### RULEMAKING ACTION:

EMERGENCY adoption

### RULES:

Subchapter 5. Open Records Act  
770:1-5-2. [AMENDED]

### AUTHORITY:

Oklahoma Open Records Act, 51 O.S. §§ 24A.10, 24A.11, 24A.14; The Privacy Act of 1974 (PL 93-579); 38 U.S.C. §§ 3301, 3302; Veterans Administration Regulations 500-527.

### DATES:

#### Adoption:

April 26, 2013

#### Approved by Governor:

June 13, 2013

#### Effective:

Immediately upon Governor's approval

#### Expiration:

July 14, 2014, unless superseded by another rule or disapproved by the Legislature

### SUPERSEDED EMERGENCY ACTIONS:

N/A

### INCORPORATIONS BY REFERENCE:

N/A

### FINDING OF EMERGENCY:

Corrects references to the Open Records Act which could lead to confusion for the public, which necessitates the promulgation of emergency rules.

### ANALYSIS:

Cleans up references to the Open Records Act which are duplicative and do not relate to veterans directly in order to minimize confusion and corrects an error referencing 51 O.S. §24A.11(A), which misquoted the statute.

### CONTACT PERSON:

Tamara Hodge (405) 522-2212

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

## SUBCHAPTER 5. OPEN RECORDS ACT

### 770:1-5-2. Exemptions from Act

(a) ~~Records of what transpired during meetings of a public body lawfully closed to the public such as executive sessions authorized under the Oklahoma Open Meeting Act, 25 O.S., Section 307, are confidential records. Any reasonably segregable portion of a record containing exempt material shall be provided after deletion of the exempt portions. 25 O.S., Section 307, which authorizes public bodies to hold executive sessions, provides "Executive sessions of public bodies will be permitted only for the purpose of discussing the employment, hiring, appointment, promotion, demotion, disciplining or resignation of any individual salaried public officer or employee;..." and "any vote or action taken in an executive session must be taken in public meeting with the vote of each member~~

~~publicly cast and recorded" [25 O.S., Section 307]; therefore, transcripts of the executive sessions would be exempt from the Act, and actions taken in executive sessions and publicly cast votes would not be exempt. (Note: Actions taken in executive sessions and publicly cast votes are also taken and recorded in open session and, therefore, are a part of the regular minutes of the meetings which are not exempt.)~~

~~(b) "Prior to taking action, including making a recommendation or issuing a report, a public official may keep confidential his or her personal notes and personally created materials other than departmental budget requests of a public body prepared as an aid to memory or research leading to the adoption of a public policy or the implementation of a public project." [51 O.S. Supp. 1985, Section 24A.9]~~

~~(c) "Records coming into the possession of a public body from the federal government or records generated or gathered as a result of federal legislation may be kept confidential to the extent required by federal law." [51 O.S. Supp. 1985, Section 24A.13]~~

~~(d) "Except for the fact that a communication has been received and that it is or is not a complaint, a public official may keep confidential personal communications received by the public official from a person exercising rights secured by the Constitution of the State of Oklahoma or the Constitution of the United States. The public official's written response to this personal communication may be kept confidential only to the extent necessary to protect the identity of the person exercising the right." [51 O.S. Supp. 1985, Section 24A.14]~~

~~(e) Those records relating to district court or court of a higher level, and attorney client records including any investigation material prepared by the client (agency) at the request of the agency's attorney for the purpose of internal investigations including Ethics and Merit Protection Commission appeal preparation are to be confidential until documents are in such form as described in 51 O.S. Supp. 1985, Section 24A.7(B) (4).~~

~~(f) All documents involved in an internal investigation (grievance or research project) relating to examination and selection material for employment, hiring, appointment, promotion, demotion, discipline or resignation are confidential and exempt from the Oklahoma Open Records Act, 51 O.S. Supp. 1985, Section 24A.7(A)(1). Specific documents include:~~

- ~~(1) OPM 4 Employment Application~~
- ~~(2) OPM 4B Personal Data Summary Sheet~~
- ~~(3) OPM 9 Request for Promotional, Transfer or Demotional Employee Evaluation~~
- ~~(4) OPM 197 Employee Service Evaluation, as well as all documents maintained in an employee's secondary file for evaluation purposes.~~

~~(g) All documents included in the "Progressive Discipline Procedure" are confidential and exempt from the Oklahoma Open Records Act, 51 O.S. Supp. 1985, Section 24A.7(A)(1). Such documents include documented informal discussions, "Corrective Interview, DVA Form 210", written reprimands and counseling statements.~~

(h) All documents included in the "Pre Discharge Notice and Response Procedure" including DVA Form 211 "Pre Discharge Hearing Report" are confidential except those documents resulting in the pre discharge hearing that are at the status as described in 51, O.S. Supp. 1985, Section 24A.7(B)(4).

(i) All documents included in the "Grievance Procedure" including DVA Form 230 "Advice of Official Grievance" as well as all personal notes taken in the investigation process to be utilized in making reports to the Grievance Review Committee are confidential until information is in a format which reflects any final disciplinary action resulting in loss of pay, suspension, demotion of position, or termination.

(j) All documents created by or related to the resignation of an employee are confidential.

(k) Documents are to remain confidential if the "disclosure would constitute a clearly unwarranted invasion of personal privacy such as employee evaluations, payroll deductions, or employment applications submitted by persons not hired by the public body." [51 O.S. Supp. 1985, Section 24A.7(A)(2)] Specific documents include OPM Form 197 "Employee Service Evaluations" and documents maintained in the secondary file for evaluation purposes.

(l) All documents required for and reflecting information regarding payroll deductions including savings bonds, credit union deductions, other insurance company premiums, State and Prucare insurance premiums, retirement contributions, state and federal tax withholding amounts, FICA (Social Security) withholdings, membership dues to State authorized organizations and all documents or information relating to the garnishment of the salary of an employee are confidential.

(m) All employment applications, resumes or letters of interest in employment submitted direct to the Central Office Personnel Division by persons not hired by the department are confidential.

(n) 74 O.S. 1981, Section 932 provides that all information, documents and copies thereof contained in a member's retirement file shall be given confidential treatment and shall not be made public by the System without the prior written consent of the member to which it pertains, but shall be subject to subpoena or court order.

(o) 74 O.S. 1981, Section 1322 provides that all information, documents, medical reports and copies thereof contained in a member's insurance file shall be treated as confidential information and shall not be released or made available or open to public inspection without the prior written consent and authorization of the individual to whom it pertains, but shall be subject to subpoena or court order.

(p) Prior to ... making a recommendation or issuing a report ... personal notes and personally created materials ... prepared as an aid to memory or research leading to the adoption of a policy will remain confidential. [51 O.S. Supp. 1985, Section 24A.9] In addition to records specifically excluded under the Oklahoma Open Records Act, the following records are also exempt under federal rules and statutes:

(q1) Office copy of claims files of veterans or their dependents, maintained for the purpose of providing continuity and follow-up information to be used in developing the claim and for providing the claimant information at

later dates are confidential. Statutory exemptions are as follows:

- (1A) The Privacy Act of 1974 (PL 93-579)
  - (2B) Title 38, United States Code, Section 3301; 3302
  - (3C) Veterans Administration Regulations 500-527 - promulgated under the provisions of Title 38, United States Code, Section 3301 (f)
  - (4D) Letter of Accreditation from the Veterans Administration to Service Organizations and to individual service officer citing that service officer must observe the limitations imposed by Veterans Administration regulations.
- (#2) Confidential records compose that part of the file which contains information obtained from the Veterans Administration, Social Security and Department of Defense files to include:
- (1A) Separation/Discharge Papers
  - (2B) Medical Records
  - (3C) Monetary Award Letters - (amounts paid from public funds may be revealed)
  - (4D) Telegrams or letters from the War Department, Army, Navy, Air Force, Marine Corps, Red Cross as pertains to Prisoner of War or Missing Status. The statutory exemption is as follows:
    - (Ai) The Privacy Act of 1974
    - (Bii) Veterans Administration Regulation 513.
- (#3) Confidential records compose that part of the file which contains information obtained from the Veterans Administration, Social Security and Department of Defense files and includes:
- (1A) Separation/Discharge Papers
  - (2B) Medical Records
  - (3C) Monetary Award Letters - (amounts paid from public funds may be revealed). The statutory exemption is as follows:
    - (Ai) The Privacy Act of 1974
    - (Bii) Veterans Administration Regulation 513.
- (#4) Medical and psychiatric record exemptions are addressed under numerous State and Federal laws. ~~Information relating to specific State exemptions is addressed in 76 O.S., Section 19. These are not exclusive in that any other such statutes~~ Statutes prohibiting release of medical and psychiatric documents currently existing or legally adopted subsequent to these procedures shall apply. Additionally, veterans' medical records are covered specifically in The Privacy Act of 1974 and Veterans Administration Regulations
- (#5) Certain records and information relating to competitive bidding, computer programs or software which may or may not be applicable in the future, which, if disclosed, would give an unfair advantage to competitors or bidders, may be kept confidential; however, agency employees will remain cognizant of their responsibility to comply with 51 O.S. Supp. 1985, Section §24A.10.
- (#6) Information relating to library, archive, or museum materials donated to public bodies "to the extent of any limitations imposed as a condition of the donation or any

## Emergency Adoptions

---

information which would reveal the identity of an individual who lawfully makes a donation to a public body if ~~anonymity of the donor is a condition of the donation" or on behalf of a public body including, but not limited to, donations made through a foundation operated in compliance with Sections 5-145 and 4306 of Title 70 of the Oklahoma Statutes" [51O.S.Supp. 1985, Section §24A.11(A)]~~ may be kept confidential.

(w7) "Except for the fact that a communication has been received and that it is or is not a complaint, a public official may keep confidential personal communications received

by the public official from a person exercising rights secured by the Constitution of the State of Oklahoma or the Constitution of the United States. The public official's written response to this personal communication may be kept confidential only to the extent necessary to protect the identity of the person exercising the right." [51O.S.Supp. 1985, Section §24A. 14]

[OAR Docket #13-1140; filed 7-22-13]

---

# Permanent Final Adoptions

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

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

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

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

## TITLE 140. BOARD OF CHIROPRACTIC EXAMINERS CHAPTER 1. ADMINISTRATIVE ORGANIZATION AND OPERATIONS

*[OAR Docket #13-1132]*

### RULEMAKING ACTION:

PERMANENT final adoption

### RULES:

Subchapter 1. General Provisions  
140:1-1-2 [AMENDED]

### AUTHORITY:

Oklahoma Board of Chiropractic Examiners; 59 O.S. § 161.3

### DATES:

#### Comment period:

February 2, 2013 through March 4, 2013

#### Public hearing:

March 7, 2013

#### Adoption:

March 7, 2013

#### Submitted to Governor:

March 14, 2013

#### Submitted to House:

March 14, 2013

#### Submitted to Senate:

March 14, 2013

#### Gubernatorial Approval:

May 31, 2013

#### Legislative Approval:

Approved May 31, 2013 by House Joint Resolution 1070

#### Final Adoption:

May 31, 2013

#### Effective:

August 25, 2013

#### SUPERSEDED EMERGENCY ACTIONS:

N/A

#### INCORPORATION BY REFERENCE:

N/A

#### ANALYSIS:

The Oklahoma Board of Chiropractic Examiners needed to amend language to keep language in line with language presently in the statutes and throughout OAC 140 so that each section provides the same meaning.

#### CONTACT PERSON:

Beth Carter, (405) 524-6223

**PURSUANT TO THE ACTIONS DESCRIBED HEREIN, THE FOLLOWING RULES ARE CONSIDERED FINALLY ADOPTED AS SET FORTH IN 75 O.S., SECTION 308.1(A), WITH AN EFFECTIVE DATE OF AUGUST 25, 2013:**

### SUBCHAPTER 1. GENERAL PROVISIONS

#### 140:1-1-2. Definitions

The following words and terms when used in this Chapter, shall have the following meaning, unless the context clearly indicates otherwise:

**"Accredited Chiropractic College"** means a chiropractic educational institution, which is accredited by the Commission on Accreditation of the Council on Chiropractic Education or its successor.

**"Act"** means the Oklahoma Chiropractic Practice Act, 59 O.S. 1991, §§161.1 et seq.

**"APA"** means the Oklahoma Administrative Procedures Act, 75 O.S.1991, §§ 250 et seq.

**"Advisory Committee"** means the committee appointed by the Board to advise and assist the Board in the investigation of the qualifications for licensure, complaints as to the conduct of chiropractic physicians, and for such other matters as the Board delegate to them.

**"Applicant"** means any person submitting an application for licensure to the Board.

**"Board"** means the Board of Chiropractic Examiners.

**"Certified chiropractic assistant"** means an unlicensed member of a chiropractic physician's team of healthcare workers who may assist a chiropractic physician in the performance of examination and therapeutic procedures and techniques necessary to deliver healthcare services within the scope of chiropractic.

**"Chiropractic"** means the science and art that teaches health in anatomic relation and disease or abnormality in anatomic, disrelation, and includes hygienic, sanitary and therapeutic measures incident thereto in humans.

**"Chiropractic physician" or "licensee"** means a person who holds an original license to practice chiropractic in this state.

**"Continuing education requirements"** means attendance by a licensee at a minimum of (16) sixteen hours of Chiropractic education seminars as required for a renewal license.

**"Emergency meeting"** means a meeting of the board, which is called pursuant to the Open Meeting Act based upon exigent circumstances, which require expedited attention, by the board to the matters concerned.

