House Engrossed

food preparation; sale; cottage food

State of Arizona House of Representatives Fifty-sixth Legislature First Regular Session 2023

HOUSE BILL 2509

AN ACT

AMENDING SECTION 36-136, ARIZONA REVISED STATUTES; AMENDING TITLE 36, CHAPTER 8, ARIZONA REVISED STATUTES, BY ADDING ARTICLE 2; RELATING TO THE DEPARTMENT OF HEALTH SERVICES.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona: 2 Section 1. Section 36-136, Arizona Revised Statutes, is amended to 3 read: 4 36-136. Powers and duties of director; compensation of 5 personnel; rules; definitions The director shall: 6 Α. 7 Be the executive officer of the department of health services 1. 8 and the state registrar of vital statistics but shall not receive 9 compensation for services as registrar. 10 Perform all duties necessary to carry out the functions and 2. 11 responsibilities of the department. 3. Prescribe the organization of the department. The director 12 13 shall appoint or remove personnel as necessary for the efficient work of the department and shall prescribe the duties of all personnel. The 14 director may abolish any office or position in the department that the 15 16 director believes is unnecessary. 17 and enforce the laws relating 4. Administer to health and 18 sanitation and the rules of the department. 19 5. Provide for the examination of any premises if the director has 20 reasonable cause to believe that on the premises there exists a violation 21 of any health law or rule of this state. 22 6. Exercise general supervision over all matters relating to 23 sanitation and health throughout this state. When in the opinion of the 24 director it is necessary or advisable, a sanitary survey of the whole or of any part of this state shall be made. The director may enter, examine 25 26 and survey any source and means of water supply, sewage disposal plant, sewerage system, prison, public or private place of detention, asylum, 27 hospital, school, public building, private institution, factory, workshop, 28 29 tenement, public washroom, public restroom, public toilet and toilet facility, public eating room and restaurant, dairy, milk plant or food 30 31 manufacturing or processing plant, and any premises in which the director 32 has reason to believe there exists a violation of any health law or rule 33 of this state that the director has the duty to administer. 34 7. Prepare sanitary and public health rules. 35 8. Perform other duties prescribed by law. 36 If the director has reasonable cause to believe that there Β. exists a violation of any health law or rule of this state, the director 37 38 may inspect any person or property in transportation through this state, 39 and any car, boat, train, trailer, airplane or other vehicle in which that 40 person or property is transported, and may enforce detention or 41 disinfection as reasonably necessary for the public health if there exists 42 a violation of any health law or rule. 43 C. The director, after consultation with the department of 44 administration, may take all necessary steps to enhance the highest and 45 best use of the state hospital property, including contracting with third

1 parties to provide services, entering into short-term lease agreements 2 with third parties to occupy or renovate existing buildings and entering 3 into long-term lease agreements to develop the land and buildings. The 4 director shall deposit any monies collected from contracts and lease 5 agreements entered into pursuant to this subsection in the Arizona state 6 hospital charitable trust fund established by section 36-218. At least 7 thirty days before issuing a request for proposals pursuant to this 8 subsection, the department of health services shall hold a public hearing 9 to receive community and provider input regarding the highest and best use of the state hospital property related to the request for proposals. The 10 11 department shall report to the joint committee on capital review on the 12 terms, conditions and purpose of any lease or sublease agreement entered 13 into pursuant to this subsection relating to state hospital lands or 14 buildings or the disposition of real property pursuant to this subsection, including state hospital lands or buildings, and the fiscal impact on the 15 16 department and any revenues generated by the agreement. Any lease or 17 sublease agreement entered into pursuant to this subsection relating to 18 state hospital lands or buildings or the disposition of real property 19 pursuant to this subsection, including state hospital lands or buildings, 20 must be reviewed by the joint committee on capital review.

D. The director may deputize, in writing, any qualified officer or employee in the department to do or perform on the director's behalf any act the director is by law empowered to do or charged with the responsibility of doing.

E. The director may delegate to a local health department, county environmental department or public health services district any functions, powers or duties that the director believes can be competently, efficiently and properly performed by the local health department, county environmental department or public health services district if:

1. The director or superintendent of the local health agency DEPARTMENT, environmental agency DEPARTMENT or public health services district is willing to accept the delegation and agrees to perform or exercise the functions, powers and duties conferred in accordance with the standards of performance established by the director of the department of health services.

