REFERENCE TITLE: reviser's technical corrections; 2020

State of Arizona Senate Fifty-fourth Legislature Second Regular Session 2020

SB 1399

Introduced by Senator Gray

AN ACT

AMENDING SECTION 3-607. ARIZONA REVISED STATUTES. AS AMENDED BY LAWS 2002. CHAPTER 47, SECTION 6; REPEALING SECTION 3-607, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2019, CHAPTER 44, SECTION 1; AMENDING SECTION 11-483. ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2019, CHAPTER 256, SECTION 1 AND CHAPTER 321, SECTION 1; REPEALING SECTION 11-483, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2019, CHAPTER 252, SECTION 19; AMENDING SECTION 12-284, AS AMENDED BY LAWS 2018, CHAPTER 317, SECTION 1; REPEALING SECTION 12-284, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2018, CHAPTER 232, SECTION 1; AMENDING SECTION 18-305, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2017, CHAPTER 30, SECTION 1; REPEALING SECTION 18-305, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2019, CHAPTER 267, SECTION 2: AMENDING SECTION 28-101, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2019. CHAPTER 89. SECTION 1 AND CHAPTER 120. SECTION 1: AMENDING SECTION 28-101. ARIZONA REVISED STATUTES. AS AMENDED BY LAWS 2019. CHAPTER 89. SECTION 3 AND CHAPTER 120, SECTION 3; REPEALING SECTION 28-101, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2019, CHAPTER 89, SECTION 2 AND CHAPTER 120, SECTION 2; AMENDING SECTION 28-672, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2019, CHAPTER 112, SECTION 1 AND CHAPTER 153, SECTION 1: REPEALING SECTION 28-672, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2019, CHAPTER 255, SECTION 1; AMENDING SECTION 28-2153, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2018, CHAPTER 9, SECTION 3, CHAPTER 147, SECTION 3 AND CHAPTER 306, SECTION 8; REPEALING SECTION 28-2153, ARIZONA REVISED STATUTES. AS AMENDED BY LAWS 2018. CHAPTER 306. SECTION 9: AMENDING SECTION 32-1125, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS

2008. CHAPTER 183. SECTION 14: REPEALING SECTION 32-1125. ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2019, CHAPTER 145, SECTION 10; AMENDING SECTION 32-1904, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2019, CHAPTER 257, SECTION 1; REPEALING SECTION 32-1904, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2019, CHAPTER 320, SECTION 1; AMENDING SECTION 32-3601, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2019, CHAPTER 22, SECTION 1; REPEALING SECTION 32-3601, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2019, CHAPTER 252, SECTION 41; AMENDING SECTION 32-3605, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2019, CHAPTER 22, SECTION 2; REPEALING SECTION 32-3605, ARIZONA REVISED STATUTES. AS AMENDED BY LAWS 2019. CHAPTER 252. SECTION 42: AMENDING SECTION 35-323, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2019, CHAPTER 61, SECTION 21; REPEALING SECTION 35-323, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2019, CHAPTER 252, SECTION 46; AMENDING SECTION 41-619.51, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2019, CHAPTER 135, SECTION 2; REPEALING SECTION 41-619.51, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2019, CHAPTER 252, SECTION 49; AMENDING SECTION 41-1758, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2019, CHAPTER 135, SECTION 4; REPEALING SECTION 41-1758, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2019, CHAPTER 252, SECTION 52; RELATING TO MULTIPLE, DEFECTIVE AND CONFLICTING LEGISLATIVE DISPOSITIONS OF STATUTORY TEXT.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona:

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Section 1. <u>Purpose</u>

1. Section 3-607, Arizona Revised Statutes, was amended by Laws 2019, chapter 44, section 1. However, this version did not reflect the previous valid version of the section. In order to comply with article IV, part 2, section 14, Constitution of Arizona, this act amends section 3-607, Arizona Revised Statutes, as amended by Laws 2002, chapter 47, section 6, to incorporate the amendments made by Laws 2019, chapter 44 and repeals the chapter 44 version.

2. Section 11-483, Arizona Revised Statutes, was amended by Laws 2019, chapter 252, section 19, chapter 256, section 1 and chapter 321, section 1. The chapter 252 version could not be blended because of the delayed effective date. In order to combine these versions, this act amends the Laws 2019, chapter 256 and chapter 321 version of section 11-483, Arizona Revised Statutes, to incorporate the amendments made by Laws 2019, chapter 252 and repeals the chapter 252 version.

3. Section 12-284, Arizona Revised Statutes, was amended by Laws 2018, chapter 232, section 1 and chapter 317, section 1. The chapter 232 version could not be blended because of the delayed effective date. In order to combine these versions, this act amends the Laws 2018, chapter 317 version of section 12-284, Arizona Revised Statutes, to incorporate the amendments made by Laws 2018, chapter 232 and repeals the chapter 232 version.

4. Section 18-305, Arizona Revised Statutes, was amended by Laws 25 2019, chapter 267, section 2. However, this version did not reflect the 26 previous valid version of the section. In order to comply with article 27 IV, part 2, section 14, Constitution of Arizona, this act amends section 28 18-305, Arizona Revised Statutes, as amended by Laws 2017, chapter 30, 29 section 1, to incorporate the amendments made by Laws 2019, chapter 267 30 and repeals the chapter 267 version.

Section 28-101, Arizona Revised Statutes, was amended by Laws 31 5. 32 2018, chapter 9, section 1, chapter 163, section 1, chapter 166, section 33 1, chapter 298, section 3, chapter 306, section 1, chapter 306, section 2 34 and chapter 324, section 1. The Laws 2018, chapter 306, section 2 version 35 could not be blended because of the delayed effective date. In order to 36 combine these versions, this act amends the Laws 2019, chapter 89, section 37 1 and chapter 120, section 1 version of section 28-101, Arizona Revised 38 Statutes, and the Laws 2019, chapter 89, section 3 and chapter 120, 39 section 3 version of section 28-101, Arizona Revised Statutes, to 40 incorporate the amendments made by Laws 2018, chapter 306, section 2 and repeals the Laws 2019, chapter 89, section 2 and chapter 120, section 2 41 42 version.

6. Section 28-672, Arizona Revised Statutes, was amended by Laws 2019, chapter 112, section 1, chapter 153, section 1 and chapter 255, section 1. The chapter 255 version could not be blended because it failed to amend the chapter 112 version, which was an emergency enactment, and therefore did not comply with article IV, part 2, section 14, Constitution of Arizona. To accomplish the intent of these enactments, this act amends section 28-672, Arizona Revised Statutes, as amended by Laws 2019, chapter 112, section 1 and chapter 153, section 1, to incorporate the amendments made by Laws 2019, chapter 255 and repeals the chapter 255 version.

7 7. Section 28-2153, Arizona Revised Statutes, was amended by Laws 8 2018, chapter 9, section 3, chapter 147, section 3, chapter 306, section 8 9 and chapter 306, section 9. The Laws 2018, chapter 306, section 9 version 10 could not be blended because of the delayed effective date. In order to combine these versions, this act amends the Laws 2018, chapter 9, section 11 12 3, chapter 147, section 3 and chapter 306, section 8 version of section 28-2153, Arizona Revised Statutes, to incorporate the amendments made by 13 14 Laws 2018, chapter 306, section 9 and repeals the chapter 306, section 9 15 version.

8. Section 32-1125, Arizona Revised Statutes, was amended by Laws 2019, chapter 145, section 10. However, this version did not reflect the previous valid version of the section. In order to comply with article IV, part 2, section 14, Constitution of Arizona, this act amends section 32-1125, Arizona Revised Statutes, as amended by Laws 2008, chapter 183, section 14, to incorporate the amendments made by Laws 2019, chapter 145 and repeals the chapter 145 version.

Section 32-1904, Arizona Revised Statutes, as amended by Laws 23 9. 24 2019, chapter 257, section 1, was amended by Laws 2019, chapter 320, 25 section 1. However, this section was erroneously identified in the title of the act. In order to comply with article IV, part 2, section 14, 26 27 Constitution of Arizona, this act amends the Laws 2019, chapter 257, 28 section 1 version of section 32-1904, Arizona Revised Statutes, to 29 incorporate the amendments made by Laws 2019, chapter 320 and repeals the 30 chapter 320 version.

10. Section 32-3601, Arizona Revised Statutes, was amended by Laws 2019, chapter 22, section 1 and chapter 252, section 41. The chapter 252 version could not be blended because of the delayed effective date. In order to combine these versions, this act amends the Laws 2019, chapter 22 version of section 32-3601, Arizona Revised Statutes, to incorporate the amendments made by Laws 2019, chapter 252 and repeals the chapter 252 version.

11. Section 32-3605, Arizona Revised Statutes, was amended by Laws constraints of the section of the section of the section section and the section of the section section section section section and the section section

1 12. Section 35-323, Arizona Revised Statutes, was amended by Laws 2 2019, chapter 61, section 21 and chapter 252, section 46. The chapter 252 3 version could not be blended because of the delayed effective date. In 4 order to combine these versions, this act amends the Laws 2019, chapter 61 5 version of section 35-323, Arizona Revised Statutes, to incorporate the 6 amendments made by Laws 2019, chapter 252 and repeals the chapter 252 7 version.

8 13. Section 41-619.51, Arizona Revised Statutes, was amended by 9 Laws 2019, chapter 135, section 2 and chapter 252, section 49. The 10 chapter 252 version could not be blended because of the delayed effective 11 date. In order to combine these versions, this act amends the Laws 2019, 12 chapter 135 version of section 41-619.51, Arizona Revised Statutes, to 13 incorporate the amendments made by Laws 2019, chapter 252 and repeals the 14 chapter 252 version.

15 14. Section 41-1758, Arizona Revised Statutes, was amended by Laws 16 2019, chapter 135, section 4 and chapter 252, section 52. The chapter 252 17 version could not be blended because of the delayed effective date. In 18 order to combine these versions, this act amends the Laws 2019, chapter 19 135 version of section 41-1758, Arizona Revised Statutes, to incorporate 20 the amendments made by Laws 2019, chapter 252 and repeals the chapter 252 21 version.

22 Sec. 2. Section 3-607, Arizona Revised Statutes, as amended by Laws 23 2002, chapter 47, section 6, is amended to read:

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3-607. <u>Annual licenses: inspections: revocation: fees:</u> <u>exceptions</u>

A. No A person shall NOT operate a milk distributing plant or a manufacturing milk processing plant, engage in the business of producer-distributor or producer-manufacturer, or engage in the business of selling at wholesale milk or dairy products, or both, without a license. This section does not require:

31 1. An Arizona dairy farm producing raw milk for sale to be 32 processed to secure a license to operate.

A retailer or wholesaler to secure a license from the division
 to convert a pasteurized mix into frozen dessert.

35 3. A FOOD ESTABLISHMENT REGULATED BY THE DEPARTMENT OF HEALTH 36 SERVICES TO SECURE A LICENSE FROM THE DIVISION TO MANUFACTURE FROZEN 37 DESSERTS USING PASTEURIZED MILK OR PASTEURIZED MILK-BASED PRODUCTS IF THE 38 FROZEN DESSERT IS MANUFACTURED AND SOLD AT THE SAME FOOD ESTABLISHMENT FOR 39 CONSUMPTION ON THE PREMISES AND THE FOOD ESTABLISHMENT HAS SUBMITTED A 40 PLAN FOR APPROVAL TO THE REGULATORY AUTHORITY UNDER TITLE 36 DEMONSTRATING THAT THE MANUFACTURING PROCESS COMPLIES WITH THE RULES ADOPTED PURSUANT TO 41 42 SECTION 36-136, SUBSECTION I, INCLUDING PASTEURIZATION AS DEFINED IN RULE. THE DIVISION OR THE REGULATORY AUTHORITY UNDER TITLE 36 MAY REQUIRE A FOOD 43 ESTABLISHMENT THAT MANUFACTURES FROZEN DESSERTS USING PASTEURIZED MILK OR 44

PASTEURIZED MILK-BASED PRODUCTS TO PROVIDE SAMPLES OF THE FROZEN DESSERT
 TO VERIFY THAT THE FROZEN DESSERT IS PASTEURIZED.

B. AN application for a license shall be in writing in such THE form as the associate director prescribes and shall be accompanied by the required filing fee. Upon ON receipt of an application, the associate director or an authorized representative shall examine the premises in which the applicant proposes to do business, and if it appears that the applicant has complied with all provisions of law, the license shall be issued.

10 C. After issuance of the first annual license, a license may be 11 issued upon ON inspection of the premises and payment not later than 12 February 1 of each year of the required fee. The inspection shall be made by the associate director or an authorized representative to determine 13 14 whether the premises are maintained in compliance with law. A written 15 report of the inspection shall be filed in the division office. An annual 16 license is valid for the period beginning January 1 and ending December 31 17 of each year, and a license THAT IS not renewed on or before February 1 of 18 each year shall be IS void.

19 D. An application for a license to produce grade A milk for human 20 consumption shall be made in the manner prescribed by subsections A and B 21 OF THIS SECTION. The license shall be valid until revoked for failure to 22 comply with the provisions of this article relating to the production of The associate director may suspend a license pending correction of 23 milk. deficiencies that violate this article. If the identified deficiencies 24 25 are not corrected within a reasonable time after the licensee is notified. 26 the associate director may proceed to revoke the license. Notice of a 27 pending revocation shall be in writing, stating the cause, and setting a 28 time during which the licensee may correct the cause for revocation. If 29 the cause for revocation is not corrected within the time specified, the 30 associate director, after a hearing and three days' notice of intention, 31 revoke the license. The director shall review the associate may 32 director's action on request of any person adversely affected by the action. A person holding a permit issued by a governmental agency 33 34 operating outside of this state whose requirements are substantially the 35 same as the requirements of this state shall be deemed to have a license 36 meeting the requirements of this article, provided the facilities have 37 first been inspected and approved also by a resident Arizona inspector, if 38 in the opinion of the associate director such an inspection should be 39 made. Any expense incurred for such AN inspection shall be at the expense 40 of the licensee.

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E. Fees shall be paid as follows:

42 1. For a license or renewal of a license to operate a milk
43 distributing plant or business, fifty dollars \$50.

44 2. For a license or renewal of a license to operate a manufacturing 45 milk processing plant, fifty dollars \$50. 3. For a license or renewal of a license to engage in the business
 of producer-distributor or producer-manufacturer, twenty-five dollars \$25.
 4. For a license or renewal of a license to engage in the business

4. For a license or renewal of a license to engage in the business 4 of selling at wholesale milk or dairy products, or both, twenty-five 5 dollars \$25.

F. The associate director or dairy inspectors are authorized to
inspect premises affected by this article and located without the OUTSIDE
OF THIS state, and they shall receive subsistence and travel expenses in
the amount provided for state officers, which shall be paid to the
inspector by the owner of the premises so inspected.

11 G. The provisions of This section shall DOES not apply to the A 12 producer of raw milk.

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Sec. 3. <u>Repeal</u>

14 Section 3-607, Arizona Revised Statutes, as amended by Laws 2019, 15 chapter 44, section 1, is repealed.

16 Sec. 4. Section 11-483, Arizona Revised Statutes, as amended by 17 Laws 2019, chapter 256, section 1 and chapter 321, section 1, is amended 18 to read:

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11-483. <u>Records maintained by county recorder;</u> <u>confidentiality; definitions</u>

A. Notwithstanding any other provision of this article, in any county an eligible person may request that the general public be prohibited from accessing the unique identifier and the recording date contained in indexes of recorded instruments maintained by the county recorder and may request the county recorder to prohibit access to that person's identifying information, including any of that person's documents, instruments or writings recorded by the county recorder.

B. An eligible person may request this action by filing an affidavit that states all of the following on an application form developed by the administrative office of the courts in agreement with an association of counties, an organization of peace officers and the motor vehicle division of the department of transportation:

1. The person's full legal name and residential address.

34 2. The full legal description and parcel number of the person's35 property.

36 3. Unless the person is the spouse of a peace officer or the spouse 37 or minor child of a deceased peace officer or the person is a former 38 public official or former judge, the position the person currently holds 39 and a description of the person's duties, except that an eligible person 40 who is protected under an order of protection or injunction against harassment shall instead attach a copy of the order of protection or 41 injunction against harassment or an eligible person who is a participant 42 43 in the address confidentiality program shall instead attach a copy of the 44 participant's current and valid address confidentiality program

1 authorization card issued pursuant to section 41-163 and a statement of 2 certification provided by the secretary of state's office.