**"Examination"** means the process used by the Board, prior to the issuance of an original license, to test the qualifications and knowledge of an applicant on any or all of the following: current statutes, rules, or any of those subjects listed in Section 161.8 of the Act.

## Permanent Final Adoptions

---

**"Executive Director"** means the Executive Director of the Board.

**"Final order"** means an order made by the Board pursuant to the APA and which is subject to judicial review.

**"Individual proceeding"** means the formal process employed by the Board to provide a hearing for a licensee of the Board to provide a hearing for the licensee of the Board accused of a violation of the Act and in which the Board may take action against such person's original license to practice chiropractic in this state

**"Licensure"** means the Board's process with respect to the grant, denial, renewal, revocation, or suspension of an original or renewal license.

**"Nonclinical"** means of a business nature including, but not limited to, practice management, insurance information, and computer information. It shall also mean the discussion of philosophy as it relates to the performance of chiropractic;

**"OAC"** means the Oklahoma Administrative Code.

**"Order"** means a formal or official decision of the Board including, but not limited to, final orders.

**"Original license"** means a license which grants initial authorization to practice chiropractic in this state issued by the Board to an applicant found by the Board to meet the requirements for licensure of the Act,

(A) by examination pursuant to § 161.7 and 161.8 of the Act and 140:10-3-1 through 140:10-3-4; or

(B) by relocation of practice pursuant to § 161.9 of the Act and 140:10-3-5.

**"Party"** means a person or agency named and participating or properly seeking and entitled by law to participate in an individual proceeding.

**"Person"** means any individual, association, governmental subdivision, or public or private organization of any character other than an agency.

**"Regular meetings"** means regular meetings of the Board held at such times and places as scheduled by the Board and includes continued and reconvened meetings as may be allowed pursuant to the Open Meetings Act. Provided, however, that continued and reconvened meetings shall be as limited by the Open Meeting Act.

**"Relocation of Practice"** means the ability for an applicant to obtain a chiropractic license on the following conditions:

(A) The applicant is of good moral character;

(B) The applicant shall submit documentary evidence that they have been in active practice for five (5) years immediately preceding the date of application;

(C) The applicant has had no disciplinary action pending against their license in any other state, country or province;

(D) The licensee requesting relocation of practice shall comply with the jurisprudence assessment examination administered by the Board of Chiropractic Examiners of this state.

(E) The applicant may be requested to appear before the Board for a personal interview, and:

(F) The applicant shall meet all other requirements set forth in the Oklahoma Chiropractic Practice Act.

**"Renewal license"** means a license issued by the Board on or before the first day of ~~January~~ July of each year to a licensee, which authorizes the licensee to practice chiropractic in this state for the succeeding calendar year.

**"Revocation"** means the recalling, annulling or rendering inoperative of an original license or renewal license, or both, by the Board, after notice and an opportunity for a hearing in an individual proceeding.

**"Rule or rules"** means the rules of the Board promulgated pursuant to the APA or its successor statutes.

**"Rule-making"** means the process employed by the Board for the promulgation of a rule.

**"Scope of practice"** means chiropractic is the science and art that teaches health in anatomic relation and disease or abnormality in anatomic disrelation, and includes hygienic, sanitary and therapeutic measures incident thereto in humans. The scope of practice of chiropractic shall include those diagnostic and treatment services and procedures, which have been taught by an accredited chiropractic college and have been approved by the Board of Chiropractic Examiners. Such diagnostic and treatment services and procedures shall include the following: Chiropractic physicians may examine, analyze and diagnose the human body to correct, relieve or prevent diseases and abnormalities by the use of any physical, chemical, electrical, or thermal method; use or order diagnostic radiological imaging; use or order laboratory testing; and use any other method of examination for diagnosis and analysis taught by an accredited chiropractic college and approved by the Board of Chiropractic Examiners. In addition, Chiropractic physicians may adjust, manipulate and treat the human body by manual, mechanical, chemical, electrical, or natural methods; by the use of physiotherapy; meridian therapy; by utilizing hygienic, sanitary and therapeutic measures; by the administration of naturopathic and homeopathic remedies, by the application of first aid or by performing any other treatment taught by an accredited chiropractic college and approved by the Board of Chiropractic Examiners. Nothing in this rule shall permit a Chiropractic Physician to prescribe legend drugs, beyond injectable nutrients, as is currently the law in Title 59 Section 161.12 of the Oklahoma Statutes.

**"Secretary-Treasurer"** means the Secretary-Treasurer of the Board.

**"Special meeting"** means all meetings of the Board other than regular or emergency meetings.

**"Suspension"** means temporary discontinuance or cessation, with an expectation of reinstatement, of an original license or renewal license, or both, by the Board after notice and an opportunity for a hearing as required in an individual proceeding.

[OAR Docket #13-1132; filed 7-16-13]

**TITLE 140. BOARD OF CHIROPRACTIC EXAMINERS  
CHAPTER 3. DISCIPLINARY PROCEDURES**

*[OAR Docket #13-1133]*

**RULEMAKING ACTION:**

PERMANENT final adoption

**RULES:**

Subchapter 3. Filing and Disposition of Complaints  
140:3-3-2 [AMENDED]  
140:3-3-9 [NEW]

**AUTHORITY:**

Oklahoma Board of Chiropractic Examiners; 59 O.S. § 161.6

**DATES:**

**Comment period:**

February 2, 2013 through March 4, 2013

**Public hearing:**

March 7, 2013

**Adoption:**

March 7, 2013

**Submitted to Governor:**

March 14, 2013

**Submitted to House:**

March 14, 2013

**Submitted to Senate:**

March 14, 2013

**Gubernatorial Approval:**

May 31, 2013

**Legislative Approval:**

Approved May 31, 2013 by House Joint Resolution 1070

**Final Adoption:**

May 31, 2013

**Effective:**

August 25, 2013

**SUPERSEDED EMERGENCY ACTIONS:**

N/A

**INCORPORATION BY REFERENCE:**

N/A

**ANALYSIS:**

The Oklahoma Board of Chiropractic Examiners needed to amend language to keep language in line with language presently in the statutes and throughout OAC 140 so that each section provides the same meaning.

**CONTACT PERSON:**

Beth Carter, (405) 524-6223

**PURSUANT TO THE ACTIONS DESCRIBED HEREIN, THE FOLLOWING RULES ARE CONSIDERED FINALLY ADOPTED AS SET FORTH IN 75 O.S., SECTION 308.1(A), WITH AN EFFECTIVE DATE OF AUGUST 25, 2013:**

**SUBCHAPTER 3. FILING AND DISPOSITION OF COMPLAINTS**

**140:3-3-2. Procedures for complaints against chiropractic physicians**

(a) Any person may submit to the Board a complaint against a chiropractic physician. In the event a complaint is made against initiated by a member of the Board or the Advisory Committee and such complaint involves the member of the Board or the Advisory Committee to the extent that such member of the Board or Advisory Committee cannot render an

~~impartial decision in the matter, the~~ that member of the Board or Advisory Committee shall recuse himself from further action, investigation or other matter related to said complaint.

(b) The Board shall make available a form which may be used for the filing of complaints.

(c) After a complaint is received by the Board, the Advisory Committee shall meet and determine whether the complaint merits further investigation. The Advisory Committee may utilize the services of an investigator who shall have the authority to investigate a complaint only upon directive of a simple majority of the Advisory Committee or the chair of the Advisory Committee.

~~(d) Each complaint reviewed by the Board shall be investigated and a written report made to the Board as set forth in subsections (e), (f), (g) and (h) of this section within twenty four (24) months of receipt of the complaint by the Advisory Committee. No member of the Board shall review any complaint or discuss any complaint with any member of the Advisory Committee or any other person, including the complainant and the chiropractic physician named in the complaint, except that the Board may review the written report of the Advisory Committee as provided in (h), (i) and (j) (e), (f), and (g) of this section.~~

~~(e) No member of the Advisory Committee or the investigator may, in any way, discuss any complaint or the details therein with any person without order from the Board or a Court of competent jurisdiction. Discussion or disclosure of any complaint or information therein by an Advisory Committee member or investigator may result in that Advisory Committee member's removal from the investigation committee and other such sanctions as the Board deems appropriate.~~

~~(f) The amount of time for investigation of a complaint received by the Board by the Advisory Committee shall not exceed be may be a thirty-six (36) months period of time upon a showing of good cause by either the complainant and /or the chiropractic physician named in the complaint.~~

~~(g) Upon receipt of the complaint, the Advisory Committee or investigator shall provide the chiropractic physician named in the complaint with a notice of the complaint and shall require said chiropractic physician to provide a written response to the complaint within thirty (30) calendar daystwenty (20) days of mailing of a copy of the notice to said chiropractic physician. The failure of a chiropractic physician to respond to such a request of the Advisory Committee or investigator shall be grounds for disciplinary action by the Board. In addition, the chiropractic physician named in the complaint shall not contact, attempt to contact or allow anyone else to contact the person(s) who filed the complaint or the person(s) who the chiropractic physician named in the complaint believes may have filed the complaint.~~

~~(h) It shall be the duty of the Advisory Committee or investigator to investigate the complaint fully and in a manner consistent with due process requirements and the APA. At the conclusion of the investigation, the Advisory Committee or investigator shall submit a written report to the Board detailing the findings and determination if the Advisory Committee or investigator shall make a recommendation in its written report as to~~

## Permanent Final Adoptions

---

further action by the Board. The Advisory Committee may assign a complaint to an individual investigator employed by the Board on a part time or full time basis.

(1) The Executive Director may issue a field citation pursuant to 140:3-3-9 and thereafter submit a written report to the Board detailing the facts concerning the citation, or;

(2) The Executive Director, a member of the Advisory Committee or the investigator shall submit a written report to the Board detailing the findings and determinations of the Advisory Committee or investigator and making a recommendation in its written report as to further action by the Board.

(if) The written report of the Advisory Committee or investigator shall be drafted so as to keep anonymous the name of the Complainant and the chiropractic physician named in the complaint. The report shall include a brief recitation of the facts of the complaint and a statement whether the Advisory Committee or investigator found competent evidence to support the allegations contained in the complaint.

(jg) The Board shall review the report of the Advisory Committee or investigator at a meeting of the Board, provided, however that the Board's review of the report shall not be conducted as a hearing and the Board shall not hear testimony or receive evidence. Upon review of the report, the Board may:

(1) dismiss the complaint if the Board finds there is not reasonable cause to believe that there was a violation of the Chiropractic Practice Act or Title 140 of the Oklahoma Administrative Code;

(2) issue a letter of concern, pursuant to 140:3-3-3, to the chiropractic physician named in the complaint if the Board finds that there is reasonable cause to believe that said chiropractic physician has committed a violation, but such violation, if proven, is not of such a nature as to warrant the imposition of a penalty by the Board; or

(3) initiate an individual proceeding, pursuant to 140:3-3-4, against the chiropractic physician named in the complaint if the Board finds that there is reasonable cause to believe that said chiropractic physician has committed a violation and that such violation, if proven, is of such a nature as to warrant the imposition of a penalty by the Board.

(kh) In the event the Board votes to issue a letter of concern in regard to a complaint, it shall thereupon be the duty of the Advisory Committee or investigator to provide the board sufficient details as to the nature of the complaint so as to assist the Board to render a meaningful letter of concern.

### **140:3-3-9. Field Citations**

(a) At the conclusion of an investigation of a complaint filed with the Board, the Executive Director may issue a field citation to the chiropractic physician named in the complaint if the Executive Director or the Advisory Committee have reasonable cause to believe that the chiropractic physician violated the provisions of the Chiropractic Practice Act (the "Act") or Title 140 of the Oklahoma Administrative Code (the "OAC"). The Executive Director will thereafter submit a written report to the Board detailing the facts concerning the citation.

(b) Field citations shall be in writing and shall describe the nature of the violation including, but not limited to, a reference to the provision of the Act and/or the OAC alleged to have been violated.

(c) Field citations may contain an order of abatement fixing a reasonable time for abatement of the violation and may contain an assessment of an administrative penalty not to exceed Two Hundred Fifty Dollars (\$250.00) for a first offense and One Thousand Dollars (\$1,000.00) for a second or subsequent offense. Each day such violation continues shall constitute a separate offense.

(d) Field citations shall be served upon the chiropractic physician personally or by certified mail, return receipt requested.

(e) Before any field citation is issued to a chiropractic physician, the Executive Director shall submit the alleged violation for review and examination to the Advisory Committee. The Advisory Committee during its review may contact the chiropractic physician to discuss and resolve the alleged violation. Upon conclusion of the Advisory Committee's review, the Committee shall prepare a written report and a recommendation. If the Committee concludes that reasonable cause exists that the chiropractic physician has violated any provisions of the Act or the OAC, an administrative penalty may be assessed upon the chiropractic physician. Payment of an administrative penalty shall be represented as satisfactory resolution of the matter for the purpose of public disclosure.

(f) Any chiropractic physician who has received a field citation and desires to contest that field citation and/or the proposed assessment of an administrative penalty shall, within thirty (30) calendar days after service of the field citation, notify the Executive Director in writing, requesting an informal conference with the Advisory Committee. If the chiropractic physician fails to request an informal conference within thirty (30) calendar days after service of the field citation, the field citation and/or the proposed assessment of the administrative penalty shall be deemed to be final and not subject to further review.

(g) If an informal conference is requested, the Advisory Committee shall hold the informal conference within sixty (60) calendar days from the receipt of the written request. At the conclusion of the informal conference, the Executive Director may affirm, modify or dismiss the field citation and/or proposed assessment of an administrative penalty. The Executive Director shall state in writing the reasons for the action, and shall, within thirty (30) calendar days of the informal conference, transmit a copy of the decision to the chiropractic physician and the person who submitted the complaint.

