

The Department updates the information contained in this document on a quarterly basis. Please visit the Arizona Secretary of State's [Arizona Administrative Register](#) web page for rule notice filings and publication of the Department's most recent rulemaking activity.



Current Rulemaking Activity

The following rulemaking was reviewed per Executive Order 2015-01. On July 14, 2016, the Department received authorization from the Governor's Office to proceed with this rulemaking.

Rule Package:		Advertising and Sponsorship Program (New)	
Title:	17, Transportation		
Chapter:	1, Department of Transportation – Administration		
Article(s):	7, Advertising and Sponsorship Program		
Section(s):	R17-1-701 through R17-1-710 (Sections may be added, deleted, or modified as necessary.)		
A.A.R. Citation:	Notice of Rulemaking Docket Opening: 22 A.A.R. 3139, November 4, 2016		
	Notice of Proposed Rulemaking:		
	Notice of Final Rulemaking:		
Description:	The Department engages in this rulemaking to establish guidelines necessary for the implementation of Laws 2016, Chapter 66 (HB2250) , which provides that the Department may establish a program to lease or sell advertising on non-highway assets of the Department and allow monetary sponsorship of other facilities and other assets of the Department. Proposed rules will contain provisions relating to the operation, modification, or termination of the Department's Advertising and Sponsorship Program, and will provide advertisers, sponsors, and other potential contractors with clarification on the types of facilities the Department deems suitable for advertising and sponsorship activities. The rules will also contain reasonable time, place, and manner restrictions needed to protect the public health, peace, and safety while ensuring that the Department remains in compliance with the Federal Highway Administration's policies on sponsorship acknowledgement, sponsorship agreements, and outdoor advertising control.		
Comments:	JLindley@azdot.gov		
Oral Proceeding:	To be determined		
Close of Record:	To be determined		
Council Date:	To be determined	Rule Effective Date*:	To be determined

The following rulemaking was reviewed per Executive Order 2017-02. On February 15, 2017, the Department received authorization from the Governor's Office to proceed with this rulemaking.

Rule Package:		Electronic and Paper Vehicle Titles (Amend/New)	
Title:	17, Transportation		
Chapter:	4, Department of Transportation - Title, Registration, and Driver Licenses		
Article(s):	2, Vehicle Title		
Section(s):	R17-4-201 and R17-4-209 (Sections may be added, deleted, or modified as necessary.)		
A.A.R. Citation:	Notice of Rulemaking Docket Opening: 23 A.A.R. 1760, June 30, 2017		
	Notice of Proposed Rulemaking:		
	Notice of Final Rulemaking:		
Description:	The Department engages in this rulemaking to define terms relating to vehicle titles, including electronic or e-title system, and to establish the circumstances when the Department may issue a paper vehicle title.		
Comments:	JMcVay@azdot.gov		
Oral Proceeding:	To be determined		
Close of Record:	To be determined		
Council Date:	To be determined	Rule Effective Date*:	To be determined

The following rulemaking was reviewed per Executive Order 2015-01. On September 18, 2015, the Department received authorization from the Governor's Office to proceed with this rulemaking.

Rule Package:		Motor Carrier Safety: Incorporation of Federal Regulations (Amend/Repeal)	
Title:	17, Transportation		
Chapter:	4, Department of Transportation - Title, Registration, and Driver Licenses		
Article(s):	5, Safety and 7, Hazardous Materials Endorsement		
Section(s):	R17-4-501, R17-4-507, R17-4-508, and R17-4-701 through R17-4-712 (Sections may be added, deleted, or modified as necessary.)		
A.A.R. Citation:	Notice of Rulemaking Docket Opening: 22 A.A.R. 2088, August 12, 2016		
	Notice of Proposed Rulemaking:		
	Notice of Final Rulemaking:		
Description:	ADOT, in partnership with the Arizona Department of Public Safety (DPS), engages in this rulemaking to update references and processes due to changes made by ADOT's incorporation by reference of the 2015 edition of the <i>Code of Federal Regulations</i> . The Federal Motor Carrier Safety Administration of the U.S. Department of Transportation requires that each state adopt certain Federal Motor Carrier Safety Regulations to ensure eligibility for federal enforcement grants. Both ADOT and DPS rely on these federal monies to fund numerous enforcement positions especially at Arizona's southern ports of entry.		
Comments:	COlson2@azdot.gov		
Oral Proceeding:	To be determined		
Close of Record:	To be determined		
Council Date:	To be determined	Rule Effective Date*:	To be determined

The following rulemaking was reviewed per Executive Order 2015-01. On September 18, 2015, the Department received authorization from the Governor's Office to proceed with this rulemaking.