36 2. Monies appropriated or otherwise made available to the 37 department for distribution to or division among counties or public health services districts for local health work may be allocated or reallocated 38 39 in a manner designed to ensure the accomplishment of recognized local 40 public health activities and delegated functions, powers and duties in 41 accordance with applicable standards of performance. If in the director's opinion there is cause, the director may terminate all or a part of any 42 43 delegation and may reallocate all or a part of any funds MONIES that may have been conditioned on the further performance of the functions, powers 44 45 or duties conferred.

1 F. The compensation of all personnel shall be as determined 2 pursuant to section 38-611.

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G. The director may make and amend rules necessary for the proper administration and enforcement of the laws relating to the public health.

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5 H. Notwithstanding subsection I, paragraph 1 of this section, the 6 director may define and prescribe emergency measures for detecting, 7 reporting, preventing and controlling communicable or infectious diseases 8 or conditions if the director has reasonable cause to believe that a 9 serious threat to public health and welfare exists. Emergency measures 10 are effective for not longer than eighteen months.

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I. The director, by rule, shall:

12 reasonably necessary 1. Define and prescribe measures for 13 and controlling detecting, reporting, preventing communicable and rules shall certain 14 preventable diseases. The declare diseases reportable. The rules shall prescribe measures, including isolation or 15 16 quarantine, that are reasonably required to prevent the occurrence of, or 17 to seek early detection and alleviation of, disability, insofar as 18 possible, from communicable or preventable diseases. The rules shall 19 include reasonably necessary measures to control animal diseases THAT ARE 20 transmittable to humans.

2. Define and prescribe reasonably necessary measures, in addition 22 to those prescribed by law, regarding the preparation, embalming, 23 cremation, interment, disinterment and transportation of dead human bodies 24 and the conduct of funerals, relating to and restricted to communicable 25 diseases and regarding the removal, transportation, cremation, interment 26 or disinterment of any dead human body.

27 3. Define and prescribe reasonably necessary procedures that are 28 not inconsistent with law in regard to the use and accessibility of vital 29 records, delayed birth registration and the completion, change and 30 amendment of vital records.

31 4. Except as relating to the beneficial use of wildlife meat by public institutions and charitable organizations pursuant to title 17, 32 prescribe reasonably necessary measures to ensure that all food or drink, 33 including meat and meat products and milk and milk products sold at the 34 35 retail level, provided for human consumption is free from unwholesome, 36 poisonous or other foreign substances and filth. insects or 37 disease-causing organisms. The rules shall prescribe reasonably necessary 38 governing the production, processing, labeling, measures storing. 39 handling, serving and transportation of these products. The rules shall 40 prescribe minimum standards for the sanitary facilities and conditions 41 that shall be maintained in any warehouse, restaurant or other premises, except a meat packing MEATPACKING plant, slaughterhouse, wholesale meat 42 43 processing plant, dairy product manufacturing plant or trade product manufacturing plant. The rules shall prescribe minimum standards for any 44 45 truck or other vehicle in which food or drink is produced, processed, stored, handled, served or transported. The rules shall provide for the inspection and licensing of premises and vehicles so used, and for abatement as public nuisances of any premises or vehicles that do not comply with the rules and minimum standards. The rules shall provide an exemption relating to food or drink that is:

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(a) Served at a noncommercial social event such as a potluck.

7 (b) Prepared at a cooking school that is conducted in an 8 owner-occupied home.

9 (c) Not potentially hazardous and prepared in a kitchen of a 10 private home for occasional sale or distribution for noncommercial 11 purposes.

(d) Prepared or served at an employee-conducted function that lasts
 less than four hours and is not regularly scheduled, such as an employee
 recognition, an employee fundraising or an employee social event.

15 (e) Offered at a child care facility and limited to commercially 16 prepackaged food that is not potentially hazardous and whole fruits and 17 vegetables that are washed and cut on-site for immediate consumption.

18 (f) Offered at locations that sell only commercially prepackaged 19 food or drink that is not potentially hazardous.