(h) Any chiropractic physician who desires to contest a decision made after the informal conference shall inform the Executive Director in writing within thirty (30) calendar days after such chiropractic physician receives the decision resulting from the informal conference. The Board shall thereafter hold a hearing in accordance with the APA, the Act and the OAC. After the hearing, the Board shall issue an Order affirming, modifying or vacating the citation, or directing other appropriate relief as the Board deems necessary.

(i) Any chiropractic physician who has received a field citation and desires not to contest that field citation or the proposed assessment of an administrative penalty may transmit to the Board the amount assessed in the citation as an administrative penalty, within thirty (30) calendar days after service of the field citation. Payment of any penalty shall not constitute an admission of the violation charged.

(j) Failure of a chiropractic physician to pay a penalty within thirty (30) calendar days of the date of assessment, unless the field citation is being appealed, may result in action being taken by the Board. When a citation is not contested and a fine is not paid, the full amount of the assessed penalty shall be added to the fee for the renewal of the license. A license shall not be renewed without payment of the renewal fee and penalty.

[OAR Docket #13-1133; filed 7-16-13]

**TITLE 140. BOARD OF CHIROPRACTIC EXAMINERS  
CHAPTER 10. LICENSURE OF CHIROPRACTIC PHYSICIANS**

[OAR Docket #13-1134]

**RULEMAKING ACTION:**

PERMANENT final adoption

**RULES:**

Subchapter 5. Procedures for Renewal License

140:10-5-1 [AMENDED]

Subchapter 8. Administrative Fees and Penalties

140:10-8-1 [AMENDED]

**AUTHORITY:**

Oklahoma Board of Chiropractic Examiners; 59 O.S. § 161.10(A) and 161.3

**DATES:**

**Comment period:**

February 2, 2013 through March 4, 2013

**Public hearing:**

March 7, 2013

**Adoption:**

March 7, 2013

**Submitted to Governor:**

March 14, 2013

**Submitted to House:**

March 14, 2013

**Submitted to Senate:**

March 14, 2013

**Gubernatorial Approval:**

April 29, 2013

**Legislative Approval:**

Approved May 31, 2013 by House Joint Resolution 1070

**Final Adoption:**

May 31, 2013

**Effective:**

August 25, 2013

**SUPERSEDED EMERGENCY ACTIONS:**

N/A

**INCORPORATION BY REFERENCE:**

N/A

**ANALYSIS:**

The Oklahoma Board of Chiropractic Examiners needed to amend language to keep language in line with language presently in the statutes and throughout OAC 140 so that each section provides the same meaning.

**CONTACT PERSON:**

Beth Carter, (405) 524-6223

PURSUANT TO THE ACTIONS DESCRIBED HEREIN, THE FOLLOWING RULES ARE CONSIDERED FINALLY ADOPTED AS SET FORTH IN 75 O.S., SECTION 308.1(A), WITH AN EFFECTIVE DATE OF AUGUST 25, 2013:

**SUBCHAPTER 5. PROCEDURES FOR RENEWAL LICENSES**

**140:10-5-1. Renewal license requirements**

(a) Except as provided in 140:10-5-4, related to senior inactive licenses, and 140:10-5-5, related to nonresident licenses, each licensee holding an original license to practice chiropractic in this state shall pay to the Board, on or before the first day of ~~July~~ ~~January~~ of each year hereinafter, an annual renewal fee of Two Hundred Twenty-Five Dollars (\$225.00), which shall be accompanied by:

- (1) Evidence that the licensee has satisfied Board approved chiropractic continuing education requirements; or
- (2) A statement on a form created and approved by the Board, containing:

- (A) An affidavit from the licensee which states:
  - (i) the licensee was unavoidably prevented from satisfying the continuing education requirements;
  - (ii) the reason or reasons therefore; and
  - (iii) that the licensee is not attempting to circumvent or abrogate the intent of such continuing education requirements; and
- (B) the affidavits of two (2) licensed chiropractic physicians who personally know the licensee, vouch for the licensee's good standing in the chiropractic profession, and recommend that the licensee be issued a renewal license.

(b) The Board shall, upon receipt of the renewal license fee, and upon determination of compliance with the requirements of subsection A of Section 161.11 of the Act, issue a Chiropractic renewal license, which shall entitle the holder to practice chiropractic in this state during the succeeding calendar year.

(c) Attendance by a licensee at a license renewal program shall be certified by an officer of the sponsoring or administering association, which officer shall have been previously approved by the Board for the purpose of providing such certification. The list of attendees from the continuing education seminar, shall be submitted no later than forty-five (45) days after the approved continuing education seminar. The list shall be submitted by the certified officer of the association, and sent to the Board after all signatures and/or time cards have been verified by the individual certified to report to the Board of Chiropractic Examiners on all seminar attendees. If there are any missing signatures and/or any other missing documentation the licensee will not be able to renew his/her license for the renewal year.

(d) Individuals who take the allowable eight (8) hours of an approved out of state educational seminar shall be responsible

# Permanent Final Adoptions

for obtaining proof of attendance. The doctor shall submit proof of attendance with renewal application.

(e) Distance learning whether offered in-state or out-of-state, online or correspondence from program approved by the Board may also satisfy eight (8) hours of out-of-state continuing education

(ef) Subject to the provisions of section 140:10-5-2~~The~~ the Board of Chiropractic Examiners hereby recognizes the requirements adopted from time to time by the Federation of Chiropractic Licensing Boards Providers of Approved Continuing Education (FCLB PACE) as the requirements of the Board. The Board recognizes FCLB PACE Recognized Providers as satisfying the requirements of the Board for purposes of the licensure renewal process. The Board, however, reserves the approval authority for all programs based on furtherance of professional development and related areas, and in the interest of the public protection.

## SUBCHAPTER 8. ADMINISTRATIVE FEES AND PENALTIES

### 140:10-8-1. Fees

Fee Schedule.

(1) Examination. The following fees shall be assessed for licensure and Examination of Chiropractors:

- (A) Original license: \$175.00
- (B) Relocation of Practice: \$175.00
- (C) Examination Fee: \$175.00

(2) Licensure. The following fees shall be assessed for licensure of Chiropractors:

- (A) Renewal fee active license \$225.00
- (B) Renewal fee inactive license \$175.00
- (C) Retired license fee \$50.00
- (D) Reinstatement fee not exceed \$400.00
- (E) Penalty ~~fee~~ for late renewal \$150.00

(3) Duplication or modification of license. A fee of \$75.00 shall be assessed for duplication or modification of original license.

(4) Miscellaneous fees: the following fees shall be assessed by the Board

- (A) Letter of good standing and/or verifications for other licensing Boards with seal: \$35.00
- (B) Verification of licensure: \$10.00 per license
- (C) Duplication of proof of license renewal: \$10.00
- (D) Duplication of Public Records: per page: \$0.25
- (E) Returned check processing ~~fee~~: \$20.00
- (F) Duplication of certificates issued by the Board: \$20.00
- (G) Directory \$35.00 hard copy and/or diskette
- (H) Search ~~fee~~—for records requested for commercial purposes: \$30.00
- (I) Continuing education application fee: \$300.00
- (J) Post Doctoral Diplomate Chiropractic Specialties registration/reregistration fee: \$50.00

(K) Copy of tape of a board meeting and or an administrative hearing \$20.00

(L) Labels of addresses of all licensed chiropractors \$50.00

(M) Travel-to-Treat registration ~~\$25.00~~\$50.00

(N) Non-attendance application request ~~\$50.00~~\$100.00

(O) [blank]<sup>1</sup>

(P) Certified chiropractic assistant fees:

(i) Initial Application fee: \$50.00

(ii) Examination fee: \$50.00

(iii) Certification Renewal: \$50.00 every two years

(iv) Failure to renew penalty: \$25.00

(Q) [blank]<sup>1</sup>

(R) [blank]<sup>1</sup>

(S) [blank]<sup>1</sup>

*AGENCY NOTE: <sup>1</sup> Subparagraphs (O), (Q), (R), and (S) were disapproved in HJR 1070 (2013) prior to final adoption.*

*[OAR Docket #13-1134; filed 7-16-13]*

## TITLE 140. BOARD OF CHIROPRACTIC EXAMINERS CHAPTER 15. SPECIAL CERTIFICATIONS AND MISCELLANEOUS PROVISIONS

*[OAR Docket #13-1135]*

### RULEMAKING ACTION:

PERMANENT final adoption

### RULES:

Subchapter 5. Authorization For Injectables

140:15-5-1 [AMENDED]

140:15-5-4 [NEW]

Subchapter 8. Animal Chiropractic Diagnosis and Treatment

140:15-8-3 [AMENDED]

### AUTHORITY:

Oklahoma Board of Chiropractic Examiners; 59 O.S. § 161.12 and 161.2

### DATES:

#### Comment period:

February 2, 2013 through March 4, 2013

#### Public hearing:

March 7, 2013

#### Adoption:

March 7, 2013

#### Submitted to Governor:

March 14, 2013

#### Submitted to House:

March 14, 2013

#### Submitted to Senate:

March 14, 2013

#### Gubernatorial Approval:

May 31, 2013

#### Legislative Approval:

May 31, 2013

#### Final Adoption:

Approved May 31, 2013 by House Joint Resolution 1070

#### Effective:

August 25, 2013

#### SUPERSEDED EMERGENCY ACTIONS:

N/A

#### INCORPORATION BY REFERENCE:

N/A

**ANALYSIS:**

The Oklahoma Board of Chiropractic Examiners needed to amend language to keep language in line with language presently in the statutes and throughout OAC 140 so that each section provides the same meaning.

**CONTACT PERSON:**

Beth Carter, (405) 524-6223

**PURSUANT TO THE ACTIONS DESCRIBED HEREIN, THE FOLLOWING RULES ARE CONSIDERED FINALLY ADOPTED AS SET FORTH IN 75 O.S., SECTION 308.1(A), WITH AN EFFECTIVE DATE OF AUGUST 25, 2013:**

**SUBCHAPTER 5. AUTHORIZATION FOR INJECTABLES**

**140:15-5-1. Authorization from the Board**

No chiropractic physician shall administer or cause to be used any injectable vitamins, minerals or nutritional supplements unless said chiropractic physician is authorized by the Board pronouncing that said chiropractic physician is proficient in the administration and use of such injectables. ~~The Board shall establish an examination to be used by the Board to determine the proficiency of any chiropractic physician who seeks authorization from the Board. However any authorization issued before January 1, 1994, shall not require examination.~~—The Board shall maintain a registry listing all chiropractic physicians who are authorized by the Board.

**140:15-5-4. Continuing education hours**

(a) Effective July 1, 2014, each chiropractic physician in the State of Oklahoma who is authorized by the Board to administer and use injectable vitamins, minerals or nutritional supplements must re-register and submit a sworn statement of hours of continuing education completed during the concluding licensing period. Every three (3) years after original registration, each applicant shall submit documentation of completion of a total of six (6) hours of continuing education during the three (3) year period. These continuing education hours shall be related to the administering and use of injectable vitamins, minerals and nutritional supplements. These hours are in addition to the annually required sixteen (16) hours of continuing education.

(b) Upon successful demonstration of these requirements, the Board shall continue the applicant's name on the registry of chiropractic physicians who are authorized by the Board to administer and use injectable vitamins, minerals or nutritional supplements.

**SUBCHAPTER 8. ANIMAL CHIROPRACTIC DIAGNOSIS AND TREATMENT**

**140:15-8-3. Animal chiropractic certification card**

(a) Effective November 1, 2011 all chiropractic physicians certified by the Board in the practice of animal chiropractic

diagnosis and treatment shall be issued a certification card by the Board. Each certification card must contain:

- (1) the original license number of the chiropractic physicians certified in animal chiropractic diagnosis and treatment;
- (2) the chiropractic physicians animal chiropractic diagnosis and treatment certification number; and
- (3) a passport style photo

(b) Each animal chiropractic physician shall carry the certification card with them at all times.

(c) The certification card is valid only as long as the chiropractic physician remains certified by the Board to engage in the practice of animal chiropractic diagnosis and treatment. If for any reason the chiropractic physicians certification is removed by the Board, the animal chiropractic certification card is to be returned to the Board within five (5) calendar days of receipt of notification that the chiropractic physician is no longer certified to practice animal chiropractic.

*[OAR Docket #13-1135; filed 7-16-13]*

**TITLE 140. BOARD OF CHIROPRACTIC EXAMINERS  
CHAPTER 30. CERTIFIED CHIROPRACTIC ASSISTANTS**

*[OAR Docket #13-1136]*

**RULEMAKING ACTION:**

PERMANENT final adoption

**RULES:**

- Subchapter 1. General Provisions [NEW]
  - 140:30-1-1 [NEW]
  - 140:30-1-2 [NEW]
- Subchapter 3. Certified Chiropractic Assistant[NEW]
  - 140:30-3-1 [NEW]
  - 140:30-3-2 [NEW]
  - 140:30-3-3 [NEW]
  - 140:30-3-5 [NEW]
  - 140:30-3-6 [NEW]
  - 140:30-3-7 [NEW]

**AUTHORITY:**

Oklahoma Board of Chiropractic Examiners; 59 O.S. § 161.3

**DATES:**

**Comment period:**

February 2, 2013 through March 4, 2013

**Public hearing:**

March 7, 2013

**Adoption:**

March 7, 2013

**Submitted to Governor:**

March 14, 2013

**Submitted to House:**

March 14, 2013

**Submitted to Senate:**

March 14, 2013

**Gubernatorial Approval:**

May 31, 2013

**Legislative Approval:**

May 31, 2013

**Final Adoption:**

Approved May 31, 2013 by House Joint Resolution 1070

**Effective:**

August 25, 2013

**SUPERSEDED EMERGENCY ACTIONS:**

N/A

# Permanent Final Adoptions

## INCORPORATION BY REFERENCE:

N/A

## ANALYSIS:

The Oklahoma Board of Chiropractic Examiners needed to amend language to keep language in line with language presently in the statutes and throughout OAC 140 so that each section provides the same meaning.