Rule Package:		Motor Carrier Safety: Incorporation of Federal Regulations (Amend)	
Title:	17, Transportation		
Chapter:	5, Department of Transportation - Commercial Programs		
Article(s):	2, Motor Carriers		
Section(s):	R17-5-201 through R17-5-212 (Sections may be added, deleted, or modified as necessary.)		
A.A.R. Citation:	Notice of Rulemaking Docket Opening: 22 A.A.R. 2089, August 12, 2016		
	Notice of Proposed Rulemaking:		
	Notice of Final Rulemaking:		
Description:	ADOT, in partnership with DPS, engages in this rulemaking to incorporate sections of the 2015 edition of the <i>Code of Federal Regulations</i> . The Federal Motor Carrier Safety Administration of the U.S. Department of Transportation requires that each state adopt certain Federal Motor Carrier Safety Regulations to ensure eligibility for federal enforcement grants. Both ADOT and DPS rely on these federal monies to fund numerous enforcement positions especially at Arizona's southern ports of entry.		
Comments:	COlson2@azdot.gov		
Oral Proceeding:	To be determined		
Close of Record:	To be determined		
Council Date:	To be determined	Rule Effective Date*:	To be determined

The following rulemaking was reviewed per Executive Order 2015-01. On September 18, 2015, the Department received authorization from the Governor's Office to proceed with this rulemaking.

Rule Package:		Oversize and Overweight Special Permits - Technical Corrections (Amend)	
Title:	17, Transportation		
Chapter:	6, Department of Transportation – Oversize and Overweight Special Permits		
Article(s):	1, General Provisions; 2, Special Permit Classes and Fees; 3, Safety Requirements; and 4, Transport Provisions		
Section(s):	R17-6-101, R17-6-102, Table 1, R17-6-103, R17-6-201, R17-6-203, R17-6-205, R17-6-206, Table 2, R17-6-211, R17-6-212, Table 6, Table 7, R17-6-302, Illustration 1, R17-6-304, Illustration 4, R17-6-307, R17-6-401, R17-6-404, R17-6-405, R17-6-406, and R17-6-408 (Sections may be added, deleted, or modified as necessary.)		
A.A.R. Citation:	Notice of Rulemaking Docket Opening: 22 A.A.R. 3140, November 4, 2016		
	Notice of Proposed Rulemaking:		
	Notice of Final Rulemaking:		
Description:	<p>The Department, in cooperation with the Overdimensional Permit Council and other representatives of the regulated community, is updating its oversize and overweight special permit rules to ensure effectiveness in achieving statutory objectives under A.R.S. Title 28, Chapter 3, Articles 18 and 19. Rule amendments include technical and clarifying changes requested by industry representatives and approved by the Department after the filing of a more comprehensive final rulemaking package published at 19 A.A.R. 2486, August 16, 2013, including:</p> <ul style="list-style-type: none"> • Updating the application procedures to reflect the Department's new web-enabled permitting system for special permit or envelope permit application; • Adding a new 30-day Class D special permit option for self-propelled mobile cranes, drilling rigs, and similar specialty equipment; • Adding a 30-day Class B - Type R special permit for commercial movement of recreational vehicles wider than 8' 6" in conformance with legislative changes provided by Laws 2014, Ch. 60 (HB2430); • Adding a special continuous travel allowance to accommodate self-propelled mobile cranes, drilling rigs, or similar specialty equipment traveling under a class D special permit at no more than 11' in width, 14' 6" in height, 10' in length of front overhang, and 10' in length of rear overhang; • Consolidating the gross weight categories permitted for reducible vehicle and load combinations traveling under a Class E special permit in conformance with legislative changes provided by Laws 2014, Ch. 60 (HB2430); • Clarifying that the Class E special permit currently issued by the Department under A.R.S. 28-1103(A) for transporting a long single-trailer combination with a reducible load on Interstate 15 may also be issued to include other highways under the jurisdiction of the Department as listed under R17-6-206, Table 2; • Making technical and conforming changes required under the Western Regional Agreement to promote uniform laws and regulations adopted by the Policy Committee of the Western Association of State Highway and Transportation Officials (WASHTO) in June 2004, updated March 2009, for governing truck size and weight configurations throughout the Western Region of the United States; • Providing illustrations of the warning flag configurations and safety lighting device requirements for vehicles or loads extending more than four feet beyond the front of a vehicle; and • Adding a reference to the general highway operations requirements under R17-6-401 to remind permittees and drivers issued a multiple trip oversize or overweight special permit or envelope permit to access and review the most current information on highway-specific restrictions, requirements, conditions, and allowances indicated on the Department's web site prior to commencing transport, as currently required under R17-6-412. <p>The Department and the Overdimensional Permit Council will be publishing additional notices to ensure that all interested parties are provided sufficient opportunity to participate in this rulemaking effort.</p>		
Comments:	JLindley@azdot.gov		
Oral Proceeding:	To be determined		
Close of Record:	To be determined		
Council Date:	To be determined	Rule Effective Date*:	To be determined

The following rulemaking was reviewed per Executive Order 2016-03. On August 3, 2016, the Department received authorization from the Governor's Office to proceed with this rulemaking.