4. The reasons the person reasonably believes that the person's life or safety or that of another person is in danger and that restricting access pursuant to this section will serve to reduce the danger.

5. The document locator number and recording date of each instrument for which the person requests access restriction pursuant to this section.

9 6. A copy of pages from each instrument that includes the document 10 locator number and the person's identifying information, including the 11 person's full legal name and residential address or full legal name and 12 telephone number.

13 C. If an eligible person is also requesting pursuant to section 14 11-484 that the general public be prohibited from accessing records 15 maintained by the county assessor and county treasurer, the eligible 16 person may combine the request pursuant to subsection B of this section 17 with the request pursuant to section 11-484 by filing one affidavit. The 18 affidavit and subsequent action by the appropriate authorities shall meet 19 all of the requirements of this section and section 11-484.

20 D. The affidavit shall be filed with the presiding judge of the 21 superior court in the county in which the affiant resides. To prevent 22 multiple filings, an eligible person who is a peace officer, spouse of a peace officer, spouse or minor child of a deceased peace officer, public 23 24 defender, prosecutor, code enforcement officer, corrections or detention 25 officer, corrections support staff member or law enforcement support staff member shall deliver the affidavit to the peace officer's commanding 26 27 officer, or to the head of the prosecuting, public defender, code 28 enforcement, law enforcement, corrections or detention agency. as 29 applicable, or that person's designee, who shall file the affidavits at 30 one time. In the absence of an affidavit that contains a request for 31 immediate action and that is supported by facts justifying an earlier 32 presentation, the commanding officer, or the head of the prosecuting, public defender, code enforcement, law enforcement, corrections or 33 34 detention agency, as applicable, or that person's designee, shall not file 35 affidavits more often than quarterly.

E. On receipt of an affidavit or affidavits, the presiding judge of the superior court shall file with the clerk of the superior court a petition on behalf of all requesting affiants. Each affidavit presented shall be attached to the petition. In the absence of an affidavit that contains a request for immediate action and that is supported by facts justifying an earlier consideration, the presiding judge may accumulate affidavits and file a petition at the end of each quarter.

1 F. The presiding judge of the superior court shall review the petition and each attached affidavit to determine whether the action 2 requested by each affiant should be granted. If the presiding judge of 3 4 the superior court concludes that the action requested by the affiant will 5 reduce a danger to the life or safety of the affiant or another person, 6 the presiding judge of the superior court shall order that the county 7 recorder prohibit access for five years to the affiant's identifying 8 information, including any of that person's documents, instruments or 9 writings recorded by the county recorder and made available on the 10 internet. If the presiding judge of the superior court concludes that the 11 affiant or another person is in actual danger of physical harm from a 12 person or persons with whom the affiant has had official dealings and that 13 action pursuant to this section will reduce a danger to the life or safety 14 of the affiant or another person, the presiding judge of the superior court shall order that the general public be prohibited for five years 15 16 from accessing the unique identifier and the recording date contained in 17 indexes of recorded instruments maintained by the county recorder and 18 identified pursuant to subsection B of this section.

19 G. On motion to the court, if the presiding judge of the superior 20 court concludes that an instrument or writing recorded by the county 21 recorder has been redacted or sealed in error, that the original affiant 22 no longer lives at the address listed in the original affidavit, that the 23 cause for the original affidavit no longer exists or that temporary access to the instrument or writing is needed, the presiding judge may 24 temporarily stay or permanently vacate all or part of the court order 25 26 prohibiting public access to the recorded instrument or writing.

H. On entry of the court order, the clerk of the superior court shall file the court order and a copy of the affidavit required by subsection B of this section with the county recorder. Not more than ten days after the date on which the county recorder receives the court order, the county recorder shall restrict access to the information as required by subsection F of this section.

I. If the court denies an affiant's request pursuant to this section, the affiant may request a court hearing. The hearing shall be conducted by the court in the county where the petition was filed.

36 J. The county recorder shall remove the restrictions on all records restricted pursuant to this section by January 5 in the year after the 37 38 court order expires. The county recorder shall send by mail one notice to 39 either the former public official, peace officer, spouse of a peace 40 officer, spouse or minor child of a deceased peace officer, public 41 defender, prosecutor, code enforcement officer, corrections or detention 42 officer, corrections support staff member, law enforcement support staff 43 member, employee of the department of child safety or employee of adult 44 protective services who has direct contact with families in the course of 45 employment or the employing agency of a peace officer, public defender,

1 prosecutor, code enforcement officer, corrections or detention officer, corrections support staff member, law enforcement support staff member or 2 3 employee of adult protective services who was granted an order pursuant to 4 this section of the order's expiration date at least six months before the 5 expiration date. If the notice is sent to the employing agency, the 6 employing agency shall immediately notify the person who was granted the 7 order of the upcoming expiration date. The county recorder may coordinate 8 with the county assessor and county treasurer to prevent multiple notices 9 from being sent to the same person.

10 K. To include subsequent recordings in the court order, the 11 eligible person shall present to the county recorder at the time of 12 recordation a certified copy of the court order or shall provide to the 13 county recorder the recording number of the court order. The county 14 recorder shall ensure that public access is restricted pursuant to 15 subsection A of this section.

16 L. This section does not restrict access to public records for the 17 purposes of perfecting a lien pursuant to title 12, chapter 9, article 2.

18 M. This section does not prohibit access to the records of the 19 county recorder by parties to the instrument, a law enforcement officer 20 performing the officer's official duties pursuant to subsection N of this 21 section, a title insurer, a title insurance agent or an escrow agent 22 licensed by the department of insurance or the department of financial 23 institutions AND FINANCIAL INSTITUTIONS.

N. A law enforcement officer is deemed to be performing the officer's official duties if the officer provides a subpoena, court order or search warrant for the records.

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0. For the purposes of this section:

1. "Code enforcement officer" means a person who is employed by a state or local government and whose duties include performing field inspections of buildings, structures or property to ensure compliance with and enforce national, state and local laws, ordinances and codes.

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2. "Commissioner" means a commissioner of the superior court.

3. "Corrections support staff member" means an adult or juvenile
 34 corrections employee who has direct contact with inmates.

35 4. "Eligible person" means a former public official, peace officer, 36 spouse of a peace officer, spouse or minor child of a deceased peace 37 officer, justice, judge, commissioner, public defender, prosecutor, code 38 enforcement officer, adult or juvenile corrections officer, corrections 39 support staff member, probation officer, member of the board of executive 40 clemency, law enforcement support staff member, employee of the department of child safety or employee of adult protective services who has direct 41 contact with families in the course of employment, national guard member 42 who is acting in support of a law enforcement agency, person who is 43 protected under an order of protection or injunction against harassment, 44 45 person who is a participant in the address confidentiality program

1 pursuant to title 41, chapter 1, article 3 or firefighter who is assigned 2 to the Arizona counter terrorism information center in the department of 3 public safety.

5. "Former public official" means a person who was duly elected or appointed to Congress, the legislature or a statewide office, who ceased serving in that capacity and who was the victim of a dangerous offense as defined in section 13-105 while in office.

8 6. "Indexes" means only those indexes that are maintained by and 9 located in the office of the county recorder, that are accessed 10 electronically and that contain information beginning from and after 11 January 1, 1987.

12 7. "Judge" means a judge or former judge of the United States 13 district court, the United States court of appeals, the United States 14 magistrate court, the United States bankruptcy court, the United States 15 immigration court, the Arizona court of appeals, the superior court or a 16 municipal court.

17 8. "Justice" means a justice of the United States or Arizona18 supreme court or a justice of the peace.

9. "Law enforcement support staff member" means a person who serves in the role of an investigator or prosecutorial assistant in an agency that investigates or prosecutes crimes, who is integral to the investigation or prosecution of crimes and whose name or identity will be revealed in the course of public proceedings.

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10. "Peace officer":

(a) Means any person vested by law, or formerly vested by law, with
 a duty to maintain public order and make arrests.

(b) Includes a federal law enforcement officer or agent who resides
in this state and who has the power to make arrests pursuant to federal
law.

30 11. "Prosecutor" means a county attorney, a municipal prosecutor, 31 the attorney general or a United States attorney and includes an assistant 32 or deputy United States attorney, county attorney, municipal prosecutor or 33 attorney general.

34 12. "Public defender" means a federal public defender, county 35 public defender, county legal defender or county contract indigent defense 36 counsel and includes an assistant or deputy federal public defender, 37 county public defender or county legal defender.

38 Sec. 5. <u>Repeal</u>

Section 11-483, Arizona Revised Statutes, as amended by Laws 2019,
 chapter 252, section 19, is repealed.

41 Sec. 6. Section 12-284, Arizona Revised Statutes, as amended by 42 Laws 2018, chapter 317, section 1, is amended to read:

43 12-284. <u>Fees</u>

44 A. Except as otherwise provided by law, the clerk of the superior 45 court shall receive fees classified as follows:

1	Class	Description		Fee
2	A	Initial case filing fee		
3		Tax case	\$	188.00
4		Filing complaint, notice of appeal		
5		under section 12-904 or petition		188.00
6		Filing intervenor		188.00
7		Additional plaintiffs		188.00
8		Filing foreign judgment		188.00
9		Ownership of real property becomes an		
10		issue plaintiff		188.00
11		Appellant		
12		(except under sections 12–1809 and 13–3602)		188.00
13		Change of venue to this county		188.00
14		Petition for change of name		188.00
15		Filing a process server application		188.00
16	В	Subsequent case filing fee		
17		Filing answer, notice of appearance		
18		under section 12-907 or initial appearance	\$	100.00
19		Additional defendants		100.00
20		Notice of appeal to appellate courts		
21		(except under section 12-2107)		100.00
22		Cross-appeal by appellee (except under section		
23		12-2107)		100.00
24		Ownership of real property becomes an		
25		issue defendant		100.00
26		Jurisdiction exceeded appellee		100 00
27		(within 20 days of filing)		100.00
28		Response to show cause that does one or more		
29		of the following:		
30		1. Requests affirmative relief or		
31		counterrelief		
32		2. Attacks the sufficiency of process		
33		or the proceedings		100 00
34 25	0	3. Takes other affirmative action		100.00
35	С	Initial case filing fee	*	140 00
36		Filing petition for annulment	\$	149.00
37		Filing for dissolution/legal separation petition		149.00
38 20		Petition in formal testacy or appointment		140 00
39 40		proceeding		149.00
40		Application for informal probate or informal		140 00
41 42		appointment		149.00
42 43		Petition for supervised administration petition		149.00
43 44		to appoint guardian Petition to appoint conservator or make other		149.00
44 45				1/0 00
40		protective order		149.00

1 2		Opposing petition in testacy or appointment proceedings or appointment of guardian or		
3		conservator		149.00
4 5 6		Single estate application or petition under title 14, chapter 3, section 14–3938 Domestic relations case for which a fee is not		149.00
7	5	specifically prescribed		149.00
8 9	D	Subsequent case filing fee	\$	74.00
		Filing answer to annulment	Ą	74.00
10		Filing for dissolution/legal separation answer		74.00
11		Any person opposing contested petition if no		74 00
12		prior payment made		74.00
13		Postadjudication petitions in		74 00
14		domestic relations cases		74.00
15	-	Postjudgment activities in probate cases		74.00
16	E	Minimum clerk fee	•	~~ ~~
17		Filing power of attorney	\$	30.00
18		Change of venue to another county transmittal		~~ ~~
19		fee		30.00
20		Change of venue to another county pursuant to		
21		section 12-404 transmittal fee		30.00
22		Filing transcript and docketing judgment from		
23		any courts		30.00
24		Issuance of writs of: attachment, execution,		
25		possession, restitution, prohibition and		
26		enforcement of order of judgment-garnishment		30.00
27		Certified copy or abstract of marriage		
28		application or license		30.00
29		Certificate of correctness of copy of record		30.00
30		Justice of peace certificate		30.00
31		Each certificate of clerk to any matter in		
32		clerk's record not specifically provided		30.00
33		Filing any paper or performing any act for which		
34		a fee is not specifically prescribed		30.00
35		Subpoena – (civil)		30.00
36		Research in locating a document (per year or		
37		source researched)		30.00
38		Exemplification (per certification)		30.00
39		Authentication (per certification)		30.00
40		Seal a court file		30.00
41		Reopen a sealed court file		30.00
42		Retrieve bank records		30.00
43		Reel of film alpha index per year (plus per		
44		page fee below)		30.00
45		Payment history report		30.00

1	Certification under one document certification 30.00				
2	Civil traffic appeal 30.00				
3	F Per page fee				
4	Making copies (on appeal and on request)				
5	per page \$.50				
6	Making extra copies per page .50				
7	Making photographic or photostatic copies				
8	per page .50				
9	Comparison fee of papers furnished by applicant				
10	per page .50				
11	Alpha index per page .50				
12	G Special fees				
13	Small claim tax case \$ 24.00				
14	Marriage license and return of a				
15	marriage license 83.00				
16	Postage and handling 7.00				
17	Notary services 7.00				
18	Stop payment on check 16.00				
19	B. The clerk of the superior court shall receive the fe	es			
20	prescribed in subsection A of this section for the following services:				
21	1. Making copies of papers and records required to be made by t				
22					
23 24	made on request in other cases, for each legal size page of original. 2. Making extra copies of the papers and records mentioned	•			
24 25	2. Making extra copies of the papers and records mentioned paragraph 1 of this subsection, required or requested for each page				
25 26	copy of such papers and records.	01			
27	3. In a clerk's office, in which a photographic or photostat	ic			
28					
29					
30	this subsection for each page of copy or fraction of a page of cop				
31	Portions of several pages of records may be combined in one page of cop	-			

Portions of several pages of records may be combined in one page of copy. The clerk may prepare an abstract of marriage in lieu of a reproduction of the recorded marriage license. The fee shall apply to matters whether recorded in such office by longhand, typing, electronic, photographic or photostatic methods. The fees for copies are exclusive of the fees for certification or authentication.

37 4. Issuing a certificate as to official capacity of a justice of38 the peace and affixing a seal to the certificate.

5. Each subpoena issued in a civil proceeding or filing any paper or performing any act for which a fee is not specifically prescribed by law, but the clerk shall not charge for the clerk's services in administering the oath in connection with any affidavit, petition, letters or other pleading or document that, after administration of the oath, is promptly filed by the clerk and becomes a part of a case or matter of record in the office of the clerk.

1 C. In addition to the fees required by subsection A of this section, the clerk shall charge and collect a surcharge of fifteen dollars 2 3 for each filing of a postadjudication petition in a domestic relations 4 case for which a fee presently is charged under class D in subsection A of 5 this section. The surcharge shall be used exclusively to fund domestic 6 relations education and mediation programs established pursuant to section 7 25-413. Each month the clerk shall transmit the monies the clerk collects 8 pursuant to this subsection to the county treasurer for deposit in the 9 domestic relations education and mediation fund established by section 10 25-413.

11 Excluding the monies that are collected pursuant to subsection C D. 12 of this section, each month the clerk shall transmit seventy-five percent 13 of the monies collected for subsequent case filing fees for 14 postadjudication petitions in domestic relations cases under class D in 15 subsection A of this section to the county treasurer for deposit in the 16 expedited child support and parenting time fund established pursuant to 17 section 25-412. The remaining twenty-five percent of the monies collected 18 pursuant to this subsection shall be distributed pursuant to section 19 12-284.03.

20 E. At the commencement of each action for annulment, dissolution of marriage, legal separation, maternity or paternity, the petitioner shall 21 22 pay to the clerk of the court the initial case filing fee for the action 23 provided in subsection A of this section. At the time of filing a 24 response, the respondent shall pay to the clerk of the court the 25 subsequent case filing fee for the action provided in subsection A of this In each county where the superior court has established a 26 section. 27 conciliation court, the petitioner and respondent shall each pay to the 28 clerk a sixty-five dollar fee. The monies from the additional fee shall 29 be used to carry out the purposes of the conciliation court pursuant to 30 title 25, chapter 3, article 7.

31

F. In garnishment matters:

A fee shall not be charged for filing an affidavit seeking only
 the release of exempt wages.

2. A fee shall not be charged for filing a garnishee's answer, for filing a judgment against the garnishee or for the issuance or return of process incident to such a judgment.

37 3. For any contest relating to or any controversion of a 38 garnishment matter, unless the contesting party has paid an appearance fee 39 in that cause, the required appearance fee shall be paid, except that the 40 garnishee shall not pay a clerk's fee.