## CONTACT PERSON:

Beth Carter, (405) 524-6223

**PURSUANT TO THE ACTIONS DESCRIBED HEREIN, THE FOLLOWING RULES ARE CONSIDERED FINALLY ADOPTED AS SET FORTH IN 75 O.S., SECTION 308.1(A), WITH AN EFFECTIVE DATE OF AUGUST 25, 2013:**

## **SUBCHAPTER 1. GENERAL PROVISIONS**

### **140:30-1-1. Purpose**

The purpose of this Chapter is to:

- (1) Establish a certification system and standards for the education and training of certified chiropractic assistants; and
- (2) Establish various requirements and prohibitions related to the certification of chiropractic assistants found by the Board to be in the best interest of health, safety and welfare of the public.

### **140:30-1-2. Definitions**

The following words and terms when used in this Chapter, shall have the following meaning, unless the context clearly indicates otherwise:

"Act" means the Oklahoma Chiropractic Practice Act, 59 O.S. 1991, §§ 161.1 et seq.

"Board" means the Board of Chiropractic Examiners.

"Certified Chiropractic Assistant" (CCA) means an unlicensed member of a chiropractic physician's team of healthcare workers who may assist a chiropractic physician in the performance of examination and therapeutic procedures and techniques necessary to deliver healthcare services to patients within the scope of chiropractic.

"Certified Chiropractic Assistant Applicant" means a person who is undergoing training to become a certified chiropractic assistant.

"Certified Chiropractic Assistant examination" means the testing procedures administered by the sponsor's course presenter and approved by the Board to determine if a chiropractic assistant has obtained knowledge on all of the following current statutes, rules, the ability to perform objective examination procedures, physiological therapeutics and rehabilitation, and the ability to augment historical and clinical patient information, thereby qualifying for certification.

"Executive Director" means the Executive Director of the Board.

"Nonclinical" means of a business nature including, but not limited to, practice management, insurance information, and computer information. It shall also mean the discussion of philosophy as it relates to the performance of chiropractic.

"Supervisory chiropractic physician" means the chiropractic physician who employs or supervises the certified chiropractic assistant.

## **SUBCHAPTER 3. CERTIFIED CHIROPRACTIC ASSISTANT**

### **140:30-3-1. Oversight Authority**

The Board shall have practice oversight authority over certified chiropractic assistants. No chiropractic assistant shall represent to the public that he/she is a certified chiropractic assistant unless said chiropractic assistant is certified by the Board.

### **140:30-3-2. Application for certification**

(a) Chiropractic assistants seeking certified chiropractic assistant status shall complete and submit an application on a form provided by the Board. The application shall contain the signature of the applicant's supervisory chiropractic physician and be accompanied by a nonrefundable application fee.

(b) The application to the Board shall be submitted within ninety (90) days of the date the applicant is hired by the supervisory chiropractic physician. The applicant must complete the certification process and pass the certification examination as set forth in these rules within twelve (12) months of the date of hire. If the applicant has not passed the examination by this point the applicant may continue to work only in a non-clinical position. They may no longer function as a chiropractic assistant even under the direct supervision of a chiropractic physician.

(c) If an applicant is approved by the Executive Director, the applicant shall be notified by the Executive Director of such approval and will thereafter be eligible to take the certified chiropractic assistant examination.

(d) If an applicant is disapproved, the applicant shall be notified by the Executive Director of such disapproval by the return of the application along with the reason(s) for disapproval being fully stated in writing.

(e) A fraudulent or false statement as to any material fact which is contained in any application for the certification, or failure to provide any requested information, shall constitute sufficient cause for the disapproval of the application.

(f) The certified chiropractic assistant shall display his/her certificate in an area for public view.

### **140:30-3-3. Certified chiropractic assistant examination**

(a) If an application to become a certified chiropractic assistant is approved by the Executive Director pursuant to 140:30-3-2, they must have taken a twelve (12) hour training course approved by the Board before taking the certified chiropractic assistant exam. The applicant will have two (2) opportunities to pass the exam. If the exam is failed twice, the applicant will be required to take another twelve (12) hour course before he or she can retake the exam.

(b) A nonrefundable examination fee will be charged each time an applicant takes the certified chiropractic assistant examination.

(c) In order to pass the certified chiropractic examination, the applicant must receive a score of seventy-five percent (75%) or higher.

(d) After certification, that certification will remain with the assistant even if the assistant leaves the employment of the supervisory chiropractic physician who employed the assistant at the time of certification.

(e) Certification status will remain with the assistant even if the assistant leaves the employment of the supervisory chiropractic physician who employed the assistant at the time of certification.

(f) If an applicant has a minimum of two thousand (2000) hours of full time employment as a chiropractic assistant employed by a licensed Oklahoma chiropractic physician, that applicant will be exempt from obtaining the twelve (12) hours of training prior to taking the examination the first time as required in paragraph (a) of this section. If the applicant is unable to pass the examination after two (2) attempts, the applicant must, at that time, successfully complete twelve (12) hours of training obtained at an educational program approved by the Board before taking the certified chiropractic assistant examination a third time.

**140:30-3-4. Continuing education**

Each certified chiropractic assistant shall complete six (6) hours of continuing education every two (2) years beginning the year following certification by the Board. Continuing education may be obtained by attending training offered by an accredited chiropractic college, or other educational program which has been approved by the Board.

**140:30-3-5. Certification renewal**

(a) Chiropractic assistant certifications shall be renewed within two years of January 1, 2013, following their original application issuance.

(b) Chiropractic assistant certifications which are issued after January 1, 2013 shall be renewed by the next January 1<sup>st</sup> two (2) years following certification.

(c) All certified chiropractic assistants must complete and submit a renewal form and a renewal fee along with verification of completion of approved continuing education by January 1 of the required recertification year.

(1) Failure to renew by January 1 will result in a penalty of twenty-five dollars (\$25.00).

(2) Failure to renew by March 1 will result in forfeiture of certification and the employee must reapply and complete all the requirements for initial certification.

**140:30-3-6. Responsibility of supervisory chiropractic physician**

(a) The supervisory chiropractic physician shall only delegate services to a certified chiropractic assistant, a certified chiropractic assistant applicant, and other employees which services are within the scope of practice of the chiropractic physician. Such delegation may only be made in a manner consistent with the Chiropractic Practice Act or Rules.

(b) The supervisory chiropractic physician is responsible for all acts or omissions of a certified chiropractic assistant, certified chiropractic assistant applicant, or other employees to whom duties are delegated.

(c) The supervisory chiropractic physician shall ensure at all times that a certified chiropractic assistant, a certified chiropractic assistant applicant and other employees have the necessary skills and training required to competently perform all delegated services.

**140:30-3-7. Prohibited acts**

(a) Certified chiropractic assistants and certified chiropractic assistant applicants shall not:

- (1) Perform independent examinations
- (2) Diagnose conditions
- (3) Determine or change a regimen of patient care/plan case management
- (4) Perform chiropractic manipulation or adjustments
- (5) Perform Acupuncture
- (6) Unlawfully disclose patient information
- (7) Violate any portion of the Chiropractic Practice Act or Rules

(b) The Board may refuse to grant a certificate to any certified chiropractic assistant applicant, may suspend or revoke a certificate, or may impose upon a certified chiropractic assistant or a certified chiropractic assistant applicant, a penalty not to exceed one thousand dollars (\$1,000.00) per occurrence upon finding a violation of any prohibited act as stated in 140:30-3-7.

(c) The supervising chiropractic physician is required to notify the Board, in writing of any dismissal of a certified chiropractic assistant or certified chiropractic applicant for a prohibited act within thirty (30) days of the dismissal.

(d) The supervising chiropractic physician is required to immediately notify the Board, in writing if the supervising chiropractic physician learns that a certified chiropractic assistant and certified chiropractic assistant applicant has:

- (1) Committed fraud or misrepresentation in applying for or maintaining certification
- (2) Plead guilty, nolo contendere or was convicted of:
  - (A) a felony
  - (B) a misdemeanor involving moral turpitude, or
  - (C) a violation of federal or state controlled dangerous substance laws;

*[OAR Docket #13-1136; filed 7-16-13]*

# Permanent Final Adoptions

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

[OAR Docket #13-1123]

### RULEMAKING ACTION:

PERMANENT final adoption

### RULES:

Subchapter 13. Student Assessment

210:10-13-16. Student exceptions and exemptions related to graduation requirements for end-of-instruction exams [AMENDED]

### AUTHORITY:

70 O.S. § 3-104; 70 O.S. § 1210.523.; State Department of Education

### DATES:

#### Comment period:

February 15, 2013 through March 25, 2013

#### Public hearing:

March 25, 2013

#### Adoption:

March 28, 2013

#### Submitted to Governor:

March 28, 2013

#### Submitted to House:

March 28, 2013

#### Submitted to Senate:

March 28, 2013

#### Gubernatorial approval:

May 13, 2013

#### Legislative approval:

Failure of the Legislature to disapprove the rules resulted in approval on May 23, 2013.

#### Final adoption:

May 23, 2013

#### Effective:

August 31, 2013

### SUPERSEDED EMERGENCY ACTIONS:

#### Superseded rules:

Subchapter 13. Student Assessment

210:10-13-16. Student exceptions and exemptions related to graduation requirements for end-of-instruction exams [AMENDED]

#### Gubernatorial approval:

June 13, 2013

#### Register publication:

30 Ok Reg 1907

#### Docket number:

13-1114

### INCORPORATIONS BY REFERENCE:

N/A

### ANALYSIS:

The amendments establish an appeals process for students who have been denied a standard diploma by the school district in which the student is or was enrolled for failure to meet demonstrate mastery of state academic content standards required by 70 O.S. § 1210.523.

### CONTACT PERSON:

Stephanie Moser Goins, (405) 521-4890

**PURSUANT TO THE ACTIONS DESCRIBED HEREIN, THE FOLLOWING RULES ARE CONSIDERED FINALLY ADOPTED AS SET FORTH IN 75 O.S., SECTION 308.1(A), WITH AN EFFECTIVE DATE OF AUGUST 31, 2013:**

## SUBCHAPTER 13. STUDENT ASSESSMENT

### 210:10-13-16. Student exceptions and exemptions related to graduation requirements for end-of-instruction exams

(a) **Definitions.** Words and terms in this section shall have the following meaning:

(1) **"Alternate method"** means demonstrating mastery of state ~~curriculum~~academic content standards through an End of Course Project designed and approved by the State Board of Education. An End of Course Project is a project integrating and applying the knowledge and skills gained throughout a course to address a practical, real world challenge.

(2) **"Alternate test"** means a state or national test approved by the Oklahoma State Board of Education for one or more of the subject areas assessed by an end-of-instruction exam, which equals or exceeds the rigor of the end-of-instruction exam.

(3) **"Extenuating Circumstances"** means circumstances which are unexpected, significantly disruptive, beyond a student's control, and which may have ~~reasonably~~materially affected his/her academic performance.

(4) **"Proficient/Satisfactory"** means achieving at least the minimum score for demonstrating mastery as defined by the State Board of Education on an academic achievement test of the Oklahoma School Testing Program (OSTP).

(b) In accordance with 70 O.S. § 1210.523(A)-(E), ~~A-E~~, students may graduate from a public high school with a standard diploma by demonstrating mastery in the state academic content standards for Algebra I; English II; and two of the following five: Algebra II, Biology I, English III, Geometry, and United States History by attaining at least a satisfactory or proficient score on the end-of-instruction exams or in the following way:

(1) Students who do not attain at least a satisfactory or proficient score on any of the required end-of-instruction exams in Algebra I, English II, and two of the following five: Algebra II, Biology I, English III, Geometry, and United States History may be eligible to graduate with a standard diploma by completing at least one of the steps below until a satisfactory or proficient score is attained and meeting all other graduation requirements are met:

(A) ~~Step One:~~ Students shall be provided one or more remediation opportunities and will either:

(i) Retake the end-of-instruction exam(s); or

(ii) Score satisfactory or proficient on a State Board of Education approved alternate test in the subject area which may be taken prior to or subsequent to the end-of-instruction exam; or

(iii) Demonstrate mastery of the subject matter through an End of Course Project which includes meeting the level of mastery defined by the rubrics explained in paragraph (b)(2) of this section.

(B) ~~Step Two: Students who do not achieve a satisfactory or proficient score through step one shall continue to receive remediation opportunities and will either:~~

(i) ~~Retake the end-of-instruction exam(s); or~~

(ii) ~~Score satisfactory or proficient on a State Board of Education approved alternate test in the subject area which may be taken prior to or subsequent to the end of instruction exam; or~~

(iii) ~~Demonstrate mastery of the subject matter through an End of Course Project which includes meeting the level of mastery defined by the rubrics explained in (b)(2) of this section.~~

~~(C)B) Students who do not meet the graduation requirements through Step Two may repeat Step Two as necessary. School districts will only provide remediation for students while they are enrolled in public school.~~

~~(D)C) An alternate test may be used to meet the graduation requirements for more than one end-of-instruction exam. A student may take more than one alternate test to meet the graduation requirements.~~

~~(E)D) Remediation opportunities will be outlined in the local school district remediation plan (70 O.S. § 1210.523). School districts shall document a student's failure to participate in remediation including written acknowledgement of the graduation requirements by the student's parent or guardian.~~

~~(F)E) School districts shall document a student's failure to complete test retake opportunities. Documentation shall include including written acknowledgement by the student's parent or guardian of the graduation requirements related to end-of-instruction tests.~~

(2) Demonstration of mastery through an End of Course Project (Alternate Method).