Rule Package:	Professional Driver Training School Instructors (Amend)	
Title:	17, Transportation	
Chapter:	5, Department of Transportation - Commercial Programs	
Article(s):	3, Professional Driver Services	
Section(s):	R17-5-301 through R17-5-303, R17-5-305 through R17-5-309, R17-5-311, R17-5-313, R17-5-315, R17-5-318, and R17-5-323	
A.A.R. Citation:	Notice of Rulemaking Docket Opening: 22 A.A.R. 2569, September 16, 2016	
	Notice of Proposed Rulemaking: 23 A.A.R. 7, January 6, 2017	
	Notice of Final Rulemaking:	
Description:	The Department engages in this rulemaking to implement Laws 2016, Chapter 371 (HB2613) , which eliminated the requirement for professional driver training school (PDS) instructors to be licensed and requires the Department to adopt rules to establish requirements and minimum standards for commercial motor vehicle instructors. Amendments made include removing PDS instructor license verbiage, temporary PDS instructor license verbiage, and the PDS instructor license application process; establishing PDS instructor requirements; and making minor streamlining and technical changes.	
Comments:	COlson2@azdot.gov	
Oral Proceeding:	February 8, 2017	
Close of Record:	February 8 2017	
Council Date:	July 6, 2017	Rule Effective Date*: To be determined

*Rule effective dates are approximate. Generally, rules become effective sixty days after filing a Notice of Final Rulemaking with the Secretary of State's Office. However, under certain circumstances, in accordance with A.R.S. § 41-1032, the agency may demonstrate that the rules need to be effective immediately upon filing.



Completed Rulemaking Activity

The following rulemaking activities are complete and will remain listed until the rules are finally codified into the [Arizona Administrative Code](#).

The following rulemaking was reviewed per Executive Order 2016-03. On March 7, 2016, the Department received authorization from the Governor's Office to proceed with this rulemaking.

Rule Package:		Dealers (New/Amend)	
Title:	17, Transportation		
Chapter:	5, Department of Transportation - Commercial Programs		
Article(s):	4, Dealers		
Section(s):	R17-5-401 through R17-5-408 (Sections may be added, deleted, or modified as necessary.)		
A.A.R. Citation:	Notice of Rulemaking Docket Opening: 22 A.A.R. 1347, May 27, 2016		
	Notice of Proposed Rulemaking: 23 A.A.R. 16, January 6, 2017		
	Notice of Final Rulemaking: 23 A.A.R. 1434, May 26, 2017		
Description:	The Department plans to amend the dealer rules to make them consistent with current statutes, agency practices, and other Department rules, and to comply with rulemaking requirements. Amendments to R17-5-403 will include the removal of the language regarding title service companies since the Department does not regulate them.		
Comments:	JMcVay@azdot.gov		
Oral Proceeding:	February 7, 2017		
Close of Record:	February 7, 2017		
Council Date:	May 2, 2017	Rule Effective Date:	July 4, 2017



Five-Year Rule Review Reports

Please visit the Arizona Governor’s Regulatory Review Council’s [Future 5YRR Due Dates](#) web page for the review schedule of the Department’s existing rules.

Arizona Governor’s Regulatory Review Council’s website provides a PDF copy of the recent reports submitted to the Council. There is a page for all approved [Five-year-review Reports: 2013 - Present](#) and individual reports as submitted for Council meetings.

[2016 Meetings](#)

Report	
Title:	17, Transportation
Chapter:	5, Department of Transportation - Commercial Programs
Article(s):	2, Motor Carriers 4, Dealers
Submitted Report:	Submissions for April 2016 Agenda : F-16-0304, item D-4
Due Date:	January 2016
Council Approval Date:	April 5, 2016

Report	
Title:	17, Transportation
Chapter:	5, Department of Transportation - Commercial Programs
Article(s):	3, Professional Driver Services
Submitted Report:	N/A
Due Date:	January 2016
Council Approval Date:	Report Rescheduled for August 2020

Report	
Title:	17, Transportation
Chapter:	4, Department of Transportation - Title, Registration, and Driver Licenses
Article(s):	7, Hazardous Materials Endorsement
Submitted Report:	Submissions for October 2016 Agenda - Part 2 : F-16-0903, item F-5
Due Date:	June 2016
Council Approval Date:	October 4, 2016