Senate Engrossed

State of Arizona Senate Fifty-third Legislature First Regular Session 2017

SENATE BILL 1478

AN ACT

AMENDING SECTIONS 23-401, 23-407, 23-408, 23-418.01, 23-420, 23-421 AND 23-422, ARIZONA REVISED STATUTES; AMENDING SECTION 23-422, ARIZONA REVISED STATUTES, AS AMENDED BY THIS ACT; AMENDING SECTION 23-423, ARIZONA REVISED STATUTES; AMENDING TITLE 23, CHAPTER 2, ARTICLE 10, ARIZONA REVISED STATUTES, BY ADDING SECTION 23-432; AMENDING SECTIONS 23-471, 23-473, 23-475, 23-478, 23-485, 23-486, 23-488, 23-491, 23-491.04 AND 23-491.06, ARIZONA REVISED STATUTES; RELATING TO OCCUPATIONAL SAFETY AND HEALTH.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona: Section 1. Section 23-401, Arizona Revised Statutes, is amended to 2 3 read: 4 23-401. Definitions 5 In this article, unless the context otherwise requires: 6 "Board" means a review board established pursuant to section 1. 7 23-422. 8 2. "Commission" means the industrial commission of Arizona. 9 "De minimis violation" means a condition or practice which THAT, 3. 10 although undesirable, has no direct or immediate relationship to safety or 11 health. 12 4. "Director" means the director of the division. "Division" means the division of occupational safety and health 13 5. 14 within the commission. 15 6. "Employee" means any person performing services for an employer, 16 including any person defined as an employee pursuant to section 23-901, 17 except employees engaged in household domestic labor. 18 7. "Employer" means any individual or type of organization, 19 including the THIS state and all its political subdivisions OF THIS STATE. 20 which THAT has in its employ one or more individuals performing services 21 for it in employment and includes self-employed persons, but does not 22 include employers of household domestic labor. 8. "Interested party" means the commission and its THE COMMISSION'S 23 24 agents, the employer and the affected employees of such employer. 9. "MODEL SYSTEM" MEANS AN EXEMPLARY AND VOLUNTARY IMPLEMENTED 25 WORKER SAFETY AND HEALTH MANAGEMENT SYSTEM THAT: 26 27 (a) EXCEEDS BASIC COMPLIANCE WITH OCCUPATIONAL SAFETY AND HEALTH 28 LAWS AND REGULATIONS. 29 (b) MEETS THE REQUIREMENTS ADOPTED BY THE DIVISION PURSUANT TO 30 SECTION 23-432. 9. 10. "Non-serious violation" means a condition or practice in a 31 32 place of employment which THAT does not constitute a serious violation but which THAT violates a standard or regulation and has a direct or immediate 33 34 relationship to safety or health, unless the employer did not, and could 35 not with the exercise of reasonable diligence, know of the presence of 36 such condition or practice. 11. "PROGRAM" MEANS THE VOLUNTARY PROTECTION PROGRAM OR ANY OTHER 37 38 PROGRAM UNDER WHICH THE DIRECTOR RECOGNIZES AND PARTNERS WITH WORKPLACES THAT HAVE IMPLEMENTED A MODEL SYSTEM. 39 40 10. 12. "Recognized hazard" means an unsafe or unhealthful condition or practice recognized as such with respect to the standard of 41 42 knowledge in the industry. 11. 13. "Regulation" means any written regulation of occupational 43 44 safety and health governing places of employment formulated pursuant to section 23-410, exclusive of standards, and shall have the same meaning as and include the term "rule".

12. 14. "Serious violation" means a condition or practice in a place of employment which THAT violates a standard, regulation or section 23-403, subsection A and produces a substantial probability that death or serious physical harm could result, unless the employer did not, and could not with the exercise of reasonable diligence, know of the presence of such condition or practice.

9 13. 15. "Standard" means any occupational safety and health 10 standard which THAT has been adopted and promulgated by a nationally 11 recognized standards-producing organization or the federal government and 12 shall have the same meaning as, and include the term "code".

13 14. 16. "Trade secret" means a plan or process, tool, mechanism, or 14 compound not patented, known only to its owner and those of his THE 15 OWNER'S employees to whom it is necessary to confide it, or other 16 information that the employer treats as confidential and has a reasonable 17 basis for doing so.

18 15. 17. "Workplace" means a location or site wherein work, either 19 temporary or permanent, is being conducted in connection with an industry, 20 trade or business.

21 Sec. 2. Section 23-407, Arizona Revised Statutes, is amended to 22 read:

23 24 23-407. Duties and powers of the division

The division on behalf of the commission shall:

25 1. Recommend all standards, rules or changes thereto, pursuant to 26 section 23-410, to the commission for the commission's approval or 27 disapproval.

28 2. Have the authority to enforce all such standards or rules, after 29 adoption by the commission, pursuant to the procedures and requirements of 30 this article.

31 3. Implement an occupational safety and health program that 32 includes the following duties and responsibilities:

(a) Development of a statewide occupational safety and health
 education and training program to acquaint employers, supervisors,
 employees and employee representatives with the most modern and effective
 techniques of accident prevention and occupational health control.

(b) Development of training programs for employees of the division,
 and where necessary develop certification programs for recognition of
 competent, trained personnel.

40 (c) Planning, organizing, conducting or attending occupational 41 safety and health seminars, conferences and meetings designed for 42 management, supervisory personnel, employees and employer representatives 43 and establishing liaison with other safety and health groups as may be 44 necessary.

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(d) Definition and establishment of necessary research projects.

1 (e) Arrangement and procurement of necessary contractual services 2 and training aids.

(f) Development of specific occupational safety and health programs 3 4 for employer and employee representative groups.

5 4. Develop and maintain an effective program of collection, 6 compilation and analysis of occupational safety and health statistics. The 7 division shall compile statistics on work injuries and illnesses that 8 shall include all disabling, serious or significant injuries and illnesses 9 whether or not involving loss of time from work, other than minor injuries 10 requiring only first aid treatment and that do not involve medical 11 treatment, loss of consciousness, restriction of work or motion or 12 transfer to another job.

13 5. Coordinate the responsibilities and functions of other state 14 agencies and political subdivisions of the state with regard to 15 occupational safety and health in order to develop a comprehensive 16 statewide program.

17 6. Contract with the office of administrative hearings to conduct 18 hearings and adjudicate contested cases on an employer filing a notice of contest of a citation, PROPOSED PENALTY OR ABATEMENT PERIOD pursuant to 19 20 The decisions of the office of administrative hearings this article. 21 shall be subject to appeal to the review board established pursuant to 22 this article.