(A) In order to demonstrate mastery and graduate through an alternate method on end of instruction exams, students must complete an End of Course Project for Algebra I, Algebra II, Biology I, English II, English III, Geometry, or United States History. End of Course Projects will be designed by the State Department of Education and approved by the State Board of Education.

(i) End of Course Projects for English II and English III must include a response to literature and a writing sample of comparable rigor to the end-of-instruction exams.

(ii) End of Course Projects for Biology I must include the process standards as assessed through laboratory experiments.

(B) End of Course Projects shall be classified by the State Department of Education and submitted to the State Board of Education for approval in three different categories: Category A, Category B, or Category C. Category A projects shall be offered to all students who choose the Alternate Method. Category B projects shall be offered as an Alternate Method to students as directed by an IEP and/or LIEP, and shall incorporate additional, varied approaches for students to demonstrate mastery of the state academic content standards. Category C projects shall be offered as an

Alternate Method to students with the most significant cognitive disabilities and shall be designed for students who are participating in an OAAP assessment for that subject area in accordance with the student's IEP.

~~(B)C) School districts shall submit completed student End of Course Project(s) to the State Department of Education by April 1, August 1, or November 1 of each year. Projects will be evaluated and returned within 45 business days. Subject to the availability of funds, the State Department of Education may contract with individuals, educational institutions, or companies to evaluate these End of Course Projects. Evaluators shall use rubrics approved by the State Board of Education for determining student mastery of state academic content standards through End of Course Projects. If funds are not available, End of Course Projects will be evaluated at the local school district level according to requirements of the State Board of Education, and school districts shall submit reports of all student End of Course Project(s) either in progress or completed by April 1, August 1, and November 1 of each year.~~

~~(C)D) End of Course Projects must be retained for a minimum of 5 years from completion.~~

~~(3) The Oklahoma State Board of Education has the authority to waive one or more of the requirements in (b)(1) of this section for an individual student if the Board determines that extenuating circumstances justify the waiver for an end of instruction exam.~~

~~(4)3) Students who do not receive instruction in Oklahoma public schools may demonstrate mastery in required subjects by submitting documentation of proficiency on an equivalent state end-of-instruction exam(s) in the state in which instruction was received; attaining at least a satisfactory or proficient score (as defined by the Oklahoma State Board of Education) on the Oklahoma end-of-instruction exam(s); meeting the approved level of proficiency on an alternate test(s); demonstrating mastery through an End of Course Project(s) as described in (b)(1) and (b)(2) of this section.~~

~~(5)4) Students who do not have an opportunity to take required end-of-instruction exams without extending the date of graduation may demonstrate mastery in required subject areas by meeting the approved level of proficiency on an alternate test(s) or an End of Course Project(s).~~

~~(6)5) Students who have an Individualized Education Program (IEP) in accordance with the Individuals with Disabilities Education Act (IDEA) may demonstrate mastery of state academic content standards through a modified proficiency score on the state assessment(s) as established by the IEP Team. Any deviation from the standard conditions, accommodations, or proficiency score on the state assessment(s) must be established on the student's IEP, and shall be recorded on the student's cumulative record.~~

~~(7)6) Each year beginning with the 2011-2012 school year, school districts shall report to the State Department~~

## Permanent Final Adoptions

---

of Education through the School District Reporting Site, by school site, the number of students issued standard diplomas based on the exceptions and exemptions outlined in these rules, including the categories of exceptions and exemptions granted.

(c) Beginning with students entering the ninth grade in 2008-2009, in order to facilitate the monitoring of student progress toward meeting the graduation requirements of 70 O.S. § 1210.523, districts will maintain an Achieving Classroom Excellence (ACE) Demonstration of Mastery cumulative record for those students who do not attain at least a satisfactory or proficient score on any of the required end-of-instruction exams. All school districts in the state shall use this cumulative record uniform document, or all information required on the uniform document must be contained within the district's student information system. The State Department of Education will provide an electronic version of this cumulative record to the districts. This cumulative record shall accompany the student when transferring to a new district. For each student who meets the graduation requirements, the student's transcript shall read, "The student has met the graduation requirement of demonstrating mastery in the state academic content standards."

(d) **Appeal of denial of a standard diploma.** Any student who has been denied a standard diploma by the school district in which the student is or was enrolled for failing to meet the educational requirements of 70 O. S. § 1210.523 may appeal the denial to the State Board of Education in accordance with the following procedures:

(1) **Who may petition for appeal.** Petitions for appeal of a denial of a student diploma may be filed by the following:

(A) A parent or legal guardian of a student or an individual who has been issued letters of guardianship of the person of a student pursuant to the Oklahoma Guardianship and Conservatorship Act, or an adult who has assumed permanent care and custody of a student in accordance with local district policies and 70 O.S. §1-113(A)(1) may file an appeal with the State Board of Education as a petitioner on behalf of the student if the student is either considered a minor child as of the date of denial of the student's diploma; if the student is considered legally incompetent as of the date of denial of the student's diploma; or both.

(B) A student who is not otherwise considered legally incompetent may file a petition for appeal directly with the State Board of Education as a petitioner if the student has either:

(i) Obtained the legal age of majority set forth under Oklahoma law; or

(ii) Rights of majority have been conferred upon the student by a judicial order recognized by the courts of the State of Oklahoma.

(C) A school, school district, or local school board in which a student is or was enrolled may not name itself as a Petitioner for a student or file a petition on behalf of a student. Any petition for appeal submitted

by a school district as a petitioner on behalf of a student shall be grounds for automatic dismissal of the petition for appeal.

(2) **Filing requirements.** A petition for appeal must comply with the following requirements:

(A) **Time of filing.** A notice of appeal must be submitted in writing for filing to the Secretary of the State Board of Education within thirty (30) days after the date the student, parent(s) of the student, or legal guardian of the student receives a written notice of denial of a standard diploma issued by the school district or local board of education. In absence of receipt of a written notice of denial of a standard diploma, a diploma shall be deemed denied if not granted within ninety (90) days of the last day of the last semester of the last school year in which the student attended school.

(B) **Method of filing.** Petitions for appeal may be submitted for filing to the Secretary of the State Board of Education in person or by mail. A petition submitted for filing by mail may be accepted for filing if the mailing envelope contains a postmark dated on or before the date of the filing deadline.

(C) **Verification of a petition for appeal.** The petition for appeal must be signed by the petitioner(s) and the school district's Superintendent or the Superintendent's legal designee, for the purpose of verifying that, to the best of the individual's knowledge, the information submitted in the appeal is accurate and correct.

(D) **Acceptance of a petition for filing.** Upon receipt of the petition for appeal, the Secretary of the Board shall acknowledge receipt of the request in writing and notify the student and/or parent or legal guardian when the appeal shall be submitted to the State Board of Education for action. All timely filed petitions for appeal shall be brought to the State Board of Education for action. The Board shall take action on the petition no later than forty-five (45) days after the date of receipt of a timely-filed petition.

(3) **Review of petitions.** The State Board of Education shall appoint a committee consisting of employees of the State Department of Education to assign a case number for reference, review the petitions for appeal, and identify the basis for which the standard diploma was denied.

(A) **Factors considered in recommending acceptance or denial of an appeal.** The committee shall make a recommendation of action on the appeal to the State Board of Education based on the following criteria:

(i) Completion and scores of end-of-instruction (EOI) exams;

(ii) Remediation and retests of end-of-instruction (EOI) exams;

(iii) Completion and scores of Alternate tests approved by the State Board of Education;

(iv) Completion of End of Course Projects approved by the State Board of Education;

- (v) Completion or scores of alternative methods approved by the State Board of Education;
  - (vi) The existence of an extenuating circumstance, as defined in section (a) of this rule;
  - (vii) The availability of testing opportunities;
  - (viii) Other methods identified by the student, which demonstrate mastery of state academic content standards, referenced in section (b) of this rule, not to include completion of the course;
  - (ix) The exhaustion of reasonable alternative methods and exemptions and exceptions approved by the State Board of Education, including the existence of extenuating circumstances; and
  - (x) Whether action is appropriate based on the statutory language of 70 O. S. § 1210.523. Petitions for appeal which are untimely filed shall be submitted to the Board with a recommendation for denial based upon untimeliness.
- (B) Deficiencies in petitions for appeal.** The State Board of Education may provide petitioners with an opportunity to remedy deficiencies in an appeal filed in an inaccurate or incomplete manner in accordance with the following procedures:
- (i) Prior to submission to the State Board of Education with a recommendation for denial based upon a deficiency in the petition, the petitioner shall be notified in writing of the deficiency in the appeal and provided five (5) business days from the receipt of written notification to resolve any deficiencies identified in the petition for appeal.
  - (ii) Within five (5) business days from receipt of the written notification of deficiency, Petitioner shall either:
    - (I) Provide the Board with all information and/or documentation necessary to remedy the deficiency; or
    - (II) In the event a petitioner requires additional time to remedy the deficiency, Petitioner may request a stay/continuance of thirty (30) calendar days and provide the Board a signed waiver of the forty-five (45) day deadline in accordance with subparagraph (4)(A) of this section. Failure by a petitioner to complete the steps necessary to timely remedy a deficiency in a petition in accordance with the procedures set forth in (d)(3)(B)(ii) shall result in a recommendation submitted to the State Board of Education for denial based on deficiency.
- (C) Upon completion of review of the petition, the committee shall submit to the Board:**
- (i) A copy of each petition for appeal;
  - (ii) A written explanation of the petition;
  - (iii) Copies of all evidence and/or documentation submitted to the Board by a petitioner in support of the appeal;
  - (iv) Any additional information that may be necessary for the Board to take action;
- (v) A recommendation of either acceptance or denial of the petition.
- (4) Dismissals of petitions for appeal.** At any time after filing, a petition for appeal may be dismissed by the Board prior to final action in accordance with the following procedures:
- (A) Grounds for dismissal of a petition may be based upon a demonstration of evidence of one or more of the following circumstances:
    - (i) The appeal has been rendered moot (e.g., petitioner subsequently meets all ACE requirements during the pendency of the appeal);
    - (ii) Appeal is filed by a party who is not a proper petitioner as set forth by (d)(1) of this section;
    - (iii) The appeal is premature (e.g., petitioner's diploma has not yet been denied);
    - (iv) Denial of diploma was based on factors unrelated to failure to demonstrate mastery of state academic content standards set forth in 70 O.S. § 1210.523 (e.g., denial based upon lack of credit hours necessary to meet graduation requirements set forth in 70 O.S. § 11-103.6);
    - (v) Inaction by Petitioner (e.g., failure to timely respond to requests for additional evidence or information from the State Board) or
    - (vi) Dismissal is requested by the Petitioner.
  - (B) Prior to dismissal, petitioner shall be provided with reasonable notice of intent to dismiss the appeal and opportunity to respond in accordance with the following procedures:
    - (i) The notice of intent to dismiss the appeal shall conform to the requirements of notice set forth in 75 O.S. § 309, and shall include:
      - (I) A statement notifying the Petitioner of the forty-five (45) day time requirement set forth in 70 O. S. § 1210.523;
      - (II) A statement providing the Petitioner with five (5) business days from Petitioner's receipt of notice of intent to dismiss, to respond to the notice of intent to dismiss by either submitting a written opposition to dismissal, or requesting a stay/continuance of the action in accordance with the procedures set forth in (d)(5)(A) of this section; and
      - (III) A statement that Petitioner's failure to respond to the notice of intent to dismiss within five (5) business days from Petitioner's receipt of notice of intent to dismiss the appeal may result in dismissal of the petition by the Board without further action on the appeal.
- (5) Notice of action on petition recommended to the Board.** Following review of the petition for appeal, the Petitioner shall receive written notification as to the recommended action (i.e., acceptance or denial of the petition) that will be presented to the State Board. Written notification of the recommended action must be received by the Petitioner at least five (5) business days prior to the

## Permanent Final Adoptions

meeting of the State Board of Education in which the recommendation will be presented.

(A) At any time prior to final action on the appeal, the State Board may grant a stay or continuance of an action on an appeal upon receipt of a motion for continuance by Petitioner and a written waiver by Petitioner of the forty-five (45) day deadline for action upon an appeal set forth at 70 O.S. § 1210.523 and accompanying rules.

(B) Recommendations for denial of a petition for appeal shall be based upon the grounds set forth in paragraph (d)(3) of this section.

(6) **Action on a petition for appeal.** After review of the petition for appeal in accordance with the procedures set forth in (d)(3) of this section, the State Board of Education shall take action on a petition for appeal based on the merits of the written information provided in the appeal.

(A) The Board shall consider a petition for appeal in the form of a "Consent Docket," which shall be considered as one item.

(B) Any member of the Board may request that a petition for appeal be removed from the "Consent Docket" for discussion or to be separately considered. If such a request is made, the matter shall be removed from the docket and presented for individual action by the State Board of Education.

(C) In the event the Board determines that there is insufficient evidence in order to make an effective or proper ruling on the appeal, the State Board of Education may, by a vote of the majority of members, remove a petition for appeal from the "Consent Docket" and set a hearing for further review and consideration in accordance with the procedures set forth at (d)(7) of this section.