G. A person who is cited to appear and defend an order to show cause shall not be charged an appearance fee. The person may stipulate to or consent to the entry of an order without the payment of an appearance fee. An appearance fee shall be paid if the person is present in person or by an attorney and does one or more of the following:

- 1 2
- 1. Requests affirmative relief or counterrelief.
- 2. Attacks the sufficiency of process or the proceedings.
- 3

3. Takes other affirmative action.

H. A petitioner shall not be charged a fee for requesting an order of protection pursuant to section 13-3602 or an injunction against harassment pursuant to section 12-1809. A defendant shall not be charged an answer fee in an order of protection action if the defendant requests a hearing pursuant to section 13-3602, subsection I = L or in an injunction gainst harassment action if the defendant requests a hearing pursuant to section 12-1809, subsection H.

I. A person who files a registrar's order pursuant to section
 32-1166.06 shall not be charged a fee.

J. The clerk of the court shall charge and collect a forty-six dollar filing fee for a petition for emancipation of a minor filed pursuant to chapter 15 of this title. Each month the clerk shall transmit the monies the clerk collects pursuant to this subsection to the county treasurer for deposit in the emancipation administrative costs fund established by section 12-2456.

K. Except for monies that are collected pursuant to subsections C, D, E and J of this section, the clerk of the superior court shall transmit monthly to the county treasurer all monies collected pursuant to this section for distribution or deposit pursuant to section 12-284.03.

L. The supreme court may increase the fees prescribed in subsection A of this section in an amount not to exceed the percent of change in the average consumer price index as published by the United States department of labor, bureau of labor statistics between that figure for the latest calendar year and the calendar year in which the last fee increase occurred.

29

Sec. 7. <u>Repeal</u>

30 Section 12-284, Arizona Revised Statutes, as amended by Laws 2018, 31 chapter 232, section 1, is repealed.

32 Sec. 8. Section 18-305, Arizona Revised Statutes, as amended by 33 Laws 2017, chapter 30, section 1, is amended to read:

34

18-305. <u>Reports; electronic submission; exception; posting</u>

A. Notwithstanding any other law, state government AGENCIES may submit all statutorily required reports and budget estimates electronically, EXCEPT THOSE REQUIRED BY SECTION 35-113.

38 B. Each state government AGENCY shall post all statutorily required 39 reports and budget estimates on the state government's AGENCY'S website.

40 C. Each state government AGENCY shall consult with the secretary of 41 state to ensure that the Arizona state library, archives and public 42 records receives an adequate number of copies of the statutorily required 43 reports and budget estimates in a format that is agreed on for the 44 purposes of the state archives pursuant to section 41-151.08.

1 D. Each state government AGENCY that maintains a generally accessible internet website, or for which a generally accessible website 2 is maintained, shall include a link on that website to the website of the 3 "The 4 ombudsman-citizens aide and a statement that reads as follows: 5 ombudsman-citizens aide helps citizens to resolve ongoing issues with 6 state agencies." 7 Sec. 9. Repeal 8 Section 18-305, Arizona Revised Statutes, as amended by Laws 2019, 9 chapter 267, section 2, is repealed. 10 Sec. 10. Section 28-101, Arizona Revised Statutes, as amended by 11 Laws 2019, chapter 89, section 1 and chapter 120, section 1, is amended to 12 read: 28-101. Definitions 13 14 In this title, unless the context otherwise requires: 15 1. "Alcohol" means any substance containing any form of alcohol, including ethanol, methanol, propynol and isopropynol. 16 17 2. "Alcohol concentration" if expressed as a percentage means 18 either: (a) The number of grams of alcohol per one hundred milliliters of 19 20 blood. 21 (b) The number of grams of alcohol per two hundred ten liters of 22 breath. 3. "All-terrain vehicle" means either of the following: 23 24 (a) A motor vehicle that satisfies all of the following: 25 (i) Is designed primarily for recreational nonhighway all-terrain 26 travel. 27 (ii) Is fifty or fewer inches in width. 28 (iii) Has an unladen weight of one thousand two hundred pounds or 29 less. 30 (iv) Travels on three or more nonhighway tires. 31 (v) Is operated on a public highway. 32 (b) A recreational off-highway vehicle that satisfies all of the 33 following: 34 (i) Is designed primarily for recreational nonhighway all-terrain 35 travel. 36 (ii) Is eighty or fewer inches in width. 37 (iii) Has an unladen weight of two thousand five hundred pounds or 38 less. 39 (iv) Travels on four or more nonhighway tires. 40 (v) Has a steering wheel for steering control. (vi) Has a rollover protective structure. 41 42 (vii) Has an occupant retention system. 4. "Authorized emergency vehicle" means any of the following: 43 44 (a) A fire department vehicle. 45 (b) A police vehicle.

1 (c) An ambulance or emergency vehicle of a municipal department or public service corporation that is designated or authorized by the 2 3 department or a local authority.

(d) Any other ambulance, fire truck or rescue vehicle that is 4 5 authorized by the department in its sole discretion and that meets 6 liability insurance requirements prescribed by the department.

7 5. "Autocycle" means a three-wheeled motorcycle on which the driver 8 and passengers ride in a fully or partially enclosed seating area that is 9 equipped with a roll cage, safety belts for each occupant and antilock 10 brakes and that is designed to be controlled with a steering wheel and 11 pedals.

12 6. "Aviation fuel" means all flammable liquids composed of a mixture of selected hydrocarbons expressly manufactured and blended for 13 14 purpose of effectively and efficiently operating an internal the 15 combustion engine for use in an aircraft but does not include fuel for jet 16 or turbine powered aircraft.

17 7. "Bicycle" means a device, including a racing wheelchair, that is propelled by human power and on which a person may ride and that has 18 19 either:

20 (a) Two tandem wheels, either of which is more than sixteen inches 21 in diameter.

22 (b) Three wheels in contact with the ground, any of which is more than sixteen inches in diameter. 23

24

8. "Board" means the transportation board.

"Bus" means a motor vehicle designed for carrying sixteen or 25 9. more passengers, including the driver. 26

27 10. "Business district" means the territory contiguous to and 28 including a highway if there are buildings in use for business or 29 industrial purposes within any six hundred feet along the highway, 30 including hotels, banks or office buildings, railroad stations and public buildings that occupy at least three hundred feet of frontage on one side 31 32 or three hundred feet collectively on both sides of the highway.

33 11. "Certificate of ownership" means a paper or an electronic 34 record that is issued in another state or a foreign jurisdiction and that 35 indicates ownership of a vehicle.

36 12. "Certificate of title" means a paper document or an electronic 37 record that is issued by the department and that indicates ownership of a 38 vehicle.

"Combination of vehicles" means a truck or truck tractor and 39 13. 40 semitrailer and any trailer that it tows but does not include a forklift designed for the purpose of loading or unloading the truck, trailer or 41 42 semitrailer.

"Controlled substance" means a substance so classified under 43 14. section 102(6) of the controlled substances act (21 United States Code 44

1 section 802(6)) and includes all substances listed in schedules I through V of 21 Code of Federal Regulations part 1308. 2 15. "Conviction" means: 3 4 (a) An unvacated adjudication of guilt or a determination that a 5 person violated or failed to comply with the law in a court of original 6 jurisdiction or by an authorized administrative tribunal. 7 (b) An unvacated forfeiture of bail or collateral deposited to 8 secure the person's appearance in court. 9 (c) A plea of guilty or no contest accepted by the court. (d) The payment of a fine or court costs. 10 11 16. "County highway" means a public road that is constructed and 12 maintained by a county. 17. "Dealer" means a person who is engaged in the business of 13 14 buying, selling or exchanging motor vehicles, trailers or semitrailers and 15 who has an established place of business and has paid fees pursuant to 16 section 28-4302. 17 18. "Department" means the department of transportation acting 18 directly or through its duly authorized officers and agents. 19. "Digital network or software application" has the same meaning 19 20 prescribed in section 28-9551. 21 20. "Director" means the director of the department of 22 transportation. 21. "Drive" means to operate or be in actual physical control of a 23 24 motor vehicle. 25 22. "Driver" means a person who drives or is in actual physical control of a vehicle. 26 27 23. "Driver license" means a license that is issued by a state to 28 an individual and that authorizes the individual to drive a motor vehicle. 29 24. "Electric bicycle" means a bicycle or tricycle that is equipped 30 with fully operable pedals and an electric motor of less than seven hundred fifty watts and that meets the requirements of one of the 31 32 following classes: (a) "Class 1 electric bicycle" means a bicycle or tricycle that is 33 34 equipped with an electric motor that provides assistance only when the 35 rider is pedaling and that ceases to provide assistance when the bicycle 36 or tricycle reaches the speed of twenty miles per hour. 37 (b) "Class 2 electric bicycle" means a bicycle or tricycle that is 38 equipped with an electric motor that may be used exclusively to propel the 39 bicycle or tricycle and that is not capable of providing assistance when 40 the bicycle or tricycle reaches the speed of twenty miles per hour. 41 (c) "Class 3 electric bicycle" means a bicycle or tricycle that is equipped with an electric motor that provides assistance only when the 42 rider is pedaling and that ceases to provide assistance when the bicycle 43 44 or tricycle reaches the speed of twenty-eight miles per hour.

1 25. "Electric miniature scooter" means a device that: 2 Weighs less than thirty pounds. (a) 3 (b) Has two or three wheels. 4 (c) Has handlebars. 5 (d) Has a floorboard on which a person may stand while riding. 6 (e) Is powered by an electric motor or human power, or both. 7 (f) Has a maximum speed that does not exceed ten miles per hour. 8 with or without human propulsion, on a paved level surface. 9 26. "Electric personal assistive mobility device" means а 10 self-balancing device with one wheel or two nontandem wheels and an electric propulsion system that limits the maximum speed of the device to 11 12 fifteen miles per hour or less and that is designed to transport only one 13 person. 14 "Electric standup scooter": 27. 15 (a) Means a device that: (i) Weighs less than seventy-five pounds. 16 17 (ii) Has two or three wheels. 18 (iii) Has handlebars. 19 (iv) Has a floorboard on which a person may stand while riding. 20 (v) Is powered by an electric motor or human power, or both. (vi) Has a maximum speed that does not exceed twenty miles per 21 22 hour, with or without human propulsion, on a paved level surface. 23 (b) Does not include an electric miniature scooter. 24 28. "Evidence" includes both of the following: 25 (a) A display on a wireless communication device of а department-generated driver license, nonoperating identification license, 26 27 vehicle registration card or other official record of the department that 28 is presented to a law enforcement officer or in a court or an 29 administrative proceeding. 30 (b) An electronic or digital license plate authorized pursuant to 31 section 28-364. 32 29. "Farm" means any lands primarily used for agriculture 33 production. 34 30. "Farm tractor" means a motor vehicle designed and used 35 primarily as a farm implement for drawing implements of husbandry. 36 31. "Foreign vehicle" means a motor vehicle, trailer or semitrailer 37 that is brought into this state other than in the ordinary course of 38 business by or through a manufacturer or dealer and that has not been 39 registered in this state. 40 32. "Golf cart" means a motor vehicle that has not less than three wheels in contact with the ground, that has an unladen weight of less than 41 one thousand eight hundred pounds, that is designed to be and is operated 42 43 at not more than twenty-five miles per hour and that is designed to carry 44 not more than four persons including the driver.

1 33. "Hazardous material" means a material, and its mixtures or solutions, that the United States department of transportation determines 2 under 49 Code of Federal Regulations is, or any quantity of a material 3 listed as a select agent or toxin under 42 Code of Federal Regulations 4 5 part 73 that is, capable of posing an unreasonable risk to health, safety 6 and property if transported in commerce and that is required to be 7 placarded or marked as required by the department's safety rules 8 prescribed pursuant to chapter 14 of this title.

9 34. "Implement of husbandry" means a vehicle that is designed 10 primarily for agricultural purposes and that is used exclusively in the 11 conduct of agricultural operations, including an implement or vehicle 12 whether self-propelled or otherwise that meets both of the following 13 conditions:

14 (a) Is used solely for agricultural purposes including the 15 preparation or harvesting of cotton, alfalfa, grains and other farm crops.

(b) Is only incidentally operated or moved on a highway whether as
a trailer or self-propelled unit. For the purposes of this subdivision,
"incidentally operated or moved on a highway" means travel between a farm
and another part of the same farm, from one farm to another farm or
between a farm and a place of repair, supply or storage.

35. "Limousine" means a motor vehicle providing prearranged ground transportation service for an individual passenger, or a group of passengers, that is arranged in advance or is operated on a regular route or between specified points and includes ground transportation under a contract or agreement for services that includes a fixed rate or time and is provided in a motor vehicle with a seating capacity not exceeding fifteen passengers including the driver.

28

36. "Livery vehicle" means a motor vehicle that:

29 (a) Has a seating capacity not exceeding fifteen passengers30 including the driver.

31 (b) Provides passenger services for a fare determined by a flat 32 rate or flat hourly rate between geographic zones or within a geographic 33 area.

34

(c) Is available for hire on an exclusive or shared ride basis.

35 36 (d) May do any of the following:

(i) Operate on a regular route or between specified places.

37 (ii) Offer prearranged ground transportation service as defined in 38 section 28-141.

(iii) Offer on demand ground transportation service pursuant to a
 contract with a public airport, licensed business entity or organization.

41 37. "Local authority" means any county, municipal or other local 42 board or body exercising jurisdiction over highways under the constitution 43 and laws of this state.

44 38. "Manufacturer" means a person engaged in the business of 45 manufacturing motor vehicles, trailers or semitrailers. 39. "Moped" means a bicycle, not including an electric bicycle, an electric miniature scooter or an electric standup scooter, that is equipped with a helper motor if the vehicle has a maximum piston displacement of fifty cubic centimeters or less, a brake horsepower of one and one-half or less and a maximum speed of twenty-five miles per hour or less on a flat surface with less than a one percent grade.

7 40. "Motorcycle" means a motor vehicle that has a seat or saddle 8 for the use of the rider and that is designed to travel on not more than 9 three wheels in contact with the ground but excludes a tractor, an 10 electric bicycle, an electric miniature scooter, an electric standup 11 scooter and a moped.

12 41. "Motor driven cycle" means a motorcycle, including every motor 13 scooter, with a motor that produces not more than five horsepower but does 14 not include an electric bicycle, an electric miniature scooter or an 15 electric standup scooter.

16 42. "Motorized quadricycle" means a self-propelled motor vehicle to 17 which all of the following apply:

18 (a) The vehicle is self-propelled by an emission-free electric
 19 motor and may include pedals operated by the passengers.

20 (b) The vehicle has at least four wheels in contact with the 21 ground.

22 (c) The vehicle seats at least eight passengers, including the 23 driver.

24 (d) The vehicle is operable on a flat surface using solely the 25 electric motor without assistance from the pedals or passengers.

26 (e) The vehicle is a commercial motor vehicle as defined in section 27 28-5201.

28 (f) The vehicle is a limousine operating under a vehicle for hire 29 company permit issued pursuant to section 28-9503.

30 (g) The vehicle is manufactured by a motor vehicle manufacturer 31 that is licensed pursuant to chapter 10 of this title.

32 (h) The vehicle complies with the definition and standards for 33 low-speed vehicles set forth in federal motor vehicle safety standard 500 34 and 49 Code of Federal Regulations sections 571.3(b) and 571.500, 35 respectively.

36 43. "Motor vehicle":

(a) Means either:

37 38

(i) A self-propelled vehicle.

39 (ii) For the purposes of the laws relating to the imposition of a 40 tax on motor vehicle fuel, a vehicle that is operated on the highways of 41 this state and that is propelled by the use of motor vehicle fuel.

42 (b) Does not include <u>a personal delivery device</u>, a personal mobile 43 cargo carrying device, a motorized wheelchair, an electric personal 44 assistive mobility device, an electric bicycle, an electric miniature 1 scooter, an electric standup scooter or a motorized skateboard. For the 2 purposes of this subdivision:

3 (i) "Motorized skateboard" means a self-propelled device that does 4 not have handlebars and that has a motor, a deck on which a person may 5 ride and at least two tandem wheels in contact with the ground.

6 (ii) "Motorized wheelchair" means a self-propelled wheelchair that 7 is used by a person for mobility.