23 Sec. 3. Section 23-408, Arizona Revised Statutes, is amended to 24 read:

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23-408. Inspection of places and practices of employment; closing conference; prohibitions; employee initiation of investigation; violation; classification; injunction

29 A. EXCEPT AS PRESCRIBED IN SECTION 23-432, SUBSECTION E, the 30 director of the division of occupational safety and health, or the director's authorized representative, on presentation of credentials, 31 32 shall be permitted to inspect places of employment, question employees and 33 investigate conditions, practices or matters in connection with employment 34 subject to this article at reasonable times, as the director or the director's authorized representative may deem appropriate to determine 35 36 whether any person has violated any provision of this article or any rule or regulation issued pursuant to this article or that may aid in the 37 38 enforcement of the provisions of this article. An employer or other 39 person shall not refuse to admit the director or the director's authorized 40 representatives to any place or refuse to permit the inspection if the 41 proper credentials are presented and the inspection is made at a 42 reasonable time.

B. IN MAKING INSPECTIONS AND INVESTIGATIONS, THE DIRECTOR OR THE 43 44 DIRECTOR'S AUTHORIZED REPRESENTATIVE MAY REQUIRE THE ATTENDANCE AND 45 TESTIMONY OF WITNESSES AND THE PRODUCTION OF EVIDENCE UNDER OATH.

WITNESSES SHALL BE PAID THE SAME FEES AND MILEAGE PAID TO WITNESSES IN THE
COURTS OF THIS STATE. IF ANY PERSON FAILS OR REFUSES TO OBEY SUCH AN
ORDER, THE DIRECTOR OR THE DIRECTOR'S AUTHORIZED REPRESENTATIVE MAY APPLY
TO ANY SUPERIOR COURT IN ANY COUNTY WHERE THE PERSON IS FOUND, RESIDES OR
TRANSACTS BUSINESS FOR AN ORDER REQUIRING THE PERSON TO PRODUCE EVIDENCE
AND TO GIVE TESTIMONY AS ORDERED. FAILURE TO OBEY SUCH AN ORDER IS
CONTEMPT OF COURT.

8 B. C. The director or the director's authorized representative 9 shall inspect at least every six months any operation that mixes rock, 10 sand, gravel or similar materials with water and cement or with asphalt 11 and that is not included in the definition of mine in section 27-301. The 12 director or the director's authorized representative shall monitor and work with the mine inspector only to the extent necessary to ensure this 13 14 state's compliance with federal occupational safety and health act 15 standards, (P.L. 91-596).

16 C. D. Notice of an intended inspection shall not be given to an 17 employer before the time of actual entry on the workplace, except by 18 specific authorization by the director.

D. E. A representative of the employer and a representative 19 20 authorized by the employer's employees shall be given an opportunity to 21 accompany the director or the director's authorized representative during 22 the physical inspection of any workplace for the purpose of aiding the inspection. Where there is no authorized employee representative, the 23 24 director or the director's authorized representative shall consult a 25 reasonable number of employees concerning matters of safety and health in 26 the workplace.

27 E. F. Except as provided in section 23-426, information and facts 28 developed by the commission, the director or any employee of the 29 commission or division in the course of any inspection or investigation 30 are public records subject to inspection pursuant to title 39, chapter 1, 31 article 2, if, pursuant to section 23-415, subsection D, the inspection or 32 investigation has been closed or a citation has been issued. Such information and facts shall not be admissible in any court or before any 33 34 administrative body except pursuant to this article. Notwithstanding this 35 subsection, the director or any commission employee is not required to 36 appear at any deposition, trial or hearing concerning a division 37 inspection or investigation unless the appearance is related to a hearing 38 held pursuant to this article. Hearings held pursuant to this article are 39 open to the public.

40 F. G. During the inspection or investigation and in deciding 41 whether to recommend and issue a citation, the director or the director's 42 authorized representative and the commission may consider whether an 43 employee has committed misconduct by violating the employer's policies, if 44 any, regarding substance abuse while working, as evidenced by the results 1 of testing for substance abuse or other evidence of impairment while 2 working.

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G. H. An employee of the division or the commission may not:

1. Before, during or after an inspection or investigation, communicate to an employer that the employer should not be represented by an attorney or that the employer may be treated more favorably by the division or the commission if the employer is not represented by an attorney.

9 2. Conduct an audio recording of an oral statement provided during 10 an interview without the knowledge and consent of the person being 11 interviewed. The employee of the division or the commission shall inform 12 the person being interviewed of the person's right to receive a copy of 13 the recorded oral statement within a reasonable time.

14 3. Obtain a written statement during an interview without informing 15 the person of the person's right to receive a copy of the written 16 statement within a reasonable time.

17 H. I. An employee or a representative of employees who believes 18 that a violation of a safety or health standard or regulation exists that threatens physical harm or that an imminent danger exists may request an 19 20 investigation by giving notice to the director or the director's authorized representative of the violation or danger. Any notice shall be 21 22 in writing, set forth with reasonable particularity the grounds for the 23 notice and be signed by the employees or representative of the employees. 24 On the request of the employee giving the notice, the employee's name and 25 the names of other employees referred to in the notice shall not appear on 26 any copy of the notice or any record published, released or made 27 available. If on receipt of the notice the director determines that there 28 are reasonable grounds to believe that the violation or danger exists, the 29 director shall make an investigation in accordance with the provisions of 30 this article as soon as practicable to determine if the violation or danger exists. If the director determines there are no reasonable grounds 31 32 to believe that a violation or danger exists, the director shall notify 33 the employees or representative of the employees in writing of the 34 determination.

35 **I.** J. Any person who violates any provision of this section is 36 guilty of a class 2 misdemeanor.

37 J. K. The commission. or the commission's authorized 38 representative, in addition to initiating an action under subsection H I 39 of this section, may file in the superior court in the county where the 40 inspection was refused a verified complaint against an employer who 41 violates subsection A of this section and request an injunction against 42 continued refusal to permit an inspection.