(g) A cottage food product that is not potentially hazardous or a 20 21 time or temperature control for safety food and that is prepared in a 22 kitchen of a private home for commercial purposes, including fruit jams and jellies, dry mixes made with ingredients from approved sources, honey, 23 24 dry pasta and roasted nuts CONSISTENT WITH CHAPTER 8, ARTICLE 2 OF THIS 25 TITLE. Cottage food products must be packaged at home with an attached label that clearly states the name and registration number of the food 26 27 preparer, lists all the ingredients in the product and the product's 28 production date and includes the following statement: "This product was 29 produced in a home kitchen that may process common food allergens and is 30 not subject to public health inspection." If the product was made in a 31 facility for individuals with developmental disabilities, the label must 32 also disclose that fact. The person preparing the food or supervising the food preparation must complete a food handler training course from an 33 34 accredited program and maintain active certification. The food preparer 35 must register with an online registry established by the department 36 pursuant to paragraph 13 of this subsection. The food preparer must display the preparer's certificate of registration when operating as a 37 38 temporary food establishment. For the purposes of this subdivision, "not potentially hazardous" means cottage food products that meet the 39 40 requirements of the food code published by the United States food and drug 41 administration, as modified and incorporated by reference by the 42 department by rule.

43 (h) A whole fruit or vegetable grown in a public school garden that44 is washed and cut on-site for immediate consumption.

1 (i) Produce in a packing or holding facility that is subject to the 2 United States food and drug administration produce safety rule (21 Code of 3 Federal Regulations part 112) as administered by the Arizona department of 4 agriculture pursuant to title 3, chapter 3, article 4.1. For the purposes 5 of this subdivision, "holding", "packing" and "produce" have the same 6 meanings prescribed in section 3-525.

7 (j) Spirituous liquor produced on the premises licensed by the 8 department of liquor licenses and control. This exemption includes both of 9 the following:

10 (i) The area in which production and manufacturing of spirituous 11 liquor occurs, as defined in an active basic permit on file with the 12 United States alcohol and tobacco tax and trade bureau.

13 (ii) The area licensed by the department of liquor licenses and control as a microbrewery, farm winery or craft distiller that is open to 14 15 the public and serves spirituous liquor and commercially prepackaged food, 16 crackers or pretzels for consumption on the premises. A producer of 17 spirituous liquor may not provide, allow or expose for common use any cup, 18 glass or other receptacle used for drinking purposes. For the purposes of this item, "common use" means the use of a drinking receptacle for 19 20 drinking purposes by or for more than one person without the receptacle 21 being thoroughly cleansed and sanitized between consecutive uses by 22 methods prescribed by or acceptable to the department.

23 5. Prescribe reasonably necessary measures to ensure that all meat 24 and meat products for human consumption handled at the retail level are 25 delivered in a manner and from sources approved by the Arizona department 26 of agriculture and are free from unwholesome, poisonous or other foreign 27 substances and filth, insects or disease-causing organisms. The rules shall prescribe standards for sanitary facilities to be used in identity 28 29 IDENTIFYING, storage STORING, handling and sale of SELLING all meat and 30 meat products sold at the retail level.

31 6. Prescribe reasonably necessary measures regarding production, 32 processing, labeling, handling, serving and transportation of bottled 33 water to ensure that all bottled drinking water distributed for human 34 consumption is free from unwholesome, poisonous, deleterious or other 35 foreign substances and filth or disease-causing organisms. The rules 36 shall prescribe minimum standards for the sanitary facilities and 37 conditions that shall be maintained at any source of water, bottling plant 38 and truck or vehicle in which bottled water is produced, processed, stored 39 or transported and shall provide for inspection and certification of 40 bottled drinking water sources, plants, processes and transportation and 41 for abatement as a public nuisance of any water supply, label, premises, 42 equipment, process or vehicle that does not comply with the minimum 43 standards. The rules shall prescribe minimum standards for 44 bacteriological, physical and chemical quality for bottled water and for

1 the submission of SUBMITTING samples at intervals prescribed in the 2 standards.

3 7. Define and prescribe reasonably necessary measures governing ice 4 production, handling, storing and distribution to ensure that all ice sold 5 or distributed for human consumption or for preserving or storing food for 6 human consumption is free from unwholesome, poisonous, deleterious or 7 other foreign substances and filth or disease-causing organisms. The 8 rules shall prescribe minimum standards for the sanitary facilities and 9 conditions and the quality of ice that shall be maintained at any ice plant, storage and truck or vehicle in which ice is produced, stored, 10 11 handled or transported and shall provide for inspection and licensing of 12 the premises and vehicles, and for abatement as public nuisances of ice, 13 premises, equipment, processes or vehicles that do not comply with the 14 minimum standards.