8 44. "Motor vehicle fuel" includes all products that are commonly or 9 commercially known or sold as gasoline, including casinghead gasoline, 10 natural gasoline and all flammable liquids, and that are composed of a mixture of selected hydrocarbons expressly manufactured and blended for 11 12 the purpose of effectively and efficiently operating internal combustion 13 engines. Motor vehicle fuel does not include inflammable liquids that are 14 specifically manufactured for racing motor vehicles and that are distributed for and used by racing motor vehicles at a racetrack, use fuel 15 16 as defined in section 28-5601, aviation fuel, fuel for jet or turbine 17 powered aircraft or the mixture created at the interface of two different 18 substances being transported through a pipeline, commonly known as 19 transmix.

20 45. "Neighborhood electric vehicle" means a self-propelled 21 electrically powered motor vehicle to which all of the following apply:

22

(a) The vehicle is emission free.

23 (b) The vehicle has at least four wheels in contact with the 24 ground.

(c) The vehicle complies with the definition and standards for low-speed vehicles set forth in federal motor vehicle safety standard 500 and 49 Code of Federal Regulations sections 571.3(b) and 571.500, respectively.

46. "Nonresident" means a person who is not a resident of this
30 state as defined in section 28-2001.

47. "Off-road recreational motor vehicle" means a motor vehicle that is designed primarily for recreational nonhighway all-terrain travel and that is not operated on a public highway. Off-road recreational motor vehicle does not mean a motor vehicle used for construction, building trade, mining or agricultural purposes.

48. "Operator" means a person who drives a motor vehicle on a highway, who is in actual physical control of a motor vehicle on a highway or who is exercising control over or steering a vehicle being towed by a motor vehicle.

40 41 49. "Owner" means:

(a) A person who holds the legal title of a vehicle.

42 (b) If a vehicle is the subject of an agreement for the conditional 43 sale or lease with the right of purchase on performance of the conditions 44 stated in the agreement and with an immediate right of possession vested 45 in the conditional vendee or lessee, the conditional vendee or lessee. 1 (c) If a mortgagor of a vehicle is entitled to possession of the 2 vehicle, the mortgagor. 3 50. "Pedestrian" means any person afoot. A person who uses an 4 electric personal assistive mobility device or a manual or motorized 5 wheelchair is considered a pedestrian unless the manual wheelchair 6 qualifies as a bicycle. For the purposes of this paragraph, "motorized 7 wheelchair" means a self-propelled wheelchair that is used by a person for 8 mobility.

9

51. "Personal delivery device":

10

(a) Means an electronically powered device that:

11 (i) Is operated primarily on sidewalks and within crosswalks and 12 that is designed to transport property.

13 (ii) Weighs less than two hundred pounds, excluding cargo, unless 14 otherwise authorized by a local authority pursuant to section 28-627.

15 (iii) Operates at a maximum speed of seven miles per hour, unless 16 otherwise authorized by a local authority pursuant to section 28-627.

17 (iv) Is equipped with technology to allow for the operation of the 18 device with or without the active control or monitoring of a natural 19 person.

20 (v) Is equipped with a braking system that when active or engaged 21 enables the personal delivery device to come to a controlled stop.

(b) Does not include a personal mobile cargo carrying device.

52. 51. "Personal 23 mobile cargo carrying device" means an 24 electronically powered device that:

25 (a) Is operated primarily on sidewalks and within crosswalks and 26 that is designed to transport property.

27

22

(b) Weighs less than eighty pounds, excluding cargo.

28

(c) Operates at a maximum speed of twelve miles per hour.

29 (d) Is equipped with technology to transport personal property with 30 the active monitoring of a property owner and that is primarily designed 31 to remain within twenty-five feet of the property owner.

32 (e) Is equipped with a braking system that when active or engaged 33 enables the personal mobile cargo carrying device to come to a controlled 34 stop.

35 53. 52. "Power sweeper" means an implement, with or without motive 36 power, that is only incidentally operated or moved on a street or highway 37 and that is designed for the removal of debris, dirt, gravel, litter or 38 sand whether by broom, vacuum or regenerative air system from asphaltic 39 concrete or cement concrete surfaces, including parking lots, highways, 40 streets and warehouses, and a vehicle on which the implement is permanently mounted. 41

54. 53. "Public transit" means the transportation of passengers on 42 scheduled routes by means of a conveyance on an individual passenger 43 fare-paying basis excluding transportation by a sightseeing bus, school 44 45 bus or taxi or a vehicle not operated on a scheduled route basis.

1 55. 54. "Reconstructed vehicle" means a vehicle that has been assembled or constructed largely by means of essential parts, new or used, 2 3 derived from vehicles or makes of vehicles of various names, models and 4 types or that, if originally otherwise constructed, has been materially 5 altered by the removal of essential parts or by the addition or 6 substitution of essential parts, new or used, derived from other vehicles 7 or makes of vehicles. For the purposes of this paragraph, "essential 8 parts" means integral and body parts, the removal, alteration or substitution of which will tend to conceal the identity or substantially 9 10 alter the appearance of the vehicle.

11 56. 55. "Residence district" means the territory contiguous to and 12 including a highway not comprising a business district if the property on 13 the highway for a distance of three hundred feet or more is in the main 14 improved with residences or residences and buildings in use for business.

15 57. 56. "Right-of-way" when used within the context of the 16 regulation of the movement of traffic on a highway means the privilege of 17 the immediate use of the highway. Right-of-way when used within the 18 context of the real property on which transportation facilities and 19 appurtenances to the facilities are constructed or maintained means the 20 lands or interest in lands within the right-of-way boundaries.

21 58. 57. "School bus" means a motor vehicle that is designed for 22 carrying more than ten passengers and that is either:

(a) Owned by any public or governmental agency or other institution
 and operated for the transportation of children to or from home or school
 on a regularly scheduled basis.

26 (b) Privately owned and operated for compensation for the 27 transportation of children to or from home or school on a regularly 28 scheduled basis.

29 59. 58. "Semitrailer" means a vehicle that is with or without 30 motive power, other than a pole trailer or single-axle tow dolly, that is 31 designed for carrying persons or property and for being drawn by a motor 32 vehicle and that is constructed so that some part of its weight and that 33 of its load rests on or is carried by another vehicle. For the purposes 34 of this paragraph, "pole trailer" has the same meaning prescribed in 35 section 28-601.

36 60. 59. "Single-axle tow dolly" means a nonvehicle device that is 37 drawn by a motor vehicle, that is designed and used exclusively to 38 transport another motor vehicle and on which the front or rear wheels of 39 the drawn motor vehicle are mounted on the tow dolly while the other 40 wheels of the drawn motor vehicle remain in contact with the ground.

41 61. 60. "State" means a state of the United States and the 42 District of Columbia.

43 62. 61. "State highway" means a state route or portion of a state 44 route that is accepted and designated by the board as a state highway and 45 that is maintained by the state. 1 63. 62. "State route" means a right-of-way whether actually used 2 as a highway or not that is designated by the board as a location for the 3 construction of a state highway.

4 64. 63. "Street" or "highway" means the entire width between the 5 boundary lines of every way if a part of the way is open to the use of the 6 public for purposes of vehicular travel.

7 65. 64. "Taxi" means a motor vehicle that has a seating capacity 8 not exceeding fifteen passengers, including the driver, that provides 9 passenger services and that:

10 (a) Does not primarily operate on a regular route or between 11 specified places.

(b) Offers local transportation for a fare determined on the basis
of the distance traveled or prearranged ground transportation service as
defined in section 28-141 for a predetermined fare.

15 66. 65. "Title transfer form" means a paper or an electronic form 16 that is prescribed by the department for the purpose of transferring a 17 certificate of title from one owner to another owner.

18 67. 66. "Traffic survival school" means a school that offers 19 educational sessions to drivers who are required to attend and 20 successfully complete educational sessions pursuant to this title that are 21 designed to improve the safety and habits of drivers and that are approved 22 by the department.

23 68. 67. "Trailer" means a vehicle that is with or without motive 24 power, other than a pole trailer or single-axle tow dolly, that is 25 designed for carrying persons or property and for being drawn by a motor 26 vehicle and that is constructed so that no part of its weight rests on the 27 towing vehicle. A semitrailer equipped with an auxiliary front axle 28 commonly known as a dolly is deemed to be a trailer. For the purposes of 29 this paragraph, "pole trailer" has the same meaning prescribed in section 30 28-601.

31 69. 68. "Transportation network company" has the same meaning 32 prescribed in section 28-9551.

33 70. 69. "Transportation network company vehicle" has the same
 34 meaning prescribed in section 28-9551.

35 71. 70. "Transportation network service" has the same meaning
 36 prescribed in section 28-9551.

37 72. 71. "Truck" means a motor vehicle designed or used primarily 38 for the carrying of property other than the effects of the driver or 39 passengers and includes a motor vehicle to which has been added a box, a 40 platform or other equipment for such carrying.

41 73. 72. "Truck tractor" means a motor vehicle that is designed and 42 used primarily for drawing other vehicles and that is not constructed to 43 carry a load other than a part of the weight of the vehicle and load 44 drawn.

1 74. 73. "Vehicle": 2 (a) Means a device in, on or by which a person or property is or may be transported or drawn on a public highway. 3 4 (b) Does not include: 5 (i) Electric bicycles, electric miniature scooters, electric 6 standup scooters and devices moved by human power. 7 (ii) Devices used exclusively on stationary rails or tracks. 8 (iii) Personal delivery devices. 9 (iv) (iii) Personal mobile cargo carrying devices. 10 75. 74. "Vehicle transporter" means either: 11 (a) A truck tractor capable of carrying a load and drawing a 12 semitrailer. (b) A truck tractor with a stinger-steered fifth wheel capable of 13 14 carrying a load and drawing a semitrailer or a truck tractor with a dolly 15 mounted fifth wheel that is securely fastened to the truck tractor at two 16 or more points and that is capable of carrying a load and drawing a 17 semitrailer. 18 Sec. 11. Section 28-101, Arizona Revised Statutes, as amended by 19 Laws 2019, chapter 89, section 3 and chapter 120, section 3, is amended to 20 read: 21 28-101. Definitions 22 In this title, unless the context otherwise requires: 23 1. "Alcohol" means any substance containing any form of alcohol, 24 including ethanol, methanol, propynol and isopropynol. 25 2. "Alcohol concentration" if expressed as a percentage means 26 either: 27 (a) The number of grams of alcohol per one hundred milliliters of 28 blood. 29 (b) The number of grams of alcohol per two hundred ten liters of 30 breath. 3. "All-terrain vehicle" means either of the following: 31 32 (a) A motor vehicle that satisfies all of the following: 33 (i) Is designed primarily for recreational nonhighway all-terrain 34 travel. 35 (ii) Is fifty or fewer inches in width. 36 (iii) Has an unladen weight of one thousand two hundred pounds or 37 less. 38 (iv) Travels on three or more nonhighway tires. 39 (v) Is operated on a public highway. 40 (b) A recreational off-highway vehicle that satisfies all of the 41 following: (i) Is designed primarily for recreational nonhighway all-terrain 42 43 travel. 44 (ii) Is eighty or fewer inches in width.

1 (iii) Has an unladen weight of two thousand five hundred pounds or 2 less.

- 3 4
- (iv) Travels on four or more nonhighway tires.
- (v) Has a steering wheel for steering control.
- (vi) Has a rollover protective structure.
- 6 (vii) Has an occupant retention system.
 - 4. "Authorized emergency vehicle" means any of the following:
- 7 8 9

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(a) A fire department vehicle.(b) A police vehicle.

10 (c) An ambulance or emergency vehicle of a municipal department or 11 public service corporation that is designated or authorized by the 12 department or a local authority.

(d) Any other ambulance, fire truck or rescue vehicle that is
 authorized by the department in its sole discretion and that meets
 liability insurance requirements prescribed by the department.

5. "Autocycle" means a three-wheeled motorcycle on which the driver and passengers ride in a fully or partially enclosed seating area that is equipped with a roll cage, safety belts for each occupant and antilock brakes and that is designed to be controlled with a steering wheel and pedals.

6. "Automotive recycler" means a person that is engaged in the business of buying or acquiring a motor vehicle solely for the purpose of dismantling, selling or otherwise disposing of the parts or accessories and that removes parts for resale from six or more vehicles in a calendar year.

7. "Aviation fuel" means all flammable liquids composed of a mixture of selected hydrocarbons expressly manufactured and blended for the purpose of effectively and efficiently operating an internal combustion engine for use in an aircraft but does not include fuel for jet or turbine powered aircraft.

8. "Bicycle" means a device, including a racing wheelchair, that is propelled by human power and on which a person may ride and that has either:

34 (a) Two tandem wheels, either of which is more than sixteen inches35 in diameter.

36 (b) Three wheels in contact with the ground, any of which is more 37 than sixteen inches in diameter.

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9. "Board" means the transportation board.

39 10. "Bus" means a motor vehicle designed for carrying sixteen or 40 more passengers, including the driver.

41 11. "Business district" means the territory contiguous to and 42 including a highway if there are buildings in use for business or 43 industrial purposes within any six hundred feet along the highway, 44 including hotels, banks or office buildings, railroad stations and public buildings that occupy at least three hundred feet of frontage on one side or three hundred feet collectively on both sides of the highway.

3 12. "Certificate of ownership" means a paper or an electronic 4 record that is issued in another state or a foreign jurisdiction and that 5 indicates ownership of a vehicle.

6 13. "Certificate of title" means a paper document or an electronic 7 record that is issued by the department and that indicates ownership of a 8 vehicle.

9 14. "Combination of vehicles" means a truck or truck tractor and 10 semitrailer and any trailer that it tows but does not include a forklift 11 designed for the purpose of loading or unloading the truck, trailer or 12 semitrailer.

13 15. "Controlled substance" means a substance so classified under 14 section 102(6) of the controlled substances act (21 United States Code 15 section 802(6)) and includes all substances listed in schedules I through 16 V of 21 Code of Federal Regulations part 1308.

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16. "Conviction" means:

(a) An unvacated adjudication of guilt or a determination that a
 person violated or failed to comply with the law in a court of original
 jurisdiction or by an authorized administrative tribunal.

21 (b) An unvacated forfeiture of bail or collateral deposited to 22 secure the person's appearance in court.

23 24 (c) A plea of guilty or no contest accepted by the court.

(d) The payment of a fine or court costs.

25 17. "County highway" means a public road that is constructed and 26 maintained by a county.

18. "Dealer" means a person who is engaged in the business of buying, selling or exchanging motor vehicles, trailers or semitrailers and who has an established place of business and has paid fees pursuant to section 28-4302.

31 19. "Department" means the department of transportation acting 32 directly or through its duly authorized officers and agents.

20. "Digital network or software application" has the same meaning
 prescribed in section 28-9551.

35 21. "Director" means the director of the department of 36 transportation.

37 22. "Drive" means to operate or be in actual physical control of a 38 motor vehicle.

39 23. "Driver" means a person who drives or is in actual physical40 control of a vehicle.

41 24. "Driver license" means a license that is issued by a state to 42 an individual and that authorizes the individual to drive a motor vehicle.

43 25. "Electric bicycle" means a bicycle or tricycle that is equipped 44 with fully operable pedals and an electric motor of less than seven 1 hundred fifty watts and that meets the requirements of one of the 2 following classes:

3 (a) "Class 1 electric bicycle" means a bicycle or tricycle that is 4 equipped with an electric motor that provides assistance only when the 5 rider is pedaling and that ceases to provide assistance when the bicycle 6 or tricycle reaches the speed of twenty miles per hour.

7 (b) "Class 2 electric bicycle" means a bicycle or tricycle that is 8 equipped with an electric motor that may be used exclusively to propel the 9 bicycle or tricycle and that is not capable of providing assistance when 10 the bicycle or tricycle reaches the speed of twenty miles per hour.

11 (c) "Class 3 electric bicycle" means a bicycle or tricycle that is 12 equipped with an electric motor that provides assistance only when the 13 rider is pedaling and that ceases to provide assistance when the bicycle 14 or tricycle reaches the speed of twenty-eight miles per hour.

15 16 26. "Electric miniature scooter" means a device that:

- (a) Weighs less than thirty pounds.
- 17

(b) Has two or three wheels.

18 (c) Has handlebars.

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(d) Has a floorboard on which a person may stand while riding.

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(e) Is powered by an electric motor or human power, or both.