1	Sec. 4. Section 23–418.01, Arizona Revised Statutes, is amended to
2	read:
3 4	23-418.01. <u>Additional penalty for wilful or repeated</u>
	violation causing employee permanent disability
5 6	or death covered by workers' compensation;
0 7	<u>payment to employee; enforcement</u> A. An additional penalty of twenty-five thousand dollars shall be
8	assessed by the commission against an employer who is assessed a penalty
9	under section 23-418, subsection A for each employee injury resulting in
10	permanent disability or death if the commission finds all of the
11	following:
12	1. The employee injury resulting in permanent disability or death
13	was caused by the violation for which the employer is assessed a penalty
14	under section 23-418, subsection A.
15	2. Compensation benefits are paid under chapter 6 of this title
16	either:
17	(a) To the injured employee.
18	(b) In the event of death, To the employee's dependents. The
19	requirement of this subdivision is satisfied if an employee did not have
20	any dependents for which compensation benefits would have otherwise been
21	paid under chapter 6 of this title.
22	3. The violation for which the employer is assessed a penalty under
23	section 23–418, subsection A did not result from the injured or deceased
24	employee's disobedience to specific instructions given to the employee
25	regarding the job condition causing the employee's injury or death or
26	relating to the safety standards applicable to that job condition.
27	B. Each additional penalty assessed under subsection A of this
28	section shall be paid to the injured employee, or in the event of death,
29	the employee's dependents or the employee's estate if the employee did not
30	have any dependents, in addition to the benefits paid under chapter 6 of
31	this title.
32 33	C. If an employer requests a hearing on an additional penalty assessed under this section, the commission may either hear the issues
33 34	raised pursuant to the hearing procedures under this article or may SHALL
35	refer the matter to an administrative law judge assigned to hear matters
36	relating to the workers' compensation claim under chapter 6 of this
37	title. If the hearing procedures are under this article, the procedures
38	for further review or appeal shall be in accordance with this article. If
39	the hearing procedures are under chapter 6 of this title, the procedures
40	for further review or appeal shall be in accordance with chapter 6,
41	article 3 of this title REQUEST FOR HEARING TO THE OFFICE OF
42	ADMINISTRATIVE HEARINGS FOR DETERMINATION. An additional penalty under
43	this section that becomes final shall operate as a judgment against the
44	employer and may be enforced by either the commission or the injured
45	employee, or in the case of death, the employee's dependents or the

employee's estate if the employee did not have any dependents, and all lawful remedies for the collection of judgments, including provisional remedies, shall be available. This section does not create any right of action or recovery against the employer's workers' compensation insurance carrier, and the additional penalty provided by this section is not a compensation benefit under chapter 6 of this title and is not subject to the payment of attorney fees.

8 Sec. 5. Section 23-420, Arizona Revised Statutes, is amended to 9 read:

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23-420. <u>Hearing rights and procedures</u>

11 A. Subject to the provisions of section 23-417, an interested party 12 may request a hearing.

B. A request for hearing shall be made in writing, signed by or on 13 14 behalf of the interested party and including his THE REQUESTING PARTY'S address AND E-MAIL ADDRESS, stating that a hearing is desired, and mailed 15 16 OR E-MAILED to the commission. The request shall also state with 17 particularity the violation, abatement period or penalty which THAT is 18 being protested. Any violation, abatement period or penalty not protested 19 within the time limit specified on the citation or penalty notice will be 20 deemed admitted.

21 C. The commission shall refer the request for hearing to the 22 administrative law judge division OFFICE OF ADMINISTRATIVE HEARINGS for determination as expeditiously as possible. The administrative law judge 23 24 assigned to hear a case arising out of this article shall either be 25 a member of the administrative law judge division of the commission 26 established pursuant to section 23-108.02 or an attorney appointed by the 27 commission to hear specifically matters arising under this article 28 EMPLOYED OR CONTRACTED BY THE OFFICE OF ADMINISTRATIVE HEARINGS.

D. At least five days prior to BEFORE any hearing, notice of the time and place of such THE hearing shall be given to all parties in interest by mail at their last known address. The hearing shall be held in the county where the violation has occurred or such other place as selected by the administrative law judge.

E. A record of all proceedings at the hearing shall be kept but need not be transcribed unless a party requests a review of the decision of the administrative law judge.

F. Except as otherwise provided in this section and by rules of procedure promulgated by the commission pursuant to section 23-405, paragraph 5-4, the administrative law judge is not bound by common law or statutory rules of evidence or by technical or formal rules of procedure and shall conduct the hearing in any manner that will achieve substantial justice.

G. An interested party shall be IS entitled to the issuance of subpoenas for the attendance of witnesses, parties and the production of reports, papers, contracts, books, accounts, documents and testimony which 1 THAT are relevant and material to the issue. The commission OR THE 2 ADMINISTRATIVE LAW JUDGE shall issue such subpoenas. The commission may 3 initiate contempt proceedings against any person who refuses to comply 4 with a duly issued subpoena, upon ON application to the superior 5 court. Any person held in contempt may be punished by a fine of not to 6 exceed MORE THAN one thousand dollars.

7 Sec. 6. Section 23-421, Arizona Revised Statutes, is amended to 8 read:

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23-421. Decisions of the administrative law judge

10 A. Upon ON the conclusion of any hearing, or prior thereto BEFORE THE CONCLUSION OF ANY HEARING with concurrence of the parties, the 11 12 administrative law judge shall promptly and not later than thirty days after the matter is submitted for decision decide the matter in accordance 13 14 with his THE ADMINISTRATIVE LAW JUDGE'S determination. He THE ADMINISTRATIVE LAW JUDGE may affirm, reverse or modify the disputed action 15 16 and any penalty.

17 B. The decision shall be filed with the commission. A copy of the 18 decision shall be sent immediately by mail OR E-MAIL to all parties in 19 interest.

20 C. The decision is final unless within fifteen days after the date 21 on which a copy of the decision is mailed OR E-MAILED to the parties one 22 of the parties requests a review under section 23-423. The request for review shall be filed within fifteen days from the date of mailing OR 23 24 E-MAILING of the decision. For the purposes of this section, "filed" 25 means deposited in the United States mail, postage prepaid or actually 26 received at an office of the industrial commission. The decision shall 27 contain a statement explaining these rights and the rights of the parties 28 under section 23-423.

29 Sec. 7. Section 23-422, Arizona Revised Statutes, is amended to 30 read:

23-422. <u>Review board</u>

32 A. A review board is established within the commission to hear and rule on appeals of administrative law judge decisions generated in this 33 34 article. The board shall consist of five members WHO ARE appointed by the 35 governor. The occupational safety and health advisory committee shall 36 submit to the governor a list of names of persons to be considered for 37 appointment to the board AND who by reason of training, education or 38 experience are qualified to carry out the powers and duties of the board. 39 One member shall be a representative of management, one member shall be a 40 representative of labor and three members shall be representatives of the 41 general public. The board shall elect a chairman from the board's 42 membership.