(7) **Procedures for hearings on appeal of a petition.** If the Board determines a hearing is necessary, the Secretary of the Board shall conduct a hearing in accordance with the Oklahoma Administrative Procedures Act, 75 O.S. § 309 *et seq.* and with the following procedures:

(A) The Board shall provide the Petitioner(s) and all interested parties, if any, with reasonable notice of the hearing and opportunity to appear at the hearing to present explanation of the petition, evidence submitted to the Board, and/or any additional information that Petitioner believes may be necessary for the Board to take action. Any proper party to the appeal shall have the right to designate legal counsel to appear and act for and on behalf of the party represented, provided that such counsel must be duly licensed to practice law by the Supreme Court of Oklahoma.

(B) In addition to the contents of the notice required by 75 O.S. § 309, the notice shall also advise Petitioner of:

(i) The forty-five (45) day time requirement set forth in 70 O. S. § 1210.523;

(ii) Petitioner's opportunity to submit a motion and waiver of Petitioner's right to final action of the board along with a waiver of the forty-five (45)

day time requirement in accordance with the procedures set forth in (d)(5)(A) of this section; and

(iii) A statement that Petitioner's failure to respond to the notice of petition and/or appear at the hearing, may result in dismissal of the petition for appeal.

(C) The school district in which the student is or was enrolled shall be named as an "Interested Party" and shall be provided with notice and opportunity to appear and present evidence at the appeal hearing before the State Board of Education.

(D) The determination of the State Board of Education shall be considered a final agency order, shall be issued in writing, and shall conform to the requirements of final agency orders set forth in 75 O.S. § 312.

(e) **Exceptions and Exemptions to Student Requirements to Demonstrate Mastery of State Academic Content Standards.** The State Board of Education may approve the petition for appeal of students and grant a waiver of one or more EOI assessments for students who have provided evidence of the existence of at least one of the following:

(1) Facts documenting events, conditions, or situations which fall within the definition of "extenuating circumstances" set forth in paragraph (a)(3) of this section;

(2) Demonstration of mastery of the state academic content standards referenced in subsection (b) of this rule, by successful completion of a higher level course in the same subject matter and attaining a satisfactory or proficient score in an end-of-instruction exam in that same course.

(f) **Reporting appeal data.** By September 1 of each year, each school district shall report to the State Department of Education all data necessary for the Board to complete the annual report required pursuant to 70 O. S. § 1210.523 by the October 1 deadline. The report provided to the State Department of Education shall include, at a minimum, the total number of students in the school district who filed petitions for appeal of denials of diplomas which occurred in the previous school year, and the total number of those petitions filed which were granted. Data shall include subtotals of number of appeals filed and granted for each school site. Information collected pursuant to state statute shall be made available to the district's Regional Accreditation Officer (RAO) during the accreditation process.

[OAR Docket #13-1123; filed 7-12-13]

## TITLE 505. BOARD OF EXAMINERS IN OPTOMETRY CHAPTER 10. LICENSURE AND REGULATION OF OPTOMETRISTS

[OAR Docket #13-1140A]

### RULEMAKING ACTION:

PERMANENT final adoption

### RULES:

Subchapter 3. Licensing Procedures  
505:10-3-7 [NEW]

505:10-3-8 [NEW]  
505:10-3-9 [NEW]

**AUTHORITY:**

Oklahoma Board of Examiners in Optometry; 59 O.S. §§ 583, 587.

**DATES:**

**Comment period:**

October 17, 2012 through January 11, 2013

**Public hearing:**

January 18, 2013

**Adoption:**

January 18, 2013

**Submitted to Governor:**

January 22, 2013

**Submitted to House:**

January 22, 2013

**Submitted to Senate:**

January 22, 2013

**Gubernatorial approval:**

February 18, 2013

**Legislative approval:**

Approved May 29, 2013 by House Joint Resolution 1048.

**Final adoption:**

May 29, 2013

**Effective:**

August 25, 2013

**SUPERSEDED EMERGENCY ACTIONS:**

n/a

**INCORPORATIONS BY REFERENCE:**

n/a

**ANALYSIS:**

In May, 2012, the Legislature passed and the Governor signed Enrolled Senate Bill 1863, the Post-Military Service Occupation, Education and Credentialing Act, which required, among other things, boards licensing professionals to offer certain accommodations to members of the Armed Forces and to their spouses. These rules add three new sections that (1) provide for acceptance of certain military education, training and experience toward optometric licensure, (2) expedite issuance of optometric licenses or certificates, or temporary permits to certain spouses of members of the Armed Forces, and (3) automatically extend optometric licenses for those deployed on active duty with the Armed Forces.

**CONTACT PERSON:**

Robert A. Nance, 5801 N. Broadway, Suite 101, Oklahoma City, OK 73118, 405-843-9909.

**PURSUANT TO THE ACTIONS DESCRIBED HEREIN, THE FOLLOWING RULES ARE CONSIDERED FINALLY ADOPTED AS SET FORTH IN 75 O.S., SECTION 308.1(A), WITH AN EFFECTIVE DATE OF AUGUST 25, 2013:**

**SUBCHAPTER 3. LICENSING PROCEDURES**

**505:10-3-7. Acceptance of Military education, training, and experience toward qualification for licensure examination**

(a) Any person wanting to apply education, training, and experience completed as a member of the Armed Forces or Reserves of the United States, National Guard of any state, the Military Reserves of any state, or the Naval Militias of any state (hereafter the Armed Forces) may submit to the Board, through the Executive Secretary, satisfactory evidence of that education, training, and experience.

(b) The Board, through the Executive Secretary, may request and require such additional evidence or information regarding education, training, and experience completed as a member of

the Armed Forces as it, in its sole discretion, deems reasonably necessary.

(c) Upon receipt of evidence and information the Board, through the Executive Director, or otherwise, shall review the evidence and information provided and apply it in the most favorable manner toward satisfying the qualifications for sitting for the licensure examination.

(d) If upon review the evidence and information, applied most favorably toward satisfying the qualification for issuance of a license, is not sufficient to justify sitting for the licensure examination, the Board shall notify the applicant what additional education, training, or experience is necessary.

(e) Nothing in the submission of evidence of education and training, and the consideration of that education and training in the most favorable manner, pursuant to this section relieves an applicant of the obligation of passing the licensure examination given by the Board as a prerequisite to licensure. See, 59 O.S. § 4100.7.

(f) Additionally, in determining if an applicant has satisfactory education, training, and experience to sit for the licensure examination, the Board may verify that the applicant has:

- (1) not to been subject to pending criminal charges or disciplinary actions;
- (2) not been convicted of any offense prohibiting licensure;
- (3) no other impairment that prohibits licensure in this state, including, but not limited to, professional discipline in another state that would, if committed in Oklahoma, potentially justify loss of license.

**505:10-3-8. Expediting issuances of license or certificate, or temporary permit**

The Board establishes the following procedures to expedite the issuance of a license or certificate, or issuance of temporary permits, for spouses of certain members of the Armed Forces on active duty in this state.

(1) The spouse of a member of the Armed Forces on active duty in the state of Oklahoma may submit to the Board, through the Executive Secretary, evidence that:

- (A) He or she is the spouse of a member of the Armed Services on active duty within the State of Oklahoma; or
- (B) He or she is the spouse of a member of the Armed Services who was a permanent resident in the State of Oklahoma for at least six (6) months prior to assignment to active duty; or
- (C) He or she is the spouse of a member of the Armed Services who is subject to a military transfer to Oklahoma; and
- (D) He or she is certified or licensed to practice optometry in a state other than Oklahoma; and
- (E) He or she left employment as an optometrist in another state to accompany his or her spouse to the State of Oklahoma.

(2) The Board, or the Executive Director, may ask for such additional evidence as it may, in its sole discretion, deem reasonably required to make its determination of the facts in the preceding subsection.

## Permanent Final Adoptions

---

(3) The Board, or the Executive Director, may also obtain information from the state in which the military spouse is licensed to determine, in its sole discretion, if the requirements for licensure are substantially equivalent to those required in Oklahoma.

(4) The Board shall expedite consideration of requests by military spouses by methods appropriate to the volume of such requests by, in its sole discretion, appointing a committee to review them, scheduling special Board meetings to consider them, or other appropriate methods. It is the Board's intention to gather supplemental information as may be necessary within thirty days of the spouse's request, and to consider the request within sixty days thereafter.

(5) Upon consideration, the Board may issue the optometrist spouse of an active duty member of the Armed forces a license or a temporary permit, in its sole discretion, under the following circumstances:

(A) The conditions of subsection A of this section are satisfied;

(B) The military spouse has been verified:

(i) not to be subject to pending criminal charges or disciplinary actions;

(ii) not to have been convicted of any offense prohibiting licensure;

(iii) not to have any other impairment that prohibits licensure in this state, including, but not limited to, professional discipline in another state that would, if committed in Oklahoma, potentially justify loss of license.

(C) The Board may issue a license if it determines, in its sole discretion, that the requirements for licensure of the state in which the military spouse is licensed are substantially equivalent to those required in Oklahoma and that the issuance of such license is in the best interest of the optometric health of the state. Such license is subject to all requirements of Oklahoma licensure, including, but not limited to, continuing education, payment of license and renewal fees, and compliance with all applicable statutes and rules of the Board;

(D) Upon verification of the qualifications required by subsection A above, and determination that none of the disqualifying circumstances listed in subsection E(2) above is present, the President of the Board, acting through the Executive Director or otherwise, may authorize issuance of a temporary permit to practice optometry if the applicant (1) has successfully completed, in Oklahoma or in the state where the applicant was previously licensed, requirements for administration therapeutic medications, to include those for glaucoma, substantially equivalent to those required in Oklahoma, and (2) the standard jurisprudence examination covering Oklahoma law. Upon completion of these requirements, the President of the Board may issue temporary permits to practice optometry as follows:

(i) A temporary permit may be issued for a period not to exceed one year (on the same fiscal year licensing schedule that applies to all other licenses) to permit the practice of optometry while completing any specific requirements in Oklahoma that were not required in the state in which the military spouse is licensed;

(ii) The scope of practice of a temporary permit may be limited by the President to allow practice consistent with the military spouse's training until the spouse completes specific Oklahoma requirements not previously met in another state. This limitation could include, but is not be limited to, limitations on the use of lasers, or limitations on prescriptions of particular medications or classes of medications;

(iii) The President may authorize successive temporary permits upon the request of a military spouse optometrist, with or without limitation on scope of practice, if the Board finds that doing so is in the best interest of optometric health for the public;

(iv) The President may authorize a temporary permit that allows an optometrist to practice, with or without limitation on the scope of his or her practice, until such time as the optometrist sits for the Oklahoma licensure examination. See, 59 O.S. § 4100.7.

(E) The full Board, in open meeting with proper notice to the public and due process to the optometrist holding a temporary permit, may revise or withdraw such permit as improvidently granted, or for any ground that would justify discipline on an optometrist under Oklahoma statutes or the Rules of the Board.

(F) Upon satisfactory completion of any specific requirements in Oklahoma that were not required in the state in which the military spouse is licensed, or passing the Oklahoma licensure examination, the Board may issue the applicant a license to practice optometry, subject to the usual requirements of Oklahoma licensure, including, but not limited to, continuing education, payment of license and renewal fees, and compliance with all applicable statutes and rules of the Board.

### **505:10-3-9. Automatic extension of licenses for those deployed on active duty with the Armed Forces**

(a) The Board shall automatically extend, on a year to year basis, the license of any optometrist duly licensed by the Board who is a member of the Armed Forces and is deployed outside the state of Oklahoma on active duty, conditioned on the prior written request for such extension by the duly licensed optometrist.

(b) Within thirty days of his or her permanent return, the Oklahoma licensed optometrist shall notify the Board of his or her return from active duty deployment outside the state.

(c) The automatic extension of the license shall continue after return from deployment outside the state until the next regular relicensing date. The optometrist shall be automatically relicensed as of the first regular relicensing date following return from deployment outside the state. During the year following the next regular relicensing date, the optometrist shall comply with all regular requirements for relicensure.

(d) While an Oklahoma optometrist's license is on automatic extension pursuant to this rule, including for that portion of the extension after the optometrist returns from out of state deployment, and until the first regular relicensing date, the following conditions shall apply:

(1) No payment of license renewal fees shall be required;

(2) If the following conditions are met, no continuing education shall be required:

(A) the optometrist requests a waiver of continuing education requirements in writing, including by electronic mail;

(B) circumstances associated with his or her military duty prevent obtaining continuing education; and

(C) the optometrist on active duty practices optometry as a part of his or her military duties; or

(D) the optometrist on active duty presents other grounds justifying, in the sole discretion of the Board, waiver of continuing education requirements.

(3) No evidence of completion of CPR training, or any other requirement, need be made to the Board.

*[OAR Docket #13-1140A; filed 7-18-13]*

---



# Executive Orders

As required by 75 O.S., Sections 255 and 256, Executive Orders issued by the Governor of Oklahoma are published in both the *Oklahoma Register* and the *Oklahoma Administrative Code*. Executive Orders are codified in Title 1 of the *Oklahoma Administrative Code*.

Pursuant to 75 O.S., Section 256(B)(3), "Executive Orders of previous gubernatorial administrations shall terminate ninety (90) calendar days following the inauguration of the next Governor unless otherwise terminated or continued during that time by Executive Order."