(f) Has a maximum speed that does not exceed ten miles per hour, with or without human propulsion, on a paved level surface.

device" 23 27. "Electric personal assistive mobility means а 24 self-balancing device with one wheel or two nontandem wheels and an 25 electric propulsion system that limits the maximum speed of the device to 26 fifteen miles per hour or less and that is designed to transport only one 27 person.

- 28
- 28. "Electric standup scooter":
- 29 (a) Means a device that:
- 30 (i) Weighs less than seventy-five pounds.

31 (ii) Has two or three wheels.

32 (iii) Has handlebars.

(b)

- 33 (iv) Has a floorboard on which a person may stand while riding.
 - (v) Is powered by an electric motor or human power, or both.

35 (vi) Has a maximum speed that does not exceed twenty miles per 36 hour, with or without human propulsion, on a paved level surface.

Does not include an electric miniature scooter.

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29. "Evidence" includes both of the following:

39 wireless communication device of (a) A display on а а 40 department-generated driver license, nonoperating identification license, vehicle registration card or other official record of the department that 41 is presented to a law enforcement officer or in a court 42 or an 43 administrative proceeding.

44 (b) An electronic or digital license plate authorized pursuant to 45 section 28-364. 1 30. "Farm" means any lands primarily used for agriculture 2 production.

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31. "Farm tractor" means a motor vehicle designed and used primarily as a farm implement for drawing implements of husbandry.

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5 32. "Foreign vehicle" means a motor vehicle, trailer or semitrailer 6 that is brought into this state other than in the ordinary course of 7 business by or through a manufacturer or dealer and that has not been 8 registered in this state.

9 33. "Golf cart" means a motor vehicle that has not less than three 10 wheels in contact with the ground, that has an unladen weight of less than 11 one thousand eight hundred pounds, that is designed to be and is operated 12 at not more than twenty-five miles per hour and that is designed to carry 13 not more than four persons including the driver.

14 34. "Hazardous material" means a material, and its mixtures or solutions, that the United States department of transportation determines 15 16 under 49 Code of Federal Regulations is, or any quantity of a material 17 listed as a select agent or toxin under 42 Code of Federal Regulations 18 part 73 that is, capable of posing an unreasonable risk to health, safety 19 and property if transported in commerce and that is required to be 20 placarded or marked as required by the department's safety rules 21 prescribed pursuant to chapter 14 of this title.

35. "Implement of husbandry" means a vehicle that is designed primarily for agricultural purposes and that is used exclusively in the conduct of agricultural operations, including an implement or vehicle whether self-propelled or otherwise that meets both of the following conditions:

(a) Is used solely for agricultural purposes including thepreparation or harvesting of cotton, alfalfa, grains and other farm crops.

(b) Is only incidentally operated or moved on a highway whether as a trailer or self-propelled unit. For the purposes of this subdivision, "incidentally operated or moved on a highway" means travel between a farm and another part of the same farm, from one farm to another farm or between a farm and a place of repair, supply or storage.

36. "Limousine" means a motor vehicle providing prearranged ground 35 transportation service for an individual passenger, or a group of 36 passengers, that is arranged in advance or is operated on a regular route 37 or between specified points and includes ground transportation under a 38 contract or agreement for services that includes a fixed rate or time and 39 is provided in a motor vehicle with a seating capacity not exceeding 40 fifteen passengers including the driver.

37. "Livery vehicle" means a motor vehicle that:

42 (a) Has a seating capacity not exceeding fifteen passengers43 including the driver.

1 (b) Provides passenger services for a fare determined by a flat 2 rate or flat hourly rate between geographic zones or within a geographic 3 area.

4

(c) Is available for hire on an exclusive or shared ride basis.

5 6 (d) May do any of the following:(i) Operate on a regular route or between specified places.

7 (ii) Offer prearranged ground transportation service as defined in 8 section 28-141.

9 (iii) Offer on demand ground transportation service pursuant to a 10 contract with a public airport, licensed business entity or organization.

11 38. "Local authority" means any county, municipal or other local 12 board or body exercising jurisdiction over highways under the constitution 13 and laws of this state.

14 39. "Manufacturer" means a person engaged in the business of 15 manufacturing motor vehicles, trailers or semitrailers.

40. "Moped" means a bicycle, not including an electric bicycle, an electric miniature scooter or an electric standup scooter, that is equipped with a helper motor if the vehicle has a maximum piston displacement of fifty cubic centimeters or less, a brake horsepower of one and one-half or less and a maximum speed of twenty-five miles per hour or less on a flat surface with less than a one percent grade.

41. "Motorcycle" means a motor vehicle that has a seat or saddle for the use of the rider and that is designed to travel on not more than three wheels in contact with the ground but excludes a tractor, an electric bicycle, an electric miniature scooter, an electric standup scooter and a moped.

42. "Motor driven cycle" means a motorcycle, including every motor
scooter, with a motor that produces not more than five horsepower but does
not include an electric bicycle, an electric miniature scooter or an
electric standup scooter.

31 43. "Motorized quadricycle" means a self-propelled motor vehicle to 32 which all of the following apply:

33 (a) The vehicle is self-propelled by an emission-free electric
 34 motor and may include pedals operated by the passengers.

35 (b) The vehicle has at least four wheels in contact with the 36 ground.

37 (c) The vehicle seats at least eight passengers, including the 38 driver.

39 (d) The vehicle is operable on a flat surface using solely the40 electric motor without assistance from the pedals or passengers.

41 (e) The vehicle is a commercial motor vehicle as defined in section 42 28-5201.

43 (f) The vehicle is a limousine operating under a vehicle for hire 44 company permit issued pursuant to section 28-9503. 1 (g) The vehicle is manufactured by a motor vehicle manufacturer 2 that is licensed pursuant to chapter 10 of this title.

3 (h) The vehicle complies with the definition and standards for 4 low-speed vehicles set forth in federal motor vehicle safety standard 500 5 and 49 Code of Federal Regulations sections 571.3(b) and 571.500, 6 respectively.

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44. "Motor vehicle":

(a) Means either:

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(i) A self-propelled vehicle.

10 (ii) For the purposes of the laws relating to the imposition of a 11 tax on motor vehicle fuel, a vehicle that is operated on the highways of 12 this state and that is propelled by the use of motor vehicle fuel.

(b) Does not include a scrap vehicle, a personal delivery device,
a personal mobile cargo carrying device, a motorized wheelchair, an
electric personal assistive mobility device, an electric bicycle, an
electric miniature scooter, an electric standup scooter or a motorized
skateboard. For the purposes of this subdivision:

(i) "Motorized skateboard" means a self-propelled device that does
 not have handlebars and that has a motor, a deck on which a person may
 ride and at least two tandem wheels in contact with the ground.

21 (ii) "Motorized wheelchair" means a self-propelled wheelchair that 22 is used by a person for mobility.

23 45. "Motor vehicle fuel" includes all products that are commonly or 24 commercially known or sold as gasoline. including casinghead gasoline. 25 natural gasoline and all flammable liquids, and that are composed of a 26 mixture of selected hydrocarbons expressly manufactured and blended for 27 the purpose of effectively and efficiently operating internal combustion 28 engines. Motor vehicle fuel does not include inflammable liquids that are 29 specifically manufactured for racing motor vehicles and that are 30 distributed for and used by racing motor vehicles at a racetrack, use fuel as defined in section 28-5601, aviation fuel, fuel for jet or turbine 31 32 powered aircraft or the mixture created at the interface of two different 33 substances being transported through a pipeline, commonly known as 34 transmix.

3546. "Neighborhood electric vehicle" means a self-propelled36electrically powered motor vehicle to which all of the following apply:

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(a) The vehicle is emission free.

38 (b) The vehicle has at least four wheels in contact with the 39 ground.

40 (c) The vehicle complies with the definition and standards for 41 low-speed vehicles set forth in federal motor vehicle safety standard 500 42 and 49 Code of Federal Regulations sections 571.3(b) and 571.500, 43 respectively.

47. "Nonresident" means a person who is not a resident of this 45 state as defined in section 28-2001. 1 48. "Off-road recreational motor vehicle" means a motor vehicle that is designed primarily for recreational nonhighway all-terrain travel 2 3 and that is not operated on a public highway. Off-road recreational motor 4 vehicle does not mean a motor vehicle used for construction, building 5 trade, mining or agricultural purposes.

49. "Operator" means a person who drives a motor vehicle on a 6 7 highway, who is in actual physical control of a motor vehicle on a highway 8 or who is exercising control over or steering a vehicle being towed by a 9 motor vehicle.

10 11 50. "Owner" means:

(a) A person who holds the legal title of a vehicle.

12 (b) If a vehicle is the subject of an agreement for the conditional 13 sale or lease with the right of purchase on performance of the conditions 14 stated in the agreement and with an immediate right of possession vested in the conditional vendee or lessee, the conditional vendee or lessee. 15

16 (c) If a mortgagor of a vehicle is entitled to possession of the 17 vehicle, the mortgagor.

18 51. "Pedestrian" means any person afoot. A person who uses an 19 electric personal assistive mobility device or a manual or motorized 20 wheelchair is considered a pedestrian unless the manual wheelchair 21 qualifies as a bicycle. For the purposes of this paragraph, "motorized 22 wheelchair" means a self-propelled wheelchair that is used by a person for 23 mobility.

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52. "Personal delivery device":

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(a) Means an electronically powered device that:

26 (i) Is operated primarily on sidewalks and within crosswalks and 27 that is designed to transport property.

28 (ii) Weighs less than two hundred pounds, excluding cargo, unless 29 otherwise authorized by a local authority pursuant to section 28-627.

30 (iii) Operates at a maximum speed of seven miles per hour, unless 31 otherwise authorized by a local authority pursuant to section 28-627.

32 (iv) Is equipped with technology to allow for the operation of the 33 device with or without the active control or monitoring of a natural 34 person.

35 (v) Is equipped with a braking system that when active or engaged 36 enables the personal delivery device to come to a controlled stop.

(b) Does not include a personal mobile cargo carrying device.

38 53. 52. "Personal mobile cargo carrying device" means an 39 electronically powered device that:

40 (a) Is operated primarily on sidewalks and within crosswalks and 41 that is designed to transport property.

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- (b) Weighs less than eighty pounds, excluding cargo.
- (c) Operates at a maximum speed of twelve miles per hour.

1 (d) Is equipped with technology to transport personal property with the active monitoring of a property owner and that is primarily designed 2 3 to remain within twenty-five feet of the property owner.

4 (e) Is equipped with a braking system that when active or engaged 5 enables the personal mobile cargo carrying device to come to a controlled 6 stop.

7 54. 53. "Power sweeper" means an implement, with or without motive 8 power, that is only incidentally operated or moved on a street or highway 9 and that is designed for the removal of debris, dirt, gravel, litter or 10 sand whether by broom, vacuum or regenerative air system from asphaltic concrete or cement concrete surfaces, including parking lots, highways, 11 12 streets and warehouses, and a vehicle on which the implement is 13 permanently mounted.

14 55. 54. "Public transit" means the transportation of passengers on 15 scheduled routes by means of a conveyance on an individual passenger fare-paying basis excluding transportation by a sightseeing bus, school 16 17 bus or taxi or a vehicle not operated on a scheduled route basis.

18 56. 55. "Reconstructed vehicle" means a vehicle that has been 19 assembled or constructed largely by means of essential parts, new or used, 20 derived from vehicles or makes of vehicles of various names, models and 21 types or that, if originally otherwise constructed, has been materially 22 altered by the removal of essential parts or by the addition or 23 substitution of essential parts, new or used, derived from other vehicles 24 or makes of vehicles. For the purposes of this paragraph, "essential parts" means integral and body parts, the removal, alteration or 25 26 substitution of which will tend to conceal the identity or substantially 27 alter the appearance of the vehicle.

28 57. 56. "Residence district" means the territory contiguous to and 29 including a highway not comprising a business district if the property on 30 the highway for a distance of three hundred feet or more is in the main 31 improved with residences or residences and buildings in use for business.

32 58. 57. "Right-of-way" when used within the context of the 33 regulation of the movement of traffic on a highway means the privilege of 34 the immediate use of the highway. Right-of-way when used within the 35 context of the real property on which transportation facilities and 36 appurtenances to the facilities are constructed or maintained means the 37 lands or interest in lands within the right-of-way boundaries.

38 59. 58. "School bus" means a motor vehicle that is designed for 39 carrying more than ten passengers and that is either:

40 (a) Owned by any public or governmental agency or other institution 41 and operated for the transportation of children to or from home or school 42 on a regularly scheduled basis.

43 (b) Privately owned and operated for compensation for the 44 transportation of children to or from home or school on a regularly 45 scheduled basis.

1 60. 59. "Scrap metal dealer" has the same meaning prescribed in 2 section 44-1641.

3 61. 60. "Scrap vehicle" has the same meaning prescribed in section 4 44-1641.

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5 62. 61. "Semitrailer" means a vehicle that is with or without 6 motive power, other than a pole trailer or single-axle tow dolly, that is 7 designed for carrying persons or property and for being drawn by a motor 8 vehicle and that is constructed so that some part of its weight and that 9 of its load rests on or is carried by another vehicle. For the purposes 10 of this paragraph, "pole trailer" has the same meaning prescribed in 11 section 28-601.

12 63. 62. "Single-axle tow dolly" means a nonvehicle device that is 13 drawn by a motor vehicle, that is designed and used exclusively to 14 transport another motor vehicle and on which the front or rear wheels of 15 the drawn motor vehicle are mounted on the tow dolly while the other 16 wheels of the drawn motor vehicle remain in contact with the ground.

17 64. 63. "State" means a state of the United States and the 18 District of Columbia.

19 65. 64. "State highway" means a state route or portion of a state 20 route that is accepted and designated by the board as a state highway and 21 that is maintained by the state.

22 66. 65. "State route" means a right-of-way whether actually used 23 as a highway or not that is designated by the board as a location for the 24 construction of a state highway.

25 67. 66. "Street" or "highway" means the entire width between the 26 boundary lines of every way if a part of the way is open to the use of the 27 public for purposes of vehicular travel.

28 68. 67. "Taxi" means a motor vehicle that has a seating capacity 29 not exceeding fifteen passengers, including the driver, that provides 30 passenger services and that:

31 (a) Does not primarily operate on a regular route or between 32 specified places.

(b) Offers local transportation for a fare determined on the basis
 of the distance traveled or prearranged ground transportation service as
 defined in section 28-141 for a predetermined fare.

36 69. 68. "Title transfer form" means a paper or an electronic form 37 that is prescribed by the department for the purpose of transferring a 38 certificate of title from one owner to another owner.

39 70. 69. "Traffic survival school" means a school that offers 40 educational sessions to drivers who are required to attend and 41 successfully complete educational sessions pursuant to this title that are 42 designed to improve the safety and habits of drivers and that are approved 43 by the department. 1 71. 70. "Trailer" means a vehicle that is with or without motive power, other than a pole trailer or single-axle tow dolly, that is 2 designed for carrying persons or property and for being drawn by a motor 3 4 vehicle and that is constructed so that no part of its weight rests on the 5 towing vehicle. A semitrailer equipped with an auxiliary front axle 6 commonly known as a dolly is deemed to be a trailer. For the purposes of 7 this paragraph, "pole trailer" has the same meaning prescribed in section 8 28-601.

9 72. 71. "Transportation network company" has the same meaning 10 prescribed in section 28-9551.

11 73. 72. "Transportation network company vehicle" has the same 12 meaning prescribed in section 28-9551.

13 74. 73. "Transportation network service" has the same meaning 14 prescribed in section 28-9551.

15 75. 74. "Truck" means a motor vehicle designed or used primarily 16 for the carrying of property other than the effects of the driver or 17 passengers and includes a motor vehicle to which has been added a box, a 18 platform or other equipment for such carrying.

19 76. 75. "Truck tractor" means a motor vehicle that is designed and 20 used primarily for drawing other vehicles and that is not constructed to 21 carry a load other than a part of the weight of the vehicle and load 22 drawn.

77. 76. "Vehicle":

(a) Means a device in, on or by which a person or property is ormay be transported or drawn on a public highway.

(b) Does not include:

27 (i) Electric bicycles, electric miniature scooters, electric28 standup scooters and devices moved by human power.

(ii) Devices used exclusively on stationary rails or tracks.

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31 (iv) (iii) Scrap vehicles.

(iv) Personal mobile cargo carrying devices.

78. 77. "Vehicle transporter" means either:

(iii) Personal delivery devices.