B. Members of the board shall be appointed to five-year terms, except that of the members first appointed, one each shall serve for a term of one, two, three, four and five years. A vacancy occurring on the

1 board other than by expiration of a term shall be filled in the manner original appointments were made, for the unexpired portion of the term. 2 3 Members of the board may be removed by the governor for inefficiency, 4 neglect of duty, malfeasance or nonfeasance in office. The board shall 5 meet as often as necessary to hold review hearings as provided in section 6 23-423, at times and places as the chairman may determine. One member 7 from management, one member from labor and one member from the general 8 public A QUORUM OF THE BOARD shall be present in order to conduct review 9 hearings or other business. All decisions of the board shall be 10 determined by a majority decision.

11 C. The commission shall employ a staff necessary for the efficient 12 administration of the board's activities. All personnel of the board 13 shall be under the supervision of the director of the commission and shall 14 be paid from the general fund, subject to legislative appropriation.

D. Board members shall receive compensation pursuant to section 38-611, which shall be paid from the general fund, subject to legislative appropriation.

E. The monies appropriated to carry out the purposes of subsections C and D of this section shall be appropriated to the commission, shall not exceed twenty thousand dollars per year and are exempt from the provisions of section 35-190 relating to lapsing of appropriations. The monies shall be kept separate and apart from other monies of the commission and shall be available only to the board.

24 F. A member of the board shall not participate on a matter with 25 which the member is personally associated. If a member is disqualified 26 pursuant to this subsection or is unable to participate for any other 27 reason on a particular matter, the governor shall appoint a person as a 28 temporary member to participate in the hearing. The occupational safety 29 and health advisory committee shall submit to the governor a list of names 30 of persons to be considered for a temporary appointment. The person shall 31 meet the qualifications of subsection A of this section, and shall be 32 representative of the same area as that of the member for whom the person 33 is serving as alternate.

34 Sec. 8. Section 23-422, Arizona Revised Statutes, as amended by 35 section 7 of this act, is amended to read:

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23-422. <u>Review board</u>

37 A review board is established within the commission to hear and Α. 38 rule on appeals of administrative law judge decisions generated in this 39 article. The board shall consist of five members who are appointed by the 40 governor. and THE OCCUPATIONAL SAFETY AND HEALTH ADVISORY COMMITTEE SHALL SUBMIT TO THE GOVERNOR A LIST OF NAMES OF PERSONS TO BE CONSIDERED FOR 41 APPOINTMENT TO THE BOARD who by reason of training, education or 42 experience are qualified to carry out the powers and duties of the board. 43 ONE MEMBER SHALL BE A REPRESENTATIVE OF MANAGEMENT, ONE MEMBER SHALL BE A 44 45 REPRESENTATIVE OF LABOR AND THREE MEMBERS SHALL BE REPRESENTATIVES OF THE

1 GENERAL PUBLIC. The board shall elect a chairman from the board's
2 membership.

B. Members of the board shall be appointed to five-year terms, 3 4 except that of the members first appointed, one each shall serve for a 5 term of one, two, three, four and five years. A vacancy occurring on the 6 board other than by expiration of a term shall be filled in the manner 7 original appointments were made, for the unexpired portion of the term. 8 Members of the board may be removed by the governor for inefficiency, 9 neglect of duty, malfeasance or nonfeasance in office. The board shall 10 meet as often as necessary to hold review hearings as provided in section 11 23-423, at times and places as the chairman may determine. A quorum of 12 the board ONE MEMBER FROM MANAGEMENT, ONE MEMBER FROM LABOR AND ONE MEMBER FROM THE GENERAL PUBLIC shall be present in order to conduct review 13 14 hearings or other business. All decisions of the board shall be 15 determined by a majority decision.

16 C. The commission shall employ a staff necessary for the efficient 17 administration of the board's activities. All personnel of the board 18 shall be under the supervision of the director of the commission and shall 19 be paid from the general fund, subject to legislative appropriation.

D. Board members shall receive compensation pursuant to section 38-611, which shall be paid from the general fund, subject to legislative appropriation.

E. The monies appropriated to carry out the purposes of subsections C and D of this section shall be appropriated to the commission, shall not exceed twenty thousand dollars per year and are exempt from the provisions of section 35-190 relating to lapsing of appropriations. The monies shall be kept separate and apart from other monies of the commission and shall be available only to the board.

29 F. A member of the board shall not participate on a matter with 30 which the member is personally associated. If a member is disqualified pursuant to this subsection or is unable to participate for any other 31 32 reason on a particular matter, the governor shall appoint a person as a temporary member to participate in the hearing. THE OCCUPATIONAL SAFETY 33 34 AND HEALTH ADVISORY COMMITTEE SHALL SUBMIT TO THE GOVERNOR A LIST OF NAMES 35 OF PERSONS TO BE CONSIDERED FOR A TEMPORARY APPOINTMENT. The person shall 36 meet the qualifications of subsection A of this section, AND SHALL BE 37 REPRESENTATIVE OF THE SAME AREA AS THAT OF THE MEMBER FOR WHOM THE PERSON 38 IS SERVING AS ALTERNATE.

39 Sec. 9. Section 23-423, Arizona Revised Statutes, is amended to 40 read:

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23-423. <u>Review board rights and procedures</u>

42 A. A request for review to the review board shall be filed with the 43 commission within fifteen days from AFTER the date the decision was mailed 44 OR E-MAILED to the parties and copies of the request shall be mailed to 45 all other parties to the proceeding before the administrative law 1 judge. For the purposes of this section, "filed" means deposited in the 2 United States mail, postage prepaid or actually received by the 3 commission.

B. The request for review shall state the grounds for review and whether oral argument is requested.

6 C. When review has been requested, the record of such oral 7 proceedings at the hearing before the administrative law judge for 8 purposes of the review shall be transcribed at the expense of the party 9 requesting review. The record shall be certified to be true and correct 10 by the administrative law judge OFFICE OF ADMINISTRATIVE HEARINGS.

D. THE BOARD SHALL GIVE THE PARTIES notice of review shall be given
 the parties by mail by the board OR E-MAIL.

13 E. If oral argument is requested, a hearing date shall be 14 established and notice of such THE HEARING DATE will be sent with the 15 notice of review to the parties.