## TITLE 1. EXECUTIVE ORDERS

### 1:2011-6A.

#### AMENDED EXECUTIVE ORDER 2011-6

I, Mary Fallin, Governor of the State of Oklahoma, pursuant to the authority vested in me by the Executive Branch Reform Act of 1986, hereby create the Cabinet System. Pursuant to Section 10.3 of Title 74 of the Oklahoma Statutes, it is hereby ordered:

The Cabinet shall be comprised of the following Secretaries:

1. Secretary of Agriculture;
2. Secretary of Commerce;
3. Secretary of Education and Workforce Development;
4. Secretary of Energy and Environment;
5. Secretary of Finance, Administration, and Information Technology;
6. Secretary of Health and Human Services;
7. Secretary of the Military;
8. Secretary of Safety and Security;
9. Secretary of Science and Technology;
10. Secretary of State;
11. Secretary of Tourism
12. Secretary of Transportation; and
13. Secretary of Veterans Affairs.

The **Secretary of Agriculture** shall be responsible for the following executive entities or their successors:

Agriculture, State Board of, and  
Agriculture, Food and Forestry, Department of  
Boll Weevil Eradication Organization  
Commodity Commissions and entities (Peanut, Sheep and  
Wool, Sorghum and Wheat)  
Conservation Commission, Oklahoma  
Horse Racing Commission, Oklahoma  
Industry Advisory Committee  
South Central Interstate Forest Fire Protection Compact and  
Advisory Committee  
Southern Dairy Compact  
Standards, Bureau of  
Veterinary Medical Examiners, State Board of

The **Secretary of Commerce** shall be responsible for the following executive entities or their successors:

Commerce, Oklahoma Department of  
Alarm and Locksmith Industry Committee  
Employment Security Commission, Oklahoma, and State  
Advisory Council and Board of Review  
Geographer, State  
Geographic Information Council, State  
Governor's Council on Workforce and Economic Develop-  
ment  
Greenwood Area Redevelopment Authority  
Housing Finance Agency, Oklahoma  
Industrial Finance Authority, Oklahoma  
Labor Commissioner and Department of Labor  
Midwestern Oklahoma Development Authority  
Northeast Oklahoma Public Facilities Authority  
Office for Minority and Disadvantaged Business Enter-  
prises  
Ordinance Works Authority, Oklahoma  
Rural Action Partnership Program  
Rural Area Development Task Force  
Rural Development, Center for  
Southern Growth Policies Board  
Sub-State Planning Districts

The **Secretary of Education and Workforce Develop-  
ment** shall be responsible for the following executive entities  
or their successors:

Accrediting Agency, State  
Anatomical Board, State  
Career and Technology Education, State Board of, and  
Department of Career and Technology Education  
College and University Boards of Regents or Trustees  
Community Service Commission, Oklahoma  
Dyslexia Teacher Training Pilot Program Advisory Com-  
mittee  
Education Commission of the States  
Education Quality and Accountability, Office of, and Com-  
mission for Education Quality and Accountability  
Education, State Board of, Superintendent of Public Instruc-  
tion and State Department of Education  
Educational Professional Standards Board  
Educational Television Authority (OETA), Oklahoma

## Executive Orders

---

Municipal Clerks and Treasurers Division of the Oklahoma Career and Technology Education, Advisory Committee to the Partnership for School Readiness Board, Oklahoma Physician Manpower Training Commission Post-secondary Oversight Council Private Vocational Schools, Oklahoma Board of Regional University System of Oklahoma School and County Funds Management, Commission on Trustees of, and Oklahoma School of Science and Mathematics Southern Regional Educational Compact and Board of Control for Southern Regional Education State Regents for Higher Education, Oklahoma Student Loan Authority Student Tracking and Reporting (STAR) Coordinating Committee Textbook Committee, State Virtual Charter School Board, Statewide Vocational Education, State Council on

The **Secretary of Energy and Environment** shall be responsible for the following executive entities or their successors:

Air Quality Advisory Council  
Arkansas River Basin Compact Commission, Arkansas-Oklahoma  
Arkansas River Basin Compact and Commission, Kansas-Oklahoma  
Canadian River Commission  
Carbon Sequestration Advisory Committee  
Central Interstate Low-Level Radioactive Waste Compact and Commission  
Compliance Advisory Panel  
Climatological Survey  
Corporation Commission, Oklahoma  
Energy Resources Board, Oklahoma  
Energy Initiative and Energy Initiative Board, Oklahoma  
Environmental Quality Board and Department of Environmental Quality  
Grand River Dam Authority Board of Directors and Grand River Dam Authority  
Geological Survey  
Hazardous Waste Management Advisory Council  
Lead-Impacted Communities Relocation Assistance Trust  
Liquefied Petroleum Gas (LPG) Board, Oklahoma  
LPG Research, Marketing and Safety Commission, Oklahoma  
Mining Commission, Interstate  
Mining Commission, Oklahoma, and Department of Mines  
Miner Training Institute, Oklahoma  
Municipal Power Authority Board, Oklahoma  
Oil and Gas Compact Commission, Interstate  
Radiation Management Advisory Committee  
Red River Boundary Compact, Oklahoma-Texas

Red River Compact and Commission, Arkansas-Louisiana-Oklahoma-Texas  
Solid Waste Management Advisory Council  
Southern States Energy Compact and Southern States Energy Board  
Storage Tank Advisory Council  
Sustaining Oklahoma's Energy Resources, Committee  
Water Quality Management Advisory Council  
Water Research Institute, Oklahoma  
Water Resources Board, Oklahoma  
Wildlife Conservation Commission and Department of Wildlife Conservation

The **Secretary of Finance, Administration, and Information Technology** shall be responsible for the following executive entities or their successors:

Abstractors Board, Oklahoma  
Accountancy Board, Oklahoma  
Alternative Fuels Technician Examiners and Board, Oklahoma  
Auditor and Inspector, State  
Banking Board, State, and State Banking Department  
Bipartisan Legislative Apportionment Commission  
Bond Advisor, State  
Bond Oversight, Council of  
Building Bonds Commission  
Capital Investment Board, Oklahoma  
Capitol-Medical Center Improvement and Zoning Commission  
Capitol Preservation Commission, State  
Cash Management Oversight Committee  
Cigarette and Tobacco Tax Advisory Committee  
Compensation and Unclassified Positions Review Board, Oklahoma  
Construction Industries Board  
Consumer Credit Commission and Department of Consumer Credit  
Contingency Review Board  
Development Finance Authority, Oklahoma  
Electronic and Information Technology Accessibility Advisory Council  
Employee Assistance Program, State, and Advisory Council  
Employee Insurance & Benefits Board, Oklahoma  
Equalization, State Board of  
Firefighters Pension and Retirement System and Board  
Home Inspector Examiners, Committee of  
Incentive Approval Committee  
Incentive Awards for State Employees, Committee for  
Insurance Commissioner and State Insurance Department  
Internet Applications Review Board, State Governmental  
Interstate Cooperation, Oklahoma Commission on  
Land Office, Commissioners of the  
Law Enforcement Retirement System and Board, Oklahoma  
Legislative Compensation, Board on

Life and Health Insurance Guaranty Association and Board of Directors, Oklahoma  
 Long-Range Capital Planning Commission  
 Lottery Commission and Board of Trustees, Oklahoma  
 Management and Enterprise Services, Office of  
 Manufactured Home Advisory Committee  
 Market Assistance Association and Board of Directors  
 Merit Protection Commission  
 Motor Vehicle Commission, Oklahoma  
 Multiple Injury Trust Fund  
 Oversight Committee for State Employee Charitable Contributions  
 Pension Commission, Oklahoma State  
 Police Pension and Retirement System and Board, Oklahoma  
 Program Development and Credit Review Committee  
 Property and Casualty Insurance Guaranty Association and Board, Oklahoma  
 Public Employees Relations Board  
 Public Employees Retirement System and Board, Oklahoma  
 Securities Commission, Oklahoma, and Department of Securities  
 State Credit Union Board, Oklahoma  
 State Governmental Technology Applications Review Board  
 Streamlined Sales and Use Tax Agreement Committee  
 Tax Commission, Oklahoma  
 Teachers' Retirement System, Board of Trustees of the, and Teachers' Retirement System  
 Treasurer, State  
 Used Motor Vehicle and Parts Commission, Oklahoma

The **Secretary of Health and Human Services** shall be responsible for the following executive entities or their successors:

Advanced Practice Nurse Formulary Advisory Council  
 Advancement of Wellness Advisory Council  
 Agent Orange Outreach Committee  
 Aging, Oklahoma State Council on  
 Alcohol and Drug Counselors, Oklahoma Board of Licensed  
 Alcohol, Drug Abuse and Community Mental Health Planning and Coordination Boards  
 Alzheimer's Research Advisory Council  
 Athletic Trainers Advisory Committee  
 Behavioral Health Licensure, Board of  
 Blind Vendors, Committee of  
 Boxing Commission, Oklahoma Professional  
 Cerebral Palsy Commission and J.D. McCarty Center for Children with Developmental Disabilities  
 Certified Registered Nurse Anesthetist Formulary Advisory Council  
 Child Abuse Examination, Board of  
 Child Abuse Prevention Training and Coordination Council  
 Child Abuse Prevention, Office of

Child Death Review Board  
 Children and Youth, Oklahoma Commission on  
 Chiropractic Examiners, Board of  
 Community Hospitals Authority  
 Community Social Services Center Authority  
 Cosmetology, Board of  
 Consumer Advocacy, Office of  
 Consumer Protection Licensing Advisory Council  
 Cord Blood Donations, Advisory Council on  
 Dentistry, Board of  
 Dietetic Registration, Advisory Committee on  
 Developmental Disabilities Council  
 Early Childhood Intervention, Interagency Coordinating Council for  
 Embalmers and Funeral Directors, Oklahoma State Board of  
 Faith-based and Community Initiatives  
 Food Service Advisory Council  
 Governor's Council on Physical Fitness and Sports  
 Governor's Interagency Council on Homelessness  
 Governor's Oklahoma United We Ride Council  
 Governor's Transformation Advisory Board  
 Group Homes for Persons with Developmental or Physical Disabilities Advisory Board  
 Handicapped Concerns, Advisory Committee on, and Office of Handicapped Concerns  
 Health Care Authority, Oklahoma  
 Health Care Information Advisory Committee  
 Health, State Board of, and Department of Health  
 Home Care and Hospice Advisory Council  
 Hospital Advisory Council, Oklahoma  
 Human Services, Department of  
 Infant and Children's Health Advisory Council  
 Juvenile Affairs, Board of, and Office of Juvenile Affairs  
 Juvenile Justice, State Advisory Group on  
 Licensed Social Workers, State Board of  
 Long-Term Care Administrators, Oklahoma State Board of Examiners for  
 Long-Term Care Facility Advisory Board  
 Medical Care for Public Assistance Recipients, Advisory Committee for  
 Medical Direction Subcommittee  
 Medical Licensure and Supervision, Board of  
 Mental Health Advisory Committee on Deafness and Hearing Impairment  
 Mental Health and Substance Abuse, Board of, and Department of Mental Health and Substance Abuse  
 Mental Health, Interstate Compact on  
 Nursing, Board of, and Formulary Advisory Council  
 Occupational Therapy Advisory Committee, Oklahoma  
 Oklahoma State University Medical Authority  
 Optometry, Board of Examiners in  
 Osteopathic Examiners, State Board of  
 Partnership for Children's Behavioral Health  
 Perfusionists, State Board of Examiners of  
 Pharmacy, Board of  
 Physical Therapy Committee  
 Physician's Assistant Advisory Committee

## Executive Orders

---

Placement of Children, Interstate Compact on the Podiatric Medical Examiners, Board of Post Adjudication Review Advisory Board Prevention of Adolescent Pregnancy and Sexually Transmitted Diseases, Interagency Coordinating Council for Coordination of Efforts for Psychologists, State Board of Examiners of Public Guardian, Office of Registered Electrologists, Advisory Committee of Rehabilitation Services Commission, Oklahoma Rehabilitation Services, Department of Residents and Family State Council Respiratory Care Advisory Committee Sanitarian and Environmental Specialist Registration Advisory Council Sanitarian Registration Advisory Council Santa Claus Commission Speech Pathology and Audiology, Board of Examiners for State-Tribal Relations, Joint Committee on Statewide Independent Living Council (SILC) Strategic Planning Committee on the Olmstead Decision Tobacco Settlement Endowment Trust Fund Board of Directors Trauma and Emergency Response Advisory Council Traumatic Spinal Cord and Traumatic Brain Injury, Advisory Council on University Hospitals Authority Youth Suicide Prevention Council

The **Secretary of the Military** shall be responsible for the following executive entities or their successors:

Adjutant General, State  
Military Department, Oklahoma

The **Secretary of Safety and Security** shall be responsible for the following executive entities or their successors:

Adult Offender Supervision, Oklahoma State Council for Interstate Alcohol and Drug Abuse Policy Board Alcohol and Drug Influence, Board of Tests for Alcoholic Beverage Laws Enforcement (ABLE) AMBER Alert Committee, Oklahoma Attorney General, Oklahoma Bureau of Investigation Commission, Oklahoma State, (OSBI) and Oklahoma State Bureau of Investigation Bureau of Narcotics and Dangerous Drugs Control Commission, Oklahoma State, and Oklahoma State Bureau of Narcotics and Dangerous Drugs Control Chief Medical Examiner, Office of, and Board of Medicolegal Investigations Corrections, Department of, and Board of Corrections Crime Victims Compensation Board District Attorney's Council Domestic Violence and Sexual Assault Advisory Council