34 (a) A truck tractor capable of carrying a load and drawing a 35 semitrailer.

36 (b) A truck tractor with a stinger-steered fifth wheel capable of 37 carrying a load and drawing a semitrailer or a truck tractor with a dolly 38 mounted fifth wheel that is securely fastened to the truck tractor at two 39 or more points and that is capable of carrying a load and drawing a 40 semitrailer.

41 Sec. 12. <u>Repeal</u>

42 Section 28-101, Arizona Revised Statutes, as amended by Laws 2019, 43 chapter 89, section 2 and chapter 120, section 2, is repealed.

1 Sec. 13. Section 28-672, Arizona Revised Statutes, as amended by 2 Laws 2019, chapter 112, section 1 and chapter 153, section 1, is amended 3 to read: 4 28-672. <u>Causing serious physical injury or death by a moving</u> 5 violation; time limitation; penalties; violation; 6 classification; definition 7 A person is guilty of causing serious physical injury or death Α. 8 by a moving violation if the person violates any one of the following and 9 the violation results in an accident causing serious physical injury or 10 death to another person: 11 Section 28-645, subsection A, paragraph 3, subdivision (a). 1. 12 2. SECTION 28-710. 2. 3. Section 28-729. 13 14 3. 4. Section 28-771. 15 4. 5. Section 28-772. 16 5. Section 28-773. 6. 17 6. 7. Section 28-792. 18 7. 8. Section 28-794. 8. 9. Section 28-797, subsection F, G, H or I. 19 20 9. 10. Section 28-855, subsection B. 10. 11. Section 28-857, subsection A. 21 22 11. 12. Section 28-914. 23 B. A person who violates this section shall attend and successfully 24 complete traffic survival school educational sessions that are designed to 25 improve the safety and habits of drivers and that are approved by the 26 department. In addition, the court may order the person to perform 27 community restitution. 28 C. The court shall report a conviction for a violation of this 29 section to the department and: 30 1. For a first violation of this section, shall direct the 31 department to suspend the person's driving privilege or restrict the 32 person's driving privilege as described in section 28-144 for at least 33 ninety days and not more than one hundred eighty days if the violation 34 results in serious physical injury and at least one hundred eighty days 35 and not more than one year if the violation results in death. 36 2. For a second or subsequent violation of this section within a 37 period of thirty-six months, shall direct the department to suspend the 38 person's driving privilege for one hundred eighty days if the violation 39 results in serious physical injury and one year if the violation results 40 in death. 41 D. If a person's driving privilege is suspended pursuant to any 42 other statute because of an incident involving a violation of this section, the suspension period prescribed in subsection C of this section 43 44 shall run consecutively with the other suspension period.

E. If a person fails to successfully complete traffic survival school educational sessions or perform community restitution pursuant to this section, the court shall notify the department and the department shall promptly suspend the driver license or permit of the driver or the privilege of a nonresident to drive a motor vehicle in this state until the order is satisfied.

7 F. If the person who suffers serious physical injury as a result of 8 a violation of this section appears before the court in which the action 9 is pending at any time before trial and acknowledges receipt of 10 satisfaction for the injury, on payment of the costs incurred, the court shall order that the prosecution be dismissed and the defendant be 11 12 discharged. The reasons for the order shall be set forth and entered of 13 record, and the order shall be a bar to another prosecution for the same 14 offense.

15 G. Restitution awarded pursuant to section 13-603 as a result of a 16 violation of this section shall not exceed \$100,000.

H. A prosecution for a violation of this section must be commenced within two years after actual discovery of the offense by the state or the political subdivision having jurisdiction or discovery by the state or the political subdivision that should have occurred with the exercise of reasonable diligence, whichever first occurs.

I. A person who violates this section is guilty of a class 1 misdemeanor.

J. For the purposes of this section, "serious physical injury" has the same meaning prescribed in section 13-105.

26 Sec. 14. <u>Repeal</u>

27 Section 28-672, Arizona Revised Statutes, as amended by Laws 2019, 28 chapter 255, section 1, is repealed.

29 Sec. 15. Section 28-2153, Arizona Revised Statutes, as amended by 30 Laws 2018, chapter 9, section 3, chapter 147, section 3 and chapter 306, 31 section 8, is amended to read:

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28-2153. <u>Registration requirement: exceptions: assessment:</u> violation; classification

A. A person shall not operate, move or leave standing on a highway a motor vehicle, trailer or semitrailer unless the motor vehicle, trailer or semitrailer has been registered with the department for the current registration year or is properly registered for the current registration year by the state or country of which the owner or lessee is a resident.

B. A resident shall not operate, move or leave standing on a
 highway a motor vehicle, trailer or semitrailer that is:

1. Owned by a nonresident and that is primarily under the control of a resident of this state for more than seven months unless the motor vehicle, trailer or semitrailer has been registered with the department for the current registration year. 1 2. Leased by the resident for more than twenty-nine days unless the motor vehicle, trailer or semitrailer has been registered with the 2 department for the current registration year. 3

4 C. This section applies to a trailer or semitrailer without motive power unless the vehicle is disabled or is being towed as an abandoned 5 6 vehicle at the direction of a law enforcement agency.

7 8 D. This section does not apply to:

1. A farm tractor.

9 2. A trailer used solely in the operation of a farm for 10 transporting the unprocessed fiber or forage products of a farm or any implement of husbandry designed primarily for or used in agricultural 11 12 operations and only incidentally operated or moved on a highway.

13 3. A road roller or road machinery, including a power sweeper, that 14 is temporarily operating or moved on the highway.

15 4. An owner permitted to operate a vehicle under special provisions 16 relating to lienholders, manufacturers, dealers and nonresidents.

17 5. Motorized or nonmotorized equipment designed primarily for and 18 used in mining operations and only incidentally operated or moved on a 19 highway.

20 6. A motor vehicle that is being towed by a tow truck that has been 21 registered and for which a permit has been obtained pursuant to section 22 28-1108.

23 7. A golf cart used in the operation of a golf course or only 24 incidentally operated or moved on a highway.

25 8. Wheeled equipment. For the purposes of this paragraph, "wheeled equipment" means: 26 27

(a) A compressor.

28 (b) A forklift or a hay squeeze machine that is designed to load 29 hay in an off-road situation.

30 31

- (c) A portable cement mixer.
- (d) A single axle tow dolly.

32 (e) A tar pot.

33 (f) A water trailer used for watering livestock or for agricultural 34 or domestic purposes.

35 (q) A welder.

36 (h) Any other similar item designed and used primarily for 37 construction or building trade purposes.

38 9. An all-terrain vehicle or an off-road recreational motor vehicle 39 operating on a dirt road that is located in an unincorporated area of this 40 state. For the purposes of this paragraph, "dirt road" means an unpaved 41 or ungraveled road that is not maintained by this state or a city, town or 42 county of this state.

10. A person operating an off-highway vehicle who is participating 43 44 in an off-highway vehicle special event as defined in section 28-1171.

1 11. An all-terrain vehicle or an off-highway vehicle as defined in 2 section 28-1171 that is only incidentally operated or moved on a highway. 3 12. A personal delivery device. 4 E. A person who owns or operates a trailer that is exempt from 5 registration pursuant to subsection D, paragraph 2 of this section shall 6 notify the county assessor of the exemption, and the assessor shall assess 7 the trailer. A person who violates this subsection is guilty of a class 2 8 misdemeanor. 9 Sec. 16. <u>Repeal</u> 10 Section 28-2153, Arizona Revised Statutes, as amended by Laws 2018, 11 chapter 306, section 9, is repealed. 12 Sec. 17. Section 32-1125, Arizona Revised Statutes, as amended by 13 Laws 2008, chapter 183, section 14, is amended to read: 14 32-1125. Renewal of license; gualifying party A. Except as provided in section 32-4301, a license issued under 15 this chapter shall be IS suspended on the NEXT BUSINESS day following its 16 17 renewal date by operation of law. An application for renewal of any 18 current contracting license addressed to the registrar, with a valid bond 19 or cash deposit on file with the registrar, accompanied by the required 20 fee and received by the registrar or deposited in the United States mail 21 postage prepaid on or before the renewal date shall authorize AUTHORIZES 22 the licensee to operate as a contractor until actual issuance of the renewal license. The registrar may refuse to renew a license if a 23 24 licensee or person has committed or been found guilty of any act listed in 25 section 32-1154. 26 B. A license which THAT has been suspended by operation of law for 27 failure to renew may be reactivated and renewed within one year of its suspension by filing the required application and payment of PAYING the 28 application fee in the amount provided for renewal in this chapter in 29 30 addition to a fifty dollar \$50 fee. When a license has been suspended for 31 one or more years THAN ONE YEAR for failure to renew, a new application 32 for a license must be made and a new license issued in accordance with 33 this chapter. 34 C. A licensee may make written application APPLY IN WRITING to the 35 registrar for exemption from a qualifying party. The applicant shall 36 LICENSEE MUST show to the satisfaction of the registrar that during the 37 past five years THE LICENSEE: 38 1. The license has been in effect. 39 2. A transfer of ownership of fifty per cent or more of the stock, 40 if applicable, or beneficial interest, in the licensee has not occurred. 41 3. No more than five valid complaints which have not been resolved

42 by the licensee, as determined by the registrar, have been filed against 43 the licensee.

44 1. HELD A VALID AND ACTIVE LICENSE AND COULD LEGALLY CONTRACT UNDER45 THIS CHAPTER FOR THE ENTIRE FIVE-YEAR PERIOD.

1 2. DID NOT TRANSFER FIFTY PERCENT OR MORE OF ITS STOCK OR 2 BENEFICIAL INTEREST. 3. DID NOT COMMIT A VIOLATION OF SECTION 32-1154, SUBSECTION A THAT 3 4 HAS NOT BEEN REMEDIED. 5 D. The application REGISTRAR shall be approved or denied APPROVE OR 6 DENY THE APPLICATION within thirty days after its receipt. If the 7 application is not approved, the licensee, may within thirty days, MAY 8 request a hearing to be held pursuant to section 32-1156. If the 9 application is approved, the exemption takes effect immediately. 10 D. E. A licensee which THAT is exempt from the requirement for a 11 qualifying party pursuant to subsection C of this section may be required 12 by the registrar after a hearing to obtain a qualifying party within sixty 13 days on a finding that: 14 1. A transfer of ownership of fifty per cent PERCENT or more of the 15 stock, if applicable, or beneficial interest, in the licensee has 16 occurred. 17 2. A violation of section 32-1154 has occurred. 18 Sec. 18. <u>Repeal</u> Section 32-1125, Arizona Revised Statutes, as amended by Laws 2019, 19 20 chapter 145, section 10, is repealed. 21 Sec. 19. Section 32-1904, Arizona Revised Statutes, as amended by 22 Laws 2019, chapter 257, section 1, is amended to read: 23 32-1904. Powers and duties of board; immunity A. The board shall: 24 25 1. Make bylaws and adopt rules that are necessary to protect the 26 public and that pertain to the practice of pharmacy, the manufacturing, 27 wholesaling or supplying of drugs, devices, poisons or hazardous 28 substances, the use of pharmacy technicians and support personnel and the 29 lawful performance of its duties. 30 2. Fix standards and requirements to register and reregister 31 pharmacies, except as otherwise specified. 32 3. Investigate compliance as to the quality, label and labeling of 33 all drugs, devices, poisons or hazardous substances and take action 34 necessary to prevent the sale of these if they do not conform to the 35 standards prescribed in this chapter, the official compendium or the 36 federal act. 4. Enforce its rules. 37 In so doing, the board or its agents have 38 free access, during the hours reported with the board or the posted hours 39 at the facility, to any pharmacy, manufacturer, wholesaler, third-party 40 logistics provider, nonprescription drug permittee or other establishment 41 in which drugs, devices, poisons or hazardous substances are manufactured, processed, packed or held, or to enter any vehicle being used to transport 42 or hold such drugs, devices, poisons or hazardous substances for the 43 44 purpose of:

1 (a) Inspecting the establishment or vehicle to determine whether 2 any provisions of this chapter or the federal act are being violated.

3 (b) Securing samples or specimens of any drug, device, poison or 4 hazardous substance after paying or offering to pay for the sample.

5 (c) Detaining or embargoing a drug, device, poison or hazardous substance in accordance with section 32-1994.

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7 5. Examine and license as pharmacists and pharmacy interns all 8 qualified applicants as provided by this chapter.

9 Require each applicant for an initial license to apply for a 6. fingerprint clearance card pursuant to section 41-1758.03. If an 10 applicant is issued a valid fingerprint clearance card, the applicant 11 12 shall submit the valid fingerprint clearance card to the board with the application. If an applicant applies for a fingerprint 13 completed 14 clearance card and is denied, the applicant may request that the board 15 consider the application for licensure notwithstanding the absence of a 16 valid fingerprint clearance card. The board, in its discretion, may 17 approve an application for licensure despite the denial of a valid 18 fingerprint clearance card if the board determines that the applicant's criminal history information on which the denial was based does not alone 19 20 disgualify the applicant from licensure.

21 7. Issue duplicates of lost or destroyed permits on the payment of 22 a fee as prescribed by the board.

23 8. Adopt rules to rehabilitate pharmacists and pharmacy interns as 24 provided by this chapter.

25 9. At least once every three months, notify pharmacies regulated pursuant to this chapter of any modifications on prescription writing 26 privileges of podiatrists, dentists, doctors of medicine, registered nurse 27 28 practitioners, osteopathic physicians, veterinarians, physician 29 assistants, optometrists and homeopathic physicians of which it receives 30 notification from the state board of podiatry examiners, state board of 31 dental examiners, Arizona medical board, Arizona state board of nursing, 32 Arizona board of osteopathic examiners in medicine and surgery, Arizona state veterinary medical examining board, Arizona regulatory board of 33 34 physician assistants, state board of optometry or board of homeopathic and 35 integrated medicine examiners.

36 10. Charge a permittee a fee, as determined by the board, for an 37 inspection if the permittee requests the inspection.

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11. Issue only one active or open license per individual.

39 12. Allow a licensee to regress to a lower level license on written 40 explanation and review by the board for discussion, determination and possible action. 41

42 B. The board may:

1. Employ chemists, compliance officers, clerical help and other 43 employees subject to title 41, chapter 4, article 4 and provide laboratory 44 45 facilities for the proper conduct of its business.

1 2. Provide, by educating and informing the licensees and the 2 public, assistance in curtailing abuse in the use of drugs, devices, 3 poisons and hazardous substances.

4 3. Approve or reject the manner of storage and security of drugs, 5 devices, poisons and hazardous substances.

6 4. Accept monies and services to assist in enforcing this chapter 7 from other than licensees:

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(a) For performing inspections and other board functions.

9 (b) For the cost of copies of the pharmacy and controlled 10 substances laws, the annual report of the board and other information from 11 the board.

12 5. Adopt rules for professional conduct appropriate to the 13 establishment and maintenance of a high standard of integrity and dignity 14 in the profession of pharmacy.

15 6. Grant permission to deviate from a state requirement for 16 experimentation and technological advances.

7. Adopt rules for the training and practice of pharmacy interns,pharmacy technicians and support personnel.

8. Investigate alleged violations of this chapter, conduct hearings in respect to violations, subpoena witnesses and take such action as it deems necessary to revoke or suspend a license or a permit, place a licensee or permittee on probation or warn a licensee or permittee under this chapter or to bring notice of violations to the county attorney of the county in which a violation took place or to the attorney general.

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9. By rule, approve colleges or schools of pharmacy.

26 10. By rule, approve programs of practical experience, clinical 27 programs, internship training programs, programs of remedial academic work 28 and preliminary equivalency examinations as provided by this chapter.

29 11. Assist in the continuing education of pharmacists and pharmacy 30 interns.

12. Issue inactive status licenses as provided by this chapter.

32 13. Accept monies and services from the federal government or 33 others for educational, research or other purposes pertaining to the 34 enforcement of this chapter.

35 14. By rule, except from the application of all or any part of this 36 chapter any material, compound, mixture or preparation containing any 37 stimulant or depressant substance included in section 13-3401, paragraph 38 6, subdivision (c) or (d) from the definition of dangerous drug if the 39 material, compound, mixture or preparation contains one or more active 40 medicinal ingredients not having a stimulant or depressant effect on the 41 central nervous system, provided that such admixtures are included in such 42 combinations, quantity, proportion or concentration as to vitiate the potential for abuse of the substances that do have a stimulant or 43 depressant effect on the central nervous system. 44

1 15. Adopt rules for the revocation, suspension or reinstatement of 2 licenses or permits or the probation of licensees or permittees as 3 provided by this chapter.