F. The review of the board shall be based upon ON the record submitted to it under the provisions of subsection C OF THIS SECTION and such oral argument as may be requested and received. If the board determines that a case has been improperly, incompletely or otherwise insufficiently developed or heard by the administrative law judge, it may remand the case to the administrative law judge for further evidence taking, correction or other necessary action.

G. The board may affirm, reverse, modify or supplement the decision of the administrative law judge and make such disposition of the case as it determines to be appropriate. It THE BOARD shall make a decision within thirty days after review has been submitted.

H. The decision of the board shall be filed with the commission and
 a copy thereof OF THE DECISION sent by mail OR E-MAIL to the parties.

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1. All decisions of the review board shall be in writing.

30 2. Decisions of the review board shall be made by a majority vote 31 of the review board.

32 3. A decision of the review board is binding upon ON the director 33 and the division with respect to the parties involved in the particular 34 appeal. The director shall have the right to seek judicial review of a 35 review board decision irrespective of whether or not he THE DIRECTOR 36 appeared or participated in the appeal to the review board.

37 I. The decision of the board is final unless within ten days after 38 the date of service of copies of such decision on the parties, one of the 39 parties applies to the court of appeals for a writ of certiorari to review 40 the lawfulness of the decision. A copy of such application shall be 41 forthwith transmitted to the clerk of the court, to the review board, to the commission and to the other parties and within ten days therefrom, the 42 commission shall certify the record, proceedings and evidence before the 43 administrative law judge and the review board to the court of appeals. 44 45 tpon ON such filing, the court shall have jurisdiction of the proceedings

1 and of the question determined therein, and shall have power to make and enter upon ON the pleadings, testimony and proceedings set forth in such 2 3 record a decree affirming, modifying or setting aside in whole or in part, 4 the order of the review board and enforcing the same to the extent that 5 such order is affirmed or modified. The commencement of proceedings under 6 this subsection shall DOES not, unless ordered by the court, operate as a 7 stay of the order of the review board. No objection that has not been 8 urged before the review board shall be considered by the court, unless the 9 failure or neglect to urge such objection shall be excused because of 10 extraordinary circumstances. The findings of the review board with 11 respect to questions of fact, if supported by substantial evidence on the 12 record considered as a whole, shall be conclusive. If any party shall apply APPLIES to the court for leave to adduce additional evidence and 13 14 shall show SHOWS to the satisfaction of the court that such additional evidence is material and that there were reasonable grounds for the 15 16 failure to adduce such evidence in the hearing before the administrative 17 law judge, the court may order such additional evidence to be taken before 18 the administrative law judge and to be made part of the а 19 record. Petitions filed under this subsection shall be heard 20 expeditiously and the decision of the review board shall contain a 21 statement of this right of appeal.

22 Sec. 10. Title 23, chapter 2, article 10, Arizona Revised Statutes, 23 is amended by adding section 23-432, to read:

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23-432. <u>Voluntary protection and other model system</u> <u>implementation programs; program termination</u>

A. THE DIVISION SHALL ADOPT DEFINITIONS, REGULATIONS AND STANDARDS
 NECESSARY FOR THE OPERATION OF THE PROGRAM IN A MANNER THAT WILL PROMOTE
 SAFE AND HEALTHY WORKPLACES THROUGHOUT THIS STATE. STANDARDS FOR THE
 PROGRAM SHALL INCLUDE THE FOLLOWING REQUIREMENTS FOR PARTICIPATION:

30 1. UPPER MANAGEMENT LEADERSHIP AND ACTIVE AND MEANINGFUL EMPLOYEE 31 INVOLVEMENT.

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2. SYSTEMATIC ASSESSMENT OF OCCUPATIONAL HAZARDS.

33 3. COMPREHENSIVE HAZARD PREVENTION, MITIGATION AND CONTROL 34 PROGRAMS.

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4. EMPLOYEE SAFETY AND HEALTH TRAINING.

36 5. SAFETY AND HEALTH PROGRAM EVALUATION BY THE DIVISION TO ENSURE
 37 THAT A WORKPLACE CONTINUOUSLY MEETS THE STANDARDS AND REGULATIONS.

B. APPLICATIONS FOR PARTICIPATION IN THE PROGRAM SHALL BE SUBMITTED
BY THE WORKPLACE'S MANAGEMENT. APPLICATIONS SHALL INCLUDE DOCUMENTATION
ESTABLISHING TO THE SATISFACTION OF THE DIVISION THAT THE EMPLOYER MEETS
ALL REQUIREMENTS FOR PROGRAM PARTICIPATION.

42 C. THE DIVISION SHALL PROVIDE FOR ON-SITE EVALUATIONS BY THE 43 DIVISION'S CONSULTATION SECTION OF EACH WORKPLACE THAT HAS APPLIED TO 44 PARTICIPATE IN THE PROGRAM TO DETERMINE THAT THE APPLICANT'S WORKPLACE 45 COMPLIES WITH THE REQUIREMENTS FOR PROGRAM PARTICIPATION.