Domestic Violence Fatality Review Board Driver License Compact Driver's License Medical Advisory Committee Emergency Management, Oklahoma Department of Governor's Committee on Homeland Security Funding Hazardous Materials Emergency Response Commission Homeland Security Director, Office of Indigent Defense System Board and Appellate Indigent Defender System Law Enforcement Education and Training, Council on (CLEET), and CLEET Advisory Council Motorcycle Safety and Education, Committee for National Crime Prevention and Privacy Compact Council Nonresident Violator Compact Board of Administrators Pardon and Parole Board, Oklahoma Polygraph Examiners Board Public Safety, Department of Sick Leave Review Board State Fire Marshal Commission, and State Fire Marshal, Office of Statewide Nine-One-One Advisory Board

The **Secretary of Science and Technology** shall be responsible for the following executive entities or their successors:

Center for the Advancement of Science and Technology, Oklahoma (OCAST), and Oklahoma Health Research Committee Experimental Program to Stimulate Competitive Research Advisory Committee (Epscor) Science and Technology Council Science and Technology Research and Development Board, Oklahoma Space Industry Development Authority, Oklahoma

The **Secretary of State** shall be responsible for the following executive entities or their successors:

Access to Justice Commission, Oklahoma Archives and Records Commission CompSource Oklahoma, Board of Managers of, and CompSource Oklahoma County Government Personnel Education and Training, Commission on Election Board, State Ethics Commission, Oklahoma Judicial Compensation, Board of Judicial Complaints, Council on Judicial Nominating Commission Library Board, State, and Department of Libraries Licensed Architects, Landscape Architects and Interior Designers of Oklahoma, Board of Governors of National Conference of Commissioners on Uniform State Laws Professional Engineers and Land Surveyors, State Board of Registration for

Professional Responsibility Tribunal  
 Real Estate Appraiser Board  
 Real Estate Commission, Oklahoma  
 Real Estate Contract Form Committee, Oklahoma  
 Secretary of State  
 Workers' Compensation, Advisory Council on  
 Workers' Compensation Commission

The **Secretary of Tourism** shall be responsible for the following executive entities or their successors:

1921 Tulsa Race Riot Memorial of Reconciliation Design Committee  
 African-American Centennial Plaza Design Committee  
 Arts Council, Oklahoma  
 Capitol Complex and Centennial Commemoration Commission, Oklahoma  
 Historic Preservation Review Committee, Oklahoma  
 Historical Records Advisory Board  
 Historical Society, Oklahoma  
 Humanities Council, Oklahoma  
 J.M. Davis Memorial Commission  
 Jazz Hall of Fame Board, Oklahoma  
 Music Hall of Fame Board, Oklahoma  
 Native American Cultural and Educational Authority  
 Quartz Mountain Arts and Conference Center and Nature Park, Board of Trustees, and Quartz Mountain Arts and Conference Center and Nature Park  
 Register of Natural Heritage Areas, State  
 Sam Noble Museum of Natural History, Oklahoma  
 Scenic Rivers Commission  
 Tourism and Recreation Commission, Oklahoma, and Department of Tourism and Recreation  
 Tourism Promotion Advisory Committee, Oklahoma  
 Will Rogers Memorial Commission

The **Secretary of Transportation** shall be responsible for the following executive entities or their successors:

Aeronautics Commission  
 Highway Construction Materials Technician Certification Board  
 Port Authorities  
 Tourism Signage Advisory Task Force, Oklahoma  
 Transportation Commission and Department of Transportation  
 Transportation County Advisory Board, Department of Transportation  
 Transportation Tribal Advisory Board, Department of Turnpike Authority, Oklahoma  
 Waterways Advisory Board

The **Secretary of Veterans Affairs** shall be responsible for the following executive entities or their successors:

Strategic Military Planning Commission, Oklahoma

Veterans Affairs, Department of  
 War Veterans Commission

It shall be the duty of each board, commission, agency or other entity of the executive branch of state government to facilitate the purposes of this Order and the Executive Branch Reform Act of 1986 and to cooperate fully with designated cabinet secretaries.

The State Chief Information Officer shall remain an appointee of the Governor and an employee of the Office of Management and Enterprise Services pursuant to 62 O.S. '34.11.1. The CIO shall continue to administer the OMES Information Services Division and the statewide plan to reform, streamline and consolidate the state of Oklahoma's information technology and telecommunications structure, operations and purchasing procedures in order to reduce the size of government and ensure that essential public services are delivered to Oklahoma taxpayers in the most efficient, cost-effective manner possible. The information technology consolidation has brought positive attention to Oklahoma as a progressive state in the information technology arena and the legislative intent of the consolidation effort remains a priority of this administration.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Oklahoma to be affixed at Oklahoma City, this 16th day of July, 2013.

BY THE GOVERNOR OF THE  
 STATE OF OKLAHOMA

Mary Fallin

ATTEST:  
 Chris Morriss  
 Assistant Secretary of State

*[OAR Docket #13-1124; filed 7-16-13]*

**1:2013-20C.**

**THIRD AMENDED EXECUTIVE ORDER 2013-20**

I, Mary Fallin, Governor of the State of Oklahoma, pursuant to the power vested in me by Section 2 of Article VI of the Oklahoma Constitution hereby declare the following:

1. Tornadoes, severe storms, straight-line winds and flooding beginning May 18, 2013 and continuing have caused extensive damage to public and private properties within the State of Oklahoma; and said damages have caused an undue hardship on the citizens of this state.
2. It may be necessary to provide for the rendering of mutual assistance among the State and political subdivisions of the State with respect to carrying out disaster emergency functions during the continuance of the State emergency

## Executive Orders

---

pursuant to the provisions of the Oklahoma Emergency Management Act of 2003.

3. There is hereby declared a disaster emergency caused by the tornadoes, severe storms, straight-line winds, and flooding in the State of Oklahoma that threatens the lives and property of the people of this State and the public's peace, health and safety. The counties included in this declaration are:

Adair, Atoka, Caddo, Carter, Canadian, Cherokee, Choctaw, Cleveland, Coal, Comanche, Craig, Creek, Delaware, Garfield, Garvin, Grady, Grant, Greer, Harper, Haskell, Hughes, Kingfisher, Kiowa, Latimer, Le Flore, Lincoln, Logan, Mayes, McClain, McCurtain, McIntosh, Murray, Muskogee, Nowata, Okfuskee, Oklahoma, Okmulgee, Osage, Ottawa, Pawnee, Payne, Pittsburg, Pottawatomie, Pushmataha, Rogers, Seminole, Sequoyah, Stephens, Tulsa, Wagoner, Washita, Washington, and Woodward

This declaration may be amended to add counties as conditions warrant.

4. The State Emergency Operations Plan was activated on May 18, 2013 and resources of all State departments and agencies available to meet this emergency are hereby committed to the reasonable extent necessary to protect lives and to prevent, minimize, and repair injury and damage. These efforts shall be coordinated by the Director of the Department of Emergency Management with comparable functions of the federal government and political subdivisions of the State.

5. State agencies, in responding to this disaster emergency, may make necessary emergency acquisitions to fulfill the purposes of this proclamation without regard to limitations or bidding requirements on such acquisitions.

6. This Executive Order shall terminate at the end of thirty (30) days.

Copies of this Executive Order shall be distributed to the Director of Emergency Management who shall cause the provisions of this order to be implemented by all appropriate agencies of state government.

IN WITNESS WHEREOF, I have set my hand and caused the Great Seal of the State of Oklahoma to be affixed at Oklahoma City, this the 29 July, 2013.

BY THE GOVERNOR OF THE  
STATE OF OKLAHOMA:

Mary Fallin

ATTEST:  
Lynn Mills  
Acting Assistant Secretary of State

[OAR Docket #13-1147; filed 7-30-13]

1:2013-22C.

### THIRD AMENDED EXECUTIVE ORDER 2013-22

I, Mary Fallin, Governor of the State of Oklahoma, pursuant to the power vested in me by Sections 1 and 2 of Article VI of the Oklahoma Constitution and 63 O.S. §§ 683.1 *et seq.*, hereby declare that because there is a state of emergency continuing in the State of Oklahoma due to catastrophic weather occurring statewide, it is necessary to assist and expedite all efforts of storm relief. In order to accommodate this need and to provide assistance to the citizens of Oklahoma in this extraordinary situation, I hereby order the temporary suspension of the following as they apply to vehicles used in the support effort:

1. The requirements for size and weights permits of oversized vehicles under Title 47 whose sole purpose is transportation of materials and supplies used for storm relief;
2. The requirements under parts 390 through 399 pursuant to part 390.23 of Federal Motor Carriers Safety Administration Regulations;
3. The requirements for licensing/operating authority as required by the Oklahoma Corporation Commission;
4. The requirements for licensing/registration as required by the Oklahoma Tax Commission;

Because of the on-going state of emergency resulting from the tornados on May 19<sup>th</sup>, 20<sup>th</sup>, and 31<sup>st</sup> of 2013, this Executive Order shall be effective until the end of thirty (30) days after the filing of this Executive Order.

This Executive Order shall be forwarded to the Oklahoma Corporation Commission, the Oklahoma Tax Commission, and the Commissioner of Public Safety, who shall cause the provisions of this order to be implemented by all appropriate agencies of state government.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Oklahoma to be affixed at Oklahoma City, Oklahoma, this 29 day of July, 2013.

BY THE GOVERNOR OF THE  
STATE OF OKLAHOMA

Mary Fallin

ATTEST:  
Lynn Mills  
Acting Assistant Secretary of State

[OAR Docket #13-1148; filed 7-30-13]

**1:2013-28.**

**EXECUTIVE ORDER 2013-28**

I, Mary Fallin, Governor of the State of Oklahoma, pursuant to the power vested in me by Section 2 of Article VI of the Oklahoma Constitution hereby declare the following:

1. Severe storms, straight-line winds and flooding beginning July 23, 2013 and continuing have caused extensive damage to public and private properties within the State of Oklahoma; and said damages have caused an undue hardship on the citizens of this state.
2. It may be necessary to provide for the rendering of mutual assistance among the State and political subdivisions of the State with respect to carrying out disaster emergency functions during the continuance of the State emergency pursuant to the provisions of the Oklahoma Emergency Management Act of 2003.
3. There is hereby declared a disaster emergency caused by the severe storms, straight-line winds and flooding in the State of Oklahoma that threatens the lives and property of the people of this State and the public's peace, health and safety. The counties included in this declaration are:

Adair, Atoka, Cherokee, Coal, Craig, Delaware, Creek, Haskell, Hughes, Kay, Latimer, LeFlore, Lincoln, Logan, Mayes McIntosh, Muskogee, Noble, Nowata, Okfuskee, Okmulgee, Osage, Ottawa, Pawnee, Payne, Pittsburg, Pontotoc, Pottawatomie, Pushmataha, Rogers, Seminole, Sequoyah, Tulsa, Wagoner and Washington.

This declaration may be amended to add counties as conditions warrant.

4. The State Emergency Operations Plan was activated on July 23, 2013 and resources of all State departments and agencies available to meet this emergency are hereby committed to the reasonable extent necessary to protect lives and to prevent, minimize, and repair injury and damage. These efforts shall be coordinated by the Director of the Department of Emergency Management with comparable functions of the federal government and political subdivisions of the State.
5. State agencies, in responding to this disaster emergency, may make necessary emergency acquisitions to fulfill the purposes of this proclamation without regard to limitations or bidding requirements on such acquisitions.
6. This Executive Order shall terminate at the end of thirty (30) days.

Copies of this Executive Order shall be distributed to the Director of Emergency Management who shall cause the provisions of this order to be implemented by all appropriate agencies of state government.

IN WITNESS WHEREOF, I have set my hand and caused the Great Seal of the State of Oklahoma to be affixed at Oklahoma City, this 24<sup>th</sup> day of July 2013.

BY THE GOVERNOR OF THE  
STATE OF OKLAHOMA

Mary Fallin

ATTEST:  
Chris Morriss  
Assistant Secretary of State

*[OAR Docket #13-1141; filed 7-25-13]*

**1:2013-29.**

**EXECUTIVE ORDER 2013-29**

I, Mary Fallin, Governor of the State of Oklahoma, pursuant to the power vested in me by Section 1 and 2 of Article VI of the Oklahoma Constitution and 63 O.S. §§ 683.1 *et seq.*, hereby declare that because there is a state of emergency existing in the State of Oklahoma due to severe weather occurring statewide, it is necessary to assist and expedite all efforts of storm relief. In order to accommodate this need and to provide assistance to the citizens of Oklahoma in this extraordinary situation, I hereby order the temporary suspension of the following as they apply to vehicles used in the support effort:

1. The requirements for size and weights permits of oversized vehicles under Title 47 whose sole purpose is transportation of materials and supplies used only for storm relief and restoration of public utilities;
2. The requirements under parts 390 through 399 pursuant to part 390.23 of Federal Motor Carriers Safety Administration Regulations;
3. The requirements for licensing and operating authority as required by the Oklahoma Corporation Commission;
4. The requirements for licensing and registration as required by the Oklahoma Tax Commission;

Because of the on-going state of emergency which has existed continually since July 23rd, 2013. This Executive Order shall be effective until the end of thirty (30) days after the filing of this Executive Order.

This executive order shall be forwarded to the Oklahoma Corporation Commission, the Oklahoma Tax Commission and the Commissioner of Public Safety, who shall cause the provisions of this order to be implemented by all appropriate agencies of state government.

## **Executive Orders**

---

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Oklahoma to be affixed at Oklahoma City, this 24<sup>th</sup> Day of July, 2013

BY THE GOVERNOR OF THE  
STATE OF OKLAHOMA

Mary Fallin

ATTEST:  
Chris Morriss  
Assistant Secretary of State

*[OAR Docket #13-1142; filed 7-25-13]*

---