4 16. Issue a certificate of free sale to any person that is licensed 5 by the board as a manufacturer for the purpose of manufacturing or 6 distributing food supplements or dietary supplements as defined in rule by 7 the board and that wants to sell food supplements or dietary supplements 8 domestically or internationally. The application shall contain all of the 9 following:

10 (a) The applicant's name, address, e-mail address, telephone and 11 fax number.

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(b) The product's full, common or usual name.

13 (c) A copy of the label for each product listed. If the product is 14 to be exported in bulk and a label is not available, the applicant shall 15 include a certificate of composition.

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(d) The country of export, if applicable.

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(e) The number of certificates of free sale requested.

18 17. Establish an inspection process to issue certificates of free 19 sale or good manufacturing practice certifications. The board shall 20 establish in rule:

21 22 (a) A fee to issue certificates of free sale.

23

(b) A fee to issue good manufacturing practice certifications.

(c) An annual inspection fee.

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18. Delegate to the executive director the authority to:

25 (a) Void a license or permit application and deem all fees 26 forfeited by the applicant if the applicant provided inaccurate 27 information on the application. Except for inaccurate information 28 provided regarding education or criminal history, The applicant shall have 29 the opportunity to correct the inaccurate information within thirty days 30 after the initial application was voided. If the applicant provides 31 inaccurate information regarding education or criminal history and the 32 application is voided, the applicant may submit a new application with all 33 associated fees REVIEWED BY BOARD STAFF AND THE APPLICANT WAS INFORMED OF 34 THE INACCURACY.

(b) If the president or vice president of the board concurs after reviewing the case, enter into an interim consent agreement with a licensee or permittee if there is evidence that a restriction against the license or permit is needed to mitigate danger to the public health and safety. The board shall MAY subsequently formally adopt the interim consent agreement with any modifications the board deems necessary for the agreement to be fully enforceable.

42 (c) Take no action or dismiss a complaint that has insufficient 43 evidence that a violation of statute or rule GOVERNING THE PRACTICE OF 44 PHARMACY occurred.

1 (d) Request an applicant or licensee to provide court documents and police reports if the applicant or licensee has been charged with or 2 3 convicted of a criminal offense. The executive director may do either of 4 the following if the applicant or licensee fails to provide the requested 5 documents to the board within fourteen THIRTY business days after the 6 request: 7 (i) Close the application, deem the application fee forfeited and 8 not consider a new application complete unless the requested documents are 9 submitted with the application. 10 (ii) Suspend the licensee and open a complaint for unprofessional 11 conduct. 12 (ii) NOTIFY THE LICENSEE OF AN OPPORTUNITY FOR A HEARING IN 13 ACCORDANCE WITH SECTION 41-1061 TO CONSIDER SUSPENSION OF THE LICENSEE. 14 (e) PURSUANT TO SECTION 36-2604, SUBSECTION B, REVIEW PRESCRIPTION 15 INFORMATION COLLECTED PURSUANT TO TITLE 36, CHAPTER 28, ARTICLE 1. 16 C. At each regularly scheduled board meeting the executive director 17 shall provide to the board a list of the executive director's actions 18 taken pursuant to subsection B, paragraph 18, subdivisions (a), (c) and 19 (d) of this section since the last board meeting. 20 D. THE BOARD SHALL DEVELOP SUBSTANTIVE POLICY STATEMENTS PURSUANT TO SECTION 41-1091 FOR EACH SPECIFIC LICENSING AND REGULATORY AUTHORITY 21 22 THE BOARD DELEGATES TO THE EXECUTIVE DIRECTOR. 23 \mathbf{D} . E. The executive director and other personnel or agents of the 24 board are not subject to civil liability for any act done or proceeding 25 undertaken or performed in good faith and in furtherance of the purposes 26 of this chapter. 27 Sec. 20. <u>Repeal</u> 28 Section 32-1904, Arizona Revised Statutes, as amended by Laws 2019, 29 chapter 320, section 1, is repealed. 30 Sec. 21. Section 32-3601, Arizona Revised Statutes, as amended by 31 Laws 2019, chapter 22, section 1, is amended to read: 32 32-3601. Definitions In this chapter, unless the context otherwise requires: 33 34 1. "Appraisal" or "real estate appraisal" means a statement that is 35 independently and impartially prepared by an individual setting forth an 36 opinion as to the market value of real property as of a specific date and 37 supported by the presentation and analysis of relevant market information. 38 2. "Appraisal assignment" means an engagement for which a real 39 estate appraiser is employed or retained to act, or would be perceived by 40 third parties or the public in acting, as a disinterested third party in 41 rendering an unbiased analysis, opinion or conclusion relating to the 42 nature, quality, value or utility of specified interests in or aspects of 43 identified real estate. 44 foundation" 3. "Appraisal means the appraisal foundation 45 incorporated as an Illinois nonprofit corporation on November 30, 1987.

1 4. "Appraisal report" means any communication, written or oral, of 2 an appraisal.

5. "Appraisal review" means the act of reviewing or the report that follows a review of an appraisal assignment or appraisal report in which a real estate appraiser forms an opinion as to the adequacy and appropriateness of the report being reviewed.

6. "Appraisal standards board" means the appraisal standards board appointed by the board of trustees of the appraisal foundation to develop, interpret and amend the uniform standards of professional appraisal practice.

11 7. "Appraisal subcommittee" means the subcommittee of the federal 12 financial institutions examination council created pursuant to 12 United 13 States Code section 3310 and chapter 34A, as amended.

14 8. "Appraiser qualifications board" means the appraiser 15 qualifications board that is appointed by the board of trustees of the 16 appraisal foundation to establish the minimum education, experience and 17 examination requirements for real estate appraisers.

9. "Complex one to four residential units" means property that is atypical for the marketplace. Atypical factors may include architectural style, age of improvements, size of improvements, size of lot, neighborhood land use, potential environmental hazard liability, leasehold interests, limited readily available comparable sales data or other unusual factors.

10. "Course approval" means the act of the superintendent reviewing course materials to form an opinion as to the adequacy and appropriateness of the course for licensing pursuant to section 32-3613, certification pursuant to section 32-3614 and continuing education as prescribed in section 32-3625 in accordance with the appraiser qualifications board and this chapter.

30 11. "Department" means the department of INSURANCE AND financial 31 institutions.

32 12. "Federal financial institutions examination council" means that
 33 agency of the federal government created pursuant to 12 United States Code
 34 chapters 34 and 34A, as amended.

13. "Federally related transaction" means any real estate related financial transaction that a federal financial institution's regulatory agency or the resolution trust corporation engages in, contracts for or regulates and that requires an appraisal.

14. "Property tax agent" means an individual who is designated by a person or is an employee of an entity designated as an agent pursuant to section 42-16001, who acts on behalf of a person who owns, controls or possesses property valued by a county assessor and who receives a fee for the analysis of any matter relating to the review of the valuation of the person's property before the assessor. Property tax agent does not include a person who is admitted to practice law in this state, an employee of the person owning, controlling or possessing the property or an employee of an entity designated pursuant to section 42-16001, if the employee is performing a secretarial, clerical or administrative support function.

5 15. "Real estate" means an identified parcel or tract of land, 6 including improvements, if any.

7 16. "Real estate related financial transaction" means any 8 transaction involving the sale of, lease of, purchase of, investment in or 9 exchange of real property, including interests in property or the 10 financing of property, the refinancing of real property or interests in 11 real property and the use of real property or interests in property as 12 security for a loan or investment, including mortgage-backed securities.

13 17. "Real property" means one or more defined interests, benefits 14 and rights inherent in the ownership of real estate.

15 18. "Registered trainee appraiser" means a person who meets both of 16 the following requirements:

17 (a) Is registered with the superintendent and meets the appraiser 18 qualifications board's qualifications for trainee appraisers to perform 19 appraisal services only under the direct supervision of a certified 20 appraiser who has met the minimum criteria to be a supervisory appraiser.

(b) Accepts assignments only from the registered trainee appraiser's supervisory appraiser.

19. "Review appraiser" means a person who engages in the activity of reviewing and evaluating the appraisal work of others from the perspective of an appraiser, generally for compensation as a separate skill. This includes the function of reviewing an appraisal report or a file memorandum setting forth the results of the review process.

20. "Standards of professional appraisal practice" means the 29 uniform standards of professional appraisal practice promulgated by the 30 appraisal standards board of the appraisal foundation.

31 21. "State-licensed or state-certified appraiser" means a person 32 who develops and communicates appraisals and who holds a current, valid 33 license or certificate issued under this chapter.

34 22. "Superintendent" means the superintendent of THE financial
 35 institutions DIVISION OF THE DEPARTMENT.

36 23. "Supervisory appraiser" means a state-certified appraiser who
 37 has a supervisory appraiser designation and who:

38 (a) Has been in good standing for the last three years in the39 jurisdiction in which the registered trainee appraiser practices.

40 (b) Has not been disciplined in a manner that affects the 41 supervisory appraiser's eligibility to engage in appraisal practice in any 42 jurisdiction in the last three years.

43 (c) Directly supervises registered trainee appraisers by doing the 44 following:

1 (i) Accepting responsibility for an appraisal by signing and 2 certifying that the appraisal complies with the uniform standards of 3 professional appraisal practice. 4 (ii) Reviewing and signing all registered trainee appraiser 5 reports. 6 24. "Value" means the monetary relationship between properties and 7 those who buy, sell or use those properties. 8 Sec. 22. Repeal 9 Section 32-3601, Arizona Revised Statutes, as amended by Laws 2019, 10 chapter 252, section 41, is repealed. 11 Sec. 23. Section 32-3605, Arizona Revised Statutes, as amended by 12 Laws 2019, chapter 22, section 2, is amended to read: 13 32-3605. <u>Superintendent; duties; powers; immunity</u> 14 A. The superintendent shall adopt rules in aid or in furtherance of 15 this chapter. 16 B. The superintendent shall: 17 Adopt standards for appraisal practice that is regulated by this 1. 18 chapter. The standards at a minimum shall be equivalent to the standards 19 of professional appraisal practice. 20 2. In prescribing criteria for certification, adopt criteria that at a minimum are equal to the minimum criteria for certification adopted 21 22 by the appraiser gualifications board. 23 3. In prescribing criteria for licensing and registration, adopt 24 criteria that at a minimum are equal to the minimum criteria for licensing 25 and registration adopted by the appraiser qualifications board. 26 4. Further define by rule with respect to state-licensed or 27 state-certified appropriate and reasonable appraisers educational 28 experience, appraisal experience and equivalent experience that meets the 29 statutory requirement of this chapter. 30 5. Adopt the national examination as approved by the appraiser 31 qualifications board for state-certified appraisers. 32 6. Adopt the national examination as approved by the appraiser 33 qualifications board for state-licensed appraisers. 34 7. Establish administrative procedures for: 35 (a) Processing applications for licenses and certificates, 36 including registration certificates. 37 (b) Approving or disapproving applications for registration, 38 licensure and certification. 39 (c) Issuing licenses and certificates, including registration 40 certificates. 41 8. Define by rule, with respect to registered trainee appraisers 42 state-licensed and state-certified appraisers, the continuing and education requirements for the renewal of licenses or certificates that 43 44 satisfy the statutory requirements provided in this chapter.

9. Periodically review the requirements for the development and communication of appraisals provided in this chapter and adopt rules explaining and interpreting the requirements.

10. Define and explain by rule each stage and step associated with

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the administrative procedures for the disciplinary process pursuant to this chapter, including:

7 (a) Prescribing minimum criteria for accepting a complaint against 8 a registered trainee appraiser or a licensed or certified appraiser. The 9 superintendent may not consider a complaint for administrative action if 10 the complaint either:

(i) Relates to an appraisal that was completed more than five years before the complaint was submitted to the superintendent or more than two years after final disposition of any judicial proceeding in which the appraisal was an issue, whichever period of time is greater.

15 (ii) Is filed against a person who is a staff person of the 16 department of financial institutions and the person is a licensed or 17 certified appraiser and the complaint is against the person's license or 18 certificate and relates to the person's performance of duties. This item 19 applies to a contract investigator who is under contract with the 20 department for the performance of an appraisal review as defined by the 21 uniform standards of professional appraisal practice.

22 (b) Defining the process and procedures used in investigating the 23 allegations of the complaint. The superintendent shall consolidate complaints that are filed within a six-month period of time if the 24 25 complaints are against the same appraiser, relate to the same appraisal 26 and property and are filed by an entity that is subject to the mandatory 27 reporting provisions of the Dodd-Frank Wall Street reform and consumer protection act (P.L. 111-203; 124 Stat. 1376). Complaints that 28 are 29 consolidated pursuant to this subdivision must be considered and 30 adjudicated as one complaint.

31 (c) Defining the process and procedures used in hearings on the 32 complaint, including a description of the rights of the superintendent and 33 any person who is alleged to have committed the violation.

34 (d) Establishing criteria to be used in determining the appropriate35 actions for violations.

36 11. Communicate information that is useful to the public and 37 appraisers relating to actions for violations.

38 12. Issue decrees of censure, fix periods and terms of probation 39 and suspend and revoke licenses and certificates pursuant to the 40 disciplinary proceedings provided for in section 32-3631.

41 13. At least monthly transmit to the appraisal subcommittee a 42 listing of all appraisal management companies that have received a state 43 certificate of registration in accordance with this chapter.

44 14. Investigate and assess potential law or order violations and 45 discipline, suspend, terminate or deny registration renewals of appraisal

1 management companies that violate laws or orders. The superintendent report violations of appraisal-related laws or 2 orders and shall disciplinary and enforcement actions to the appraisal subcommittee. 3 4 15. Transmit the national registry fee collected pursuant to 5 section 32-3607 to the appraisal subcommittee. 6 16. Establish the fees in accordance with section 32-3607. 7 Receive applications for state licenses and certificates. 17. 8 18. Maintain a registry of the names and addresses of persons who 9 are registered, licensed or certified under this chapter. 10 19. Retain records and all application materials submitted to the 11 superintendent. 12 20. Publish on the department's website a current list of supervisory appraisers and registered trainee appraisers. 13 14 21. Perform such other functions and duties as may be necessary to 15 carry out this chapter. 16 C. The superintendent may accept and spend federal monies and 17 grants, gifts, contributions and devises from any public or private source 18 to assist in carrying out the purposes of this chapter. These monies do 19 not revert to the state general fund at the end of the fiscal year. 20 D. The superintendent may impose a civil penalty pursuant to 21 section 32-3631. 22 Sec. 24. Repeal Section 32-3605, Arizona Revised Statutes, as amended by Laws 2019, 23 chapter 252, section 42, is repealed. 24 Sec. 25. Section 35-323, Arizona Revised Statutes, as amended by 25 26 Laws 2019, chapter 61, section 21, is amended to read: 27 35-323. Investment of public monies; bidding; security and 28 other requirements 29 A. The treasurer shall invest and reinvest public monies in 30 securities and deposits with a maximum maturity of five years. All public 31 monies shall be invested in eligible investments. Eligible investments 32 are: 33 1. Certificates of deposit in eligible depositories. 34 2. Deposits in one or more federally insured banks or savings and 35 loan associations placed in accordance with the procedures prescribed in 36 section 35-323.01. Interest bearing savings accounts in banks and savings and loan 37 3. 38 institutions doing business in this state whose accounts are insured by 39 federal deposit insurance for their industry, but only if deposits of more 40 than the insured amount are secured by the eligible depository to the same 41 extent and in the same manner as required under this article. 4. Repurchase agreements with a maximum maturity of one hundred 42 43 eighty days. 44 5. The pooled investment funds established by the state treasurer 45 pursuant to section 35-326.

6. Obligations issued or guaranteed by the United States or any of
 the senior debt of its agencies, sponsored agencies, corporations,
 sponsored corporations or instrumentalities.

7. Bonds, notes or other evidences of indebtedness of this state or any of its counties, incorporated cities or towns, school districts or special taxing districts, including registered warrants, substitute checks, and electronic funds transfer vouchers that bear interest pursuant to section 11-635.