1 D. A WORKPLACE'S CONTINUED PARTICIPATION IN THE PROGRAM IS CONDITIONED ON COMPLIANCE WITH THE REQUIREMENTS FOR PROGRAM PARTICIPATION. 2 AS DETERMINED BY PERIODIC, PLANNED ON-SITE EVALUATIONS BY THE DIVISION. 3 E. DURING PERIODS IN WHICH A WORKPLACE IS A PROGRAM PARTICIPANT, 4 THE WORKPLACE IS EXEMPT FROM INSPECTIONS OR INVESTIGATIONS UNDER SECTION 5 6 23-408. THIS EXCEPTION DOES NOT APPLY TO INSPECTIONS OR INVESTIGATIONS OF 7 WORKPLACE ARISING FROM COMPLAINTS. REFERRALS. THE FATALITIES. 8 CATASTROPHES, NONFATAL ACCIDENTS OR SIGNIFICANT TOXIC CHEMICAL RELEASES. F. ANY WORKPLACE THAT WAS A PARTICIPANT IN THE UNCODIFIED VOLUNTARY 9 PROTECTION PROGRAM OR ANY OTHER PROGRAM THAT IMPLEMENTS A MODEL SYSTEM 10 CONDUCTED BY THE DIVISION BEFORE THE EFFECTIVE DATE OF THIS SECTION MAY 11 12 CONTINUE AS A PARTICIPANT IN THE PROGRAM ESTABLISHED PURSUANT TO THIS SECTION. BEGINNING ON THE EFFECTIVE DATE OF THIS SECTION, THE CONTINUED 13 14 PARTICIPATION BY SUCH A WORKPLACE IN THE PROGRAM IS CONDITIONED ON THE WORKPLACE'S COMPLIANCE WITH THE REQUIREMENTS FOR PROGRAM PARTICIPATION 15 16 ADOPTED BY THE DIVISION. 17 G. THE PROGRAM ESTABLISHED BY THIS SECTION ENDS ON JULY 1, 2027 18 PURSUANT TO SECTION 41-3102. Sec. 11. Heading change 19 20 The article heading of title 23, chapter 2, article 11, Arizona Revised Statutes, is changed from "SAFETY CONDITIONS FOR BOILERS AND LINED 21 HOT WATER STORAGE HEATERS" to "SAFETY CONDITIONS FOR BOILERS. PRESSURE 22 VESSELS AND LINED HOT WATER HEATERS". 23 Sec. 12. Section 23-471, Arizona Revised Statutes, is amended to 24 25 read: 26 23-471. Definitions 27 In this article, unless the context otherwise requires: 28 1. "Authorized representative" means the boiler chief and boiler 29 inspector employed by the division. 30 2. "BOILER" MEANS A CLOSED VESSEL IN WHICH WATER OR OTHER LIQUID IS HEATED, STEAM OR VAPOR IS GENERATED OR STEAM OR VAPOR IS SUPERHEATED, OR 31 32 ANY COMBINATION THEREOF. UNDER PRESSURE OR VACUUM FOR A USE THAT IS EXTERNAL TO ITSELF, BY THE DIRECT APPLICATION OF HEAT FROM THE COMBUSTION 33 34 OF FUELS OR FROM ELECTRICITY. 35 "Certificate" means a certificate of competency. 2. 3. 36 3. 4. "Certificate inspection" means an internal inspection, when 37 construction permits, otherwise it means as complete an inspection as 38 possible. 39 4. 5. "Commission" means the industrial commission of Arizona. 40 5. 6. "Director" means the director of the division of occupational safety and health. 41 42 6. 7. "Division" means the division of occupational safety and 43 health of the commission. 7. 8. "Heating boilers" means a steam or vapor boiler operating at 44 45 a pressure not exceeding fifteen pounds per square inch or a hot water

boiler operating at a pressure not exceeding one hundred sixty pounds per square inch or a temperature not exceeding two hundred fifty degrees Fahrenheit.

8. 9. "High temperature water boiler" means a water boiler
intended for operation at pressures in excess of one hundred sixty pounds
per square inch or temperatures in excess of two hundred fifty degrees
Fahrenheit.

8 9. 10. "Interested party" means the commission, agents of the 9 commission and any owner or operator who has been issued a notice of 10 violation.

11 10. 11. "Lined hot water storage heater" means a fired lined water 12 heater with linings providing corrosion resistance for supplying potable 13 hot water for commercial purposes. Lined hot water storage heaters are 14 exempted when none of the following limitations are exceeded:

15 (a) Heat input of two hundred thousand British thermal units per 16 hour.

17

36

(b) Water temperature of two hundred ten degrees Fahrenheit.

18 (c) Nominal water-containing capacity of one hundred twenty 19 gallons.

20 11. 12. "Owner" or "Operator" means any individual or type of 21 organization, including this state and all political subdivisions of this 22 state, who THAT has title to or controls, or has the duty to control, the 23 operation of one or more boilers, PRESSURE VESSELS or lined hot water 24 storage heaters.

25 12. 13. "Power boiler" means a boiler in which steam or other vapor
 26 is generated at a pressure more than fifteen pounds per square inch.

14. "PRESSURE VESSEL" MEANS A CONTAINER FOR THE CONTAINMENT OF
PRESSURE, EITHER INTERNAL OR EXTERNAL. THE PRESSURE MAY BE OBTAINED FROM
AN EXTERNAL SOURCE, OR BY THE APPLICATION OF HEAT FROM A DIRECT OR
INDIRECT SOURCE, OR ANY COMBINATION THEREOF.

31 13. 15. "Process boiler" means a heating boiler or a power boiler 32 used for processing purposes where the make up MAKE-UP water exceeds ten 33 per cent PERCENT.

34 Sec. 13. Section 23-473, Arizona Revised Statutes, is amended to 35 read:

23-473. <u>Owner's and operator's duty</u>

37 Every owner or operator of any boiler, PRESSURE VESSEL or lined hot 38 water storage heater shall:

Furnish, maintain and provide safe and adequate boilers,
 PRESSURE VESSELS or lined hot water storage heaters.

41 2. Comply with all standards and regulations issued pursuant to 42 this article.

1 Sec. 14. Section 23-475, Arizona Revised Statutes, is amended to 2 read: 3 23-475. Duties of division 4 The division shall: 1. Certify special inspectors as provided in section 23-485. 5 6 2. Inspect boilers, PRESSURE VESSELS and lined hot water storage 7 heaters under this article, except that beginning on July 1, 2017 the 8 division may not inspect boilers, PRESSURE VESSELS and lined hot water 9 storage heaters. 10 3. Establish a schedule to require regular boiler, PRESSURE VESSEL 11 and lined hot water storage heater inspections. 12 4. Recommend standards, regulations and amendments to the standards and regulations to the commission for approval or disapproval. 13 14 5. Enforce, under section 23-478, all standards and regulations 15 adopted by the commission. 16 Sec. 15. Section 23-478, Arizona Revised Statutes, is amended to 17 read: 18 23-478. Enforcement A. If the division, following an inspection or investigation 19 20 determines that there is reasonable cause to believe that there exists a 21 violation of a standard or regulation the division shall issue a notice of 22 violation directing any repairs, improvements, changes or additions necessary to eliminate the hazard. Each notice of violation shall be in 23 24 writing, delivered either by mail or in person and shall contain the 25 following: 1. A particular description of the nature of the violation, 26 27 including a reference to the provision of this article or of any standard 28 or regulation alleged to have been violated. 29 2. A reasonable time for the abatement of the violation. 30 Each notice of violation issued pursuant to this section or a Β. copy or copies of such notice of violation shall be prominently posted at 31 32 or near each place a violation referred to in the notice of violation 33 existed. C. If in the opinion of the director or the director's authorized 34 35 representative the continued operation of the defective boiler, PRESSURE 36 VESSEL or lined hot water storage heater constitutes an immediate danger 37 to the safety of the occupants of the establishment or the persons 38 operating such boiler, PRESSURE VESSEL or lined hot water storage heater 39 the director or director's authorized representative may condemn such 40 device and require it THE BOILER, PRESSURE VESSEL OR LINED HOT WATER HEATER to be returned to a condition allowing safe operation before its 41 use OF THE BOILER, PRESSURE VESSEL OR LINED HOT WATER HEATER is resumed. 42 D. $\frac{1}{1000}$ ON failure of an owner or operator to comply with either 43 the requirements of a notice of violation issued pursuant to subsection A 44 45 OF THIS SECTION or condemnation pursuant to this subsection, the

commission may file an action in the superior court of IN the county where the violation occurred to enjoin the owner or operator from engaging in further acts in violation of the requirements of this THE notice of violation or the condemnation. Any person found to be in contempt of an injunctive order of the court shall be fined not less than fifty nor more than three hundred dollars with each day of violation constituting a separate contempt.

8 Sec. 16. Section 23-485, Arizona Revised Statutes, is amended to 9 read:

10

23-485. <u>Special inspectors: civil liability</u>

11 A. The division, upon ON the request of any company authorized to 12 insure against loss from explosion of boilers or lined hot water storage heaters in this state THAT HAS RECEIVED A CERTIFICATE OF ACCREDITATION 13 14 FROM EITHER THE NATIONAL BOARD OF BOILER AND PRESSURE VESSEL INSPECTORS OR THE AMERICAN SOCIETY OF MECHANICAL ENGINEERS AS AN AUTHORIZED INSPECTION 15 16 AGENCY OR AN OWNER-USER INSPECTION ORGANIZATION, may issue to any 17 inspector of that company a certificate as a special inspector. The 18 division may also, upon the request of any company operating boilers or 19 lined hot water storage heaters in this state, issue to any inspector of 20 the company a certificate as a special inspector. Before receiving a 21 certificate, the inspector must satisfactorily pass a written examination 22 given by the division DEMONSTRATE THAT THE INSPECTOR HOLDS A CURRENT COMMISSION ISSUED BY THE NATIONAL BOARD OF BOILER AND PRESSURE VESSEL 23 24 INSPECTORS.

B. A certificate as a special inspector in this state shall be issued, in lieu of such examination, if the inspector holds a certificate of competency as an inspector of boilers or lined hot water storage heaters for a state that has a standard of examination substantially equal to that of this state or a commission as an inspector of boilers and pressure vessels issued by the national board of boiler and pressure vessel inspectors.

32 C. B. A certificate as a special inspector for a company operating 33 boilers, PRESSURE VESSELS or lined hot water storage heaters in this state 34 shall be issued only if, in addition to meeting the requirements of this 35 section, the inspector is employed full time by such company and the 36 inspector's duties include making inspections of boilers, PRESSURE VESSELS 37 or lined hot water storage heaters to be used by such company and not for 38 resale.

39 D. C. Each company employing such special inspectors, within sixty 40 days following AFTER each boiler certificate, PRESSURE VESSEL OR LINED HOT 41 WATER HEATER inspection made by the inspectors, shall file a report of the 42 inspection with the division upon ON appropriate forms OR MAKE ENTRY INTO 43 THE DIVISION'S COMPUTER DATABASE. Reports of external inspections shall 44 not be required except when such inspections disclose that the boiler or 45 lined hot water storage heater is in a dangerous condition. 1 E. D. All insurance companies shall notify the division of all boilers, PRESSURE VESSELS or lined hot water storage heaters upon ON which 2 3 insurance is written. All insurance companies shall also notify the division of all boilers, PRESSURE VESSELS or hot water storage heaters 4 5 upon ON which insurance is cancelled, not renewed or suspended because of 6 unsafe conditions.

7 F. E. The furnishing of boiler A certificate inspections 8 INSPECTION, as authorized by the commission pursuant to section 23-475, 9 that are IS conducted incidental to the issuance or renewal of boiler and 10 machinery insurance OR A CONTRACTUAL CERTIFICATE INSPECTION when performed 11 in accordance with the standards and regulations adopted by the commission 12 shall not subject an insurer, A NONINSURER, whether domestic or foreign, OR A CONTRACTED INSPECTION ORGANIZATION, its agents or its employees to 13 14 liability for damages for any act or omission in the course of performing inspections as provided by this section. This section SUBSECTION does not 15 16 apply if the gross negligence of the insurer, NONINSURER OR CONTRACTED 17 INSPECTION ORGANIZATION, its agent or its employee created the condition 18 that was the proximate cause of the injury, death or loss.

19 Sec. 17. Section 23-486, Arizona Revised Statutes, is amended to 20 read:

21

23-486. Boiler advisory board: members: terms: meetings

22 A. The boiler advisory board is established to assist the 23 commission in drafting standards and regulations for boilers, PRESSURE 24 VESSELS and lined hot water storage heaters. The boiler advisory board 25 consists of the following members who are appointed by the commission:

26 1. One member who represents the boiler, PRESSURE VESSEL or lined 27 hot water storage heater manufacturer industry.

28

2. One member who represents a public utility.

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3. One member who represents the insurance industry.

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4. One member who is an owner or operator of a boiler, PRESSURE

31 VESSEL or lined hot water storage heater.

32

One member who is a licensed contractor. 5.

The initial members of the boiler advisory board shall assign 33 Β. 34 themselves by lot to terms of one or two years in office. All subsequent 35 members serve three-year terms of office. The chairperson shall notify 36 the commission of these appointments.