9 8. Bonds, notes or evidences of indebtedness of any county, 10 municipal district, municipal utility or special taxing district of any state that are payable from revenues, earnings or a special tax 11 12 specifically pledged for the payment of the principal of and interest on the obligations, and for the payment of which a lawful sinking fund or 13 14 reserve fund has been established and is being maintained, but only if a default in payment on principal or interest on the obligations to be 15 16 purchased has not occurred within five years after the date of investment, 17 or, if such obligations were issued less than five years before the date 18 of investment, a default in payment of principal or interest has not 19 occurred on the obligations to be purchased or any other obligations of 20 the issuer within five years after the investment.

9. Bonds, notes or evidences of indebtedness issued by any county improvement district or municipal improvement district of any state to finance local improvements authorized by law, if the principal and interest of the obligations are payable from assessments on real property within the improvement district. An investment shall not be made if:

(a) The face value of all such obligations, and similar obligations
outstanding, exceeds fifty percent of the market value of the real
property, and if improvements on which the bonds or the assessments for
the payment of principal and interest on the bonds are liens inferior only
to the liens for general ad valorem taxes.

(b) A default in payment of principal or interest on the obligations to be purchased has occurred within five years after the date of investment, or, if the obligations were issued less than five years before the date of investment, a default in the payment of principal or interest has occurred on the obligations to be purchased or on any other obligation of the issuer within five years after the investment.

10. Commercial paper of prime quality that is rated within the top two ratings by a nationally recognized rating agency. All commercial paper must be issued by corporations organized and doing business in the United States.

41 11. Bonds, debentures, notes or other evidences of indebtedness 42 that are denominated in United States dollars and that carry at a minimum 43 an "A" or better rating, at the time of purchase, from at least two 44 nationally recognized rating agencies. 1 2 12. Negotiable or brokered certificates of deposit issued by a nationally or state-chartered bank or savings and loan association.

13. Securities of or any other interests in any open-end or closed-end management type investment company or investment trust, including exchange traded funds whose underlying investments are invested in securities allowed by state law, registered under the investment company act of 1940 (54 Stat. 789; 15 United States Code sections 80a-1 through 80a-64), as amended.

9 B. Certificates of deposit shall be purchased from the eligible 10 depository bidding the highest permissible rate of interest. Monies over \$100,000 may not be awarded at any interest rate less than one hundred 11 12 three percent of the equivalent bond yield of the offer side of United States treasury bills having a similar term. If the eligible depository 13 14 offering to pay the highest rate of interest has bid only for a portion of the monies to be awarded, the remainder of the monies shall be awarded to 15 16 eligible depositories bidding the next highest rates of interest.

17 C. An eligible depository is not eligible to receive total 18 aggregate deposits from this state and all its subdivisions in an amount 19 exceeding twice its capital structure as outlined in the last call of 20 condition of the superintendent of THE financial institutions DIVISION OF 21 THE DEPARTMENT OF INSURANCE AND FINANCIAL INSTITUTIONS.

D. If two or more eligible depositories submit bids of an identical rate of interest for all or any portion of the monies to be deposited, the award of the deposit of the monies shall be made to the eligible depository among those submitting identical bids having, at the time of the bid opening, the lowest ratio of total public deposits in relation to its capital structure.

E. Each bid that is submitted and not withdrawn before the time specified constitutes an irrevocable offer to pay interest as specified in the bid on the deposit, or portion bid for, and the award of a deposit in accordance with this section obligates the depository to accept the deposit and pay interest as specified in the bid pursuant to which the deposit is awarded.

F. The treasurer shall maintain a record of all bids received and shall make available to the board of deposit at its next regularly scheduled meeting a correct list showing the bidders, the bids received and the amount awarded. These records shall be available to the public and shall be kept in the possession of the treasurer for at least two years after the date of the report.

G. Any eligible depository, before receiving a deposit of more than the insured amount under this article, shall deliver collateral for the purposes of this subsection equal to at least one hundred two percent of the deposit. The collateral shall be any of the following:

44 1. A bond executed by a surety company that is approved by the 45 treasury department of the United States and authorized to do business in 1 this state. The bond shall be approved as to form by the legal advisor of 2 the treasurer.

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2. Securities or instruments of the following character:

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(a) United States government or agency obligations.

5 (b) State, county, school district and other district municipal 6 bonds.

7 3. The safekeeping receipt of a federal reserve bank or any bank 8 located in a reserve city, or any bank authorized to do business in this 9 state, whose combined capital, surplus and outstanding capital notes and 10 debentures on the date of the safekeeping receipt are \$10,000,000 or more, evidencing the deposit therein of any securities or instruments described 11 12 in this section. A safekeeping receipt shall not qualify as security, if issued by a bank to secure its own public deposits, unless issued directly 13 14 through its trust department. The safekeeping receipt does show on its face that it is issued for the account of the treasurer and shall be 15 16 delivered to the treasurer. The safekeeping receipt may provide for the 17 substitution of securities or instruments that qualify under this section 18 with the affirmative act of the treasurer.

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4. Letters of credit issued by a federal home loan bank if:

20 (a) The letter of credit has been delivered pursuant to this 21 section or chapter 10, article 1 of this title to the statewide collateral 22 pool administrator.

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(b) The letter of credit meets the required conditions of:

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(i) Being irrevocable.

(ii) Being issued, presentable and payable at a federal home loan
bank in United States dollars. Presentation may be made by the
beneficiary submitting the original letter of credit, including any
amendments, and the demand in writing, by overnight delivery.

(iii) If the letter of credit is for purposes of chapter 10,
 article 1 of this title, containing a statement that identifies the
 statewide collateral pool administrator as the beneficiary.

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(iv) Containing an issue date and a date of expiration.

33 (c) For the purposes of chapter 10, article 1 of this title, the 34 eligible depository, if notified by the statewide collateral pool 35 administrator, is not allowed to use new letters of credit issued by a 36 federal home loan bank if that federal home loan bank fails to pay a draw 37 request as provided for in the letters of credit or fails to properly 38 complete a confirmation of such letters of credit.

H. The securities, instruments or safekeeping receipt for the securities and instruments shall be accepted at market value if not above par, and, if at any time their market value becomes less than the deposit liability to that treasurer, additional securities or instruments required to guarantee deposits shall be deposited immediately with the treasurer who made the deposit and deposited by the eligible depository in which the deposit was made. 1 I. The condition of the surety bond, or the deposit of securities, instruments or a safekeeping receipt, must be such that the eligible 2 3 depository will promptly pay to the parties entitled public monies in its 4 custody, on lawful demand, and will, when required by law, pay the monies 5 to the treasurer making the deposit.

6 J. Notwithstanding the requirements of this section, any 7 institution qualifying as an eligible depository may accept deposits of 8 public monies to the total then authorized insurance of accounts, insured 9 by federal deposit insurance, without depositing a surety bond or 10 securities in lieu of the surety bond.

11 An eligible depository shall report monthly to the treasurer the Κ. 12 total deposits of that treasurer and the par value and the market value of any pledged collateral securing those deposits. 13

14 L. When a security or instrument pledged as collateral matures or is called for redemption, the cash received for the security or instrument 15 16 shall be held in place of the security until the depository has obtained a 17 written release or provided substitute securities or instruments.

18 M. The surety bond, securities, instruments or safekeeping receipt 19 of an eligible depository shall be deposited with the treasurer making the 20 deposit, and the treasurer is the custodian of the bond, securities, 21 instruments or safekeeping receipt. The treasurer may then deposit with 22 the depository public monies then in the treasurer's possession in 23 accordance with this article, but not in an amount of more than the surety 24 bond, securities, instruments or safekeeping receipt deposited, except for 25 federal deposit insurance.

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The following restrictions on investments apply: Ν.

27 Public operating fund monies shall not be invested for a 1. 28 maturity of longer than five years.

29 2. The board of deposit may order the treasurer to sell any of the 30 securities, and any order shall specifically describe the securities and fix the date on which they are to be sold. Securities so ordered to be 31 32 sold shall be sold for cash by the treasurer on the date fixed in the 33 order, at the then-current market price. The treasurer and the members of 34 the board are not accountable for any loss occasioned by sales of 35 securities at prices lower than their cost. Any loss or expense shall be 36 charged against earnings received from investment of public monies.

37 Investments shall not be made in companies identified pursuant 3. 38 to section 35-392, subsection A, paragraph 1.

39 If the total amount of subdivision monies available for deposit 0. 40 at any time is less than the maximum coverage amount of the federal deposit insurance corporation, the subdivision board of deposit shall 41 42 award the deposit of the monies to an eligible depository in accordance 43 with an ordinance or resolution of the governing body of the subdivision. 44 Deposits of less than the maximum coverage amount of the federal deposit 45 insurance corporation are not subject to the requirements of this chapter.

1 Sec. 26. Repeal 2 Section 35-323, Arizona Revised Statutes, as amended by Laws 2019, 3 chapter 252, section 46, is repealed. 4 Sec. 27. Section 41-619.51, Arizona Revised Statutes, as amended by 5 Laws 2019, chapter 135, section 2, is amended to read: 6 41-619.51. Definitions 7 In this article, unless the context otherwise requires: 8 1. "Agency" means the supreme court, the department of economic 9 security, the department of child safety, the department of education, the 10 department of health services, the department of juvenile corrections, the 11 department of emergency and military affairs, the department of public 12 safety. the department of transportation, the state real estate department, the department of INSURANCE AND financial institutions, the 13 14 Arizona game and fish department, the Arizona department of agriculture, the board of examiners of nursing care institution administrators and 15 16 assisted living facility managers, the state board of dental examiners, 17 the Arizona state board of pharmacy or the board of physical therapy or 18 the state board of technical registration. 19 2. "Board" means the board of fingerprinting. 20 registry exception" 3. "Central means notification to the 21 department of economic security, the department of child safety or the 22 department of health services, as appropriate, pursuant to section 41-619.57 that the person is not disqualified because of a central 23 24 registry check conducted pursuant to section 8-804. 4. "Expedited review" means an examination, in accordance with 25 26 board rule, of the documents an applicant submits by the board or its 27 hearing officer without the applicant being present. 28 5. "Good cause exception" means the issuance of a fingerprint 29 clearance card to an employee pursuant to section 41-619.55. 30 6. "Person" means a person who is required to be fingerprinted 31 pursuant to this article or who is subject to a central registry check and 32 any of the following: 33 (a) Section 3-314. 34 (b) Section 8-105. 35 (c) Section 8-322. 36 (d) Section 8-463. 37 (e) Section 8-509. 38 (f) Section 8-802. 39 (g) Section 8-804. 40 (h) Section 15-183. (i) Section 15-503. 41 42 (j) Section 15-512. (k) Section 15-534. 43 44 (1) Section 15-763.01. 45 (m) Section 15-782.02.

1	(n) Section 15-1330.
2	(o) Section 15-1881.
3	(p) Section 17-215.
4	(q) Section 28-3228.
5	(r) Section 28-3413.
6	(s) Section 32-122.02.
7	(t) Section 32-122.05.
8	(u) Section 32-122.06.
9	(v) Section 32-1232.
10	(w) Section 32-1276.01.
11	(x) Section 32-1284.
12	(y) Section 32–1297.01.
13	(z) Section 32-1904.
14	(aa) Section 32–1941.
15	(bb) Section 32-2022.
16	(cc) Section 32-2108.01.
17	(dd) Section 32-2123.
18	(ee) Section 32-2371.
19	(ff) Section 32-3620.
20	(gg) Section 32–3668.
21	(hh) Section 32-3669.
22	(ii) Section 36-207.
23	(jj) Section 36-411.
24	(kk) Section 36-425.03.
25	(11) Section 36-446.04.
26	(mm) Section 36-594.01.
27	(nn) Section 36-594.02.
28	(oo) Section 36-882.
29	(pp) Section 36-883.02.
30	(qq) Section 36–897.01.
31	(rr) Section 36-897.03.
32	(ss) Section 36-3008.
33	(tt) Section 41-619.53.
34	(uu) Section 41–1964.
35	(vv) Section 41–1967.01.
36	(ww) Section 41–1968.
37	(xx) Section 41–1969.
38	(yy) Section 41–2814.
39	(zz) Section 46-141, subsection A or B.
40	(aaa) Section 46-321.
41	Sec. 28. <u>Repeal</u>
42	Section 41–619.51, Arizona Revised Statutes, as amended by Laws
43	2019, chapter 252, section 49, is repealed.

1 Sec. 29. Section 41-1758, Arizona Revised Statutes, as amended by 2 Laws 2019, chapter 135, section 4, is amended to read: 3 41-1758. Definitions 4 In this article, unless the context otherwise requires: 5 "Agency" means the supreme court, the department of economic 1. 6 security, the department of child safety, the department of education, the 7 department of health services, the department of juvenile corrections, the 8 department of emergency and military affairs, the department of public 9 department of transportation, the state real safety, the estate 10 department, the department of INSURANCE AND financial institutions, the 11 board of fingerprinting, the Arizona game and fish department, the Arizona 12 department of agriculture, the board of examiners of nursing care 13 institution administrators and assisted living facility managers, the 14 state board of dental examiners, the Arizona state board of pharmacy or 15 board of physical therapy or the state the board of technical 16 registration. 17 2. "Division" means the fingerprinting division in the department 18 of public safety. 19 3. "Electronic or internet-based fingerprinting services" means a 20 secure system for digitizing applicant fingerprints and transmitting the 21 applicant data and fingerprints of a person or entity submitting 22 fingerprints to the department of public safety for any authorized purpose For the purposes of this paragraph, "secure system" 23 under this title. 24 means a system that complies with the information technology security 25 policy approved by the department of public safety. 4. "Good cause exception" means the issuance of a fingerprint 26 27 clearance card to an applicant pursuant to section 41-619.55. 28 "Person" means a person who is required to be fingerprinted 5. 29 pursuant to any of the following: 30 (a) Section 3-314. 31 (b) Section 8-105. 32 (c) Section 8-322. 33 (d) Section 8-463. 34 (e) Section 8-509. 35 (f) Section 8-802. 36 (g) Section 15-183. 37 (h) Section 15-503. 38 (i) Section 15-512. (j) Section 15-534. 39 40 (k) Section 15-763.01. 41 (1) Section 15-782.02. 42 (m) Section 15-1330. (n) Section 15-1881. 43 44 (0) Section 17-215. 45 (p) Section 28-3228.

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           (q)
                Section 28-3413.
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           (r) Section 32-122.02.
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           (s) Section 32-122.05.
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           (t) Section 32-122.06.
 5
           (u) Section 32-1232.
 6
           (v) Section 32-1276.01.
 7
           (w) Section 32-1284.
 8
           (X)
                Section 32-1297.01.
 9
                Section 32-1904.
           (y)
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           (z)
                Section 32-1941.
                Section 32-2022.
11
           (aa)
12
           (bb)
                 Section 32-2108.01.
                 Section 32-2123.
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           (cc)
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                 Section 32-2371.
           (dd)
                 Section 32-3620.
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                 Section 32-3668.
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                 Section 36-207.
                 Section 36-411.
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                 Section 36-594.01.
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                 Section 36-897.03.
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                 Section 36-3008.
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           (uu)
                 Section 41-1964.
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           (vv)
                 Section 41-1967.01.
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           (ww)
                 Section 41-1968.
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           (xx)
                 Section 41-1969.
35
                 Section 41-2814.
           (yy)
36
           (zz)
                 Section 46-141, subsection A or B.
37
           (aaa) Section 46-321.
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           6.
              "Vulnerable adult" has the same meaning prescribed in section
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     13-3623.
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           Sec. 30. Repeal
           Section 41-1758, Arizona Revised Statutes, as amended by Laws 2019,
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     chapter 252, section 52, is repealed.
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           Sec. 31. <u>Retroactivity</u>
           A. Sections 2, 3, 8, 9, 13, 14, 17, 18, 19 and 20 of this act apply
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     retroactively to from and after August 26, 2019.
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1 B. Sections 6 and 7 of this act apply retroactively to from and 2 after December 31, 2019. C. Sections 4, 5, 21, 22, 23, 24, 25, 26, 27, 28, 29 and 30 of this 3 4 act apply retroactively to from and after June 30, 2020. 5 Sec. 32. Effective date 6 Sections 10, 12, 15 and 16 of this act are effective from and after 7 August 31, 2020. 8 Sec. 33. <u>Conditional enactment</u> 9 Section 11 of this act becomes effective on the date prescribed by Laws 2018, chapter 298, section 12 but only on the occurrence of the 10 11 condition prescribed by Laws 2018, chapter 298, section 12.