37 C. The boiler advisory board shall annually elect a chairperson 38 from its members.

39 The boiler advisory board shall meet at least annually and on D. 40 the call of the commission. The commission shall determine the time and place of boiler advisory board meetings. 41

1	Sec. 18. Section 23–488, Arizona Revised Statutes, is amended to
2	read:
3	23-488. Division inspection service
4	A. The division may enter into agreements to provide inspection
5	services during the manufacture, assembly, erection, or repair of boilers,
6	PRESSURE VESSELS, lined hot water storage heaters or any appurtenant
7	components to such boilers, PRESSURE VESSELS or heaters whenever such
8	inspections are requested by holders of authorized symbols of American
9	society of mechanical engineers or the national board of boiler and
10	pressure vessel inspectors.
11	B. The commission, through the division, may fix and collect
12	inspection fees which THAT shall be determined on the basis of an hourly
13	rate for inspection plus reimbursement for actual expenses incurred,
14	provided that no hourly rate for inspection shall exceed thirty dollars
15	per hour.
16	C. The commission shall deposit, pursuant to sections 35-146 and
17	35-147, all fees received in the state general fund.
18	Sec. 19. Section 23–491, Arizona Revised Statutes, is amended to
19	read:
20	23-491. Definitions
21	In this article, unless the context otherwise requires:
22	1. "Authorized representative" means the elevator chief and
23	elevator inspector employed by the division.
24	2. "Board" means the elevator advisory board established to assist
25	the commission in drafting standards and regulations.
26	3. 2. "Certificate" means a certificate of inspection issued by
27	the division.
28	4. 3. "Commission" means the industrial commission of Arizona.
29	5. 4. "Conveyance" means an elevator, dumbwaiter, escalator,
30	moving walk, manlift, personnel hoist, material hoist, stage lift and
31	special purpose personnel elevator, excluding conveyances located at mines
32	and subject to regulation and inspection by the state mine inspector
33	pursuant to title 27, chapter 3.
34	6. 5. "Director" means the director of the division of
35	occupational safety and health.
36	7. 6. "Division" means the division of occupational safety and
37	health of the industrial commission.
38	8. 7. "Dumbwaiter" means a hoisting and lowering mechanism with a
39	car of limited capacity and size that moves in guides in a substantially
40	vertical direction and that is used exclusively for carrying material.
41	9. 8. "Elevator" means a hoisting and lowering mechanism equipped
42	with a car or platform that moves in guides in substantially vertical
43	direction and that serves two or more floors of a building or structure.

1 10. 9. "Elevator company" means a person that is engaged in the 2 erecting, constructing, installing, altering, servicing, business of 3 repairing or maintaining conveyances.

4 11. 10. "Escalator" means a power driven, inclined, continuous 5 stairway used for raising or lowering passengers.

6

12. 11. "Interested party" means the commission and its agents and 7 the owner or operator who has been issued a correction order.

8 13. 12. "Manlift" means a device consisting of a power driven 9 endless belt moving in one direction only and provided with steps or 10 platforms and attached handholds for the transportation of personnel from 11 floor to floor.

12 14. 13. "Material hoist" means a hoist for raising and lowering 13 materials only and prohibiting the hoisting of persons.

14 15. 14. "Moving walk" means a type of passenger carrying device on which passengers stand or walk and in which the passenger carrying surface 15 16 remains parallel to its direction of motion and is uninterrupted.

17 16. 15. "Owner" or "operator" means an individual or organization 18 including this state and all political subdivisions of this state who has 19 title to, controls or has the duty to control the operation of one or more 20 conveyances, but shall not include an individual or organization engaged 21 in mining or metallurgical operations whose operation is subject to 22 regulation and inspection by the state mine inspector pursuant to title 23 27, chapter 3.

17. 16. "Personnel hoist" means a mechanism for use in connection 24 25 with the construction. alteration, maintenance or demolition of a 26 building, structure or other work, used for hoisting and lowering workers 27 and materials and equipped with a car that moves on guide members during 28 its vertical movement. The term includes a hoistway of a personnel hoist.

29 18. 17. "Private elevator inspector" means an individual who is 30 authorized by the commission under section 23-491.16 to conduct 31 inspections under this article.

19. 18. "Special purpose personnel elevator" means a passenger, 32 hand powered, counterweighted device or an electric powered device that 33 34 travels vertically in guides and that serves two or more landings.

35 20. 19. "Stage lift" means a hoisting and lowering mechanism 36 equipped with a platform that moves in guides in a substantially vertical 37 direction and that serves one or more landings.

38 Sec. 20. Section 23-491.04, Arizona Revised Statutes, is amended to 39 read:

40

23-491.04. Commission powers and duties

41

A. The commission shall:

1. Administer the provisions of this article through the division 42 43 of occupational safety and health.

44 2. Establish an elevator advisory board to assist the commission in 45 drafting standards and regulations.

1 3. 2. Promulgate standards and regulations pursuant to section 2 23-491.05 23-491.06 as required and promulgate such other rules and 3 regulations and exercise such other powers as are necessary to carry out 4 the provisions of this article.

5 B. The commission may, by rule and regulation, MAY set fees not to 6 exceed the actual cost for inspections performed pursuant to this article.

7 Sec. 21. Section 23-491.06, Arizona Revised Statutes, is amended to 8 read:

9

23-491.06. <u>Development of standards and regulations</u>

10 A. Safety standards and regulations shall be formulated in the 11 following manner:

12 1. The division shall either propose adoption of national concensus 13 CONSENSUS standards or federal standards or draft such regulations as it 14 considers necessary after conducting sufficient investigations through the 15 division's employees and through consultation with the board and other 16 persons knowledgeable in the business for which the standards or 17 regulations are being formulated.

Proposed standards or regulations, or both, shall be submitted
 to the commission for its approval.

20 B. Any person who may be adversely affected by a standard or 21 regulation issued under this article may, at any time within sixty days 22 after such standard or regulation is promulgated by the commission, file a 23 complaint challenging the validity of such standard or regulation with the 24 superior court of IN the county in which the person resides or has his THE 25 PERSON'S principal place of business, for a judicial review of such 26 standard or regulation. The filing of such a complaint shall not, unless 27 otherwise ordered by the court, operate as a stay of the standard or 28 regulation. The determinations of the commission shall be conclusive if 29 supported by substantial evidence in the record considered as a whole.

30 C. In case of conflict between standards and regulations, the 31 regulations shall take precedence.

32

Sec. 22. <u>Conditional enactment: notice</u>

Section 23-422, Arizona Revised Statutes, as amended by section 33 Α. 34 8 of this act, becomes effective only if on or before December 31, 2019 35 the federal occupational safety and health administration publishes in the 36 federal register pursuant to 29 Code of Federal Regulations section 37 1902.23 a final decision rendered under 29 Code of Federal Regulations 38 section 1902.22 and pursuant to 29 Code of Federal Regulations part 1953 39 to reject the changes to this state's occupational safety and health plan 40 prescribed in section 23-422, Arizona Revised Statutes, as amended by 41 section 7 of this act, that results in the exclusion of the changes from 42 this state's federally approved occupational safety and health plan.

6

1 B. The director of the industrial commission of Arizona shall 2 notify in writing the director of the Arizona legislative council on or 3 before April 1, 2020 either:

4 1. Of the date on which the condition in subsection A of this 5 section was met.

2. That the condition was not met.