8. Define and prescribe reasonably necessary measures concerning 15 16 sewage and excreta disposal, garbage and trash collection, storage and 17 disposal, and water supply for recreational and summer camps, campgrounds, 18 motels, tourist courts, trailer coach parks and hotels. The rules shall 19 prescribe minimum standards for preparing food in community kitchens, 20 adequacy of excreta disposal, garbage and trash collection, storage and 21 disposal and water supply for recreational and summer camps, campgrounds, 22 motels, tourist courts, trailer coach parks and hotels and shall provide for inspection of these premises and for abatement as public nuisances of 23 24 any premises or facilities that do not comply with the rules. Primitive 25 camp and picnic grounds offered by this state or a political subdivision 26 of this state are exempt from rules adopted pursuant to this paragraph but 27 are subject to approval by a county health department under sanitary regulations adopted pursuant to section 36-183.02. Rules adopted pursuant 28 29 to this paragraph do not apply to two or fewer recreational vehicles as 30 defined in section 33-2102 that are not park models or park trailers, that 31 are parked on owner-occupied residential property for less than sixty days 32 and for which no rent or other compensation is paid. For the purposes of this paragraph, "primitive camp and picnic grounds" means camp and picnic 33 34 grounds that are remote in nature and without accessibility to public 35 infrastructure such as water, electricity and sewer.

9. Define and prescribe reasonably necessary measures concerning the sewage and excreta disposal, garbage and trash collection, storage and disposal, water supply and food preparation of all public schools. The rules shall prescribe minimum standards for sanitary conditions that shall be maintained in any public school and shall provide for inspection of these premises and facilities and for abatement as public nuisances of any premises that do not comply with the minimum standards.

10. Prescribe reasonably necessary measures to prevent pollution of
 water used in public or semipublic swimming pools and bathing places and
 to prevent deleterious health conditions at these places. The rules shall

1 prescribe minimum standards for sanitary conditions that shall be 2 maintained at any public or semipublic swimming pool or bathing place and 3 shall provide for inspection of these premises and for abatement as public 4 nuisances of any premises and facilities that do not comply with the 5 minimum standards. The rules shall be developed in cooperation with the 6 director of the department of environmental quality and shall be 7 consistent with the rules adopted by the director of the department of 8 quality pursuant to section 49-104, subsection environmental Β. 9 paragraph 12.

10 11. Prescribe reasonably necessary measures to keep confidential 11 information relating to diagnostic findings and treatment of patients, as 12 well as information relating to contacts, suspects and associates of 13 communicable disease patients. In no event shall Confidential information 14 MAY NOT be made available for political or commercial purposes.

15 12. Prescribe reasonably necessary measures regarding human 16 immunodeficiency virus testing as a means to control the transmission of 17 that virus, including the designation of anonymous test sites as dictated 18 by current epidemiologic and scientific evidence.

19 13. Establish an online registry of food preparers that are 20 authorized to prepare cottage food products for commercial purposes 21 pursuant to paragraph 4 of this subsection AND CHAPTER 8, ARTICLE 2 OF 22 THIS TITLE. A registered food preparer shall renew the registration every 23 three years and shall provide to the department updated registration 24 information within thirty days after any change.

25 14. Prescribe an exclusion for fetal demise cases from the 26 standardized survey known as "the hospital consumer assessment of 27 healthcare providers and systems".

J. The rules adopted under the authority conferred by this section 28 29 shall be observed throughout the THIS state and shall be enforced by each local board of health or public health services district, but this section 30 31 does not limit the right of any local board of health or county board of supervisors to adopt ordinances and rules as authorized by law within its 32 jurisdiction, provided that IF the ordinances and rules do not conflict 33 with state law and are equal to or more restrictive than the rules of the 34 35 director.

K. The powers and duties prescribed by this section do not apply in instances in which regulatory powers and duties relating to public health are vested by the legislature in any other state board, commission, agency or instrumentality, except that with regard to the regulation of meat and meat products, the department of health services and the Arizona department of agriculture within the area delegated to each shall adopt rules that are not in conflict.

43 L. The director, in establishing fees authorized by this section, 44 shall comply with title 41, chapter 6. The department shall not set a fee 45 at more than the department's cost of providing the service for which the 1 fee is charged. State agencies are exempt from all fees imposed pursuant 2 to this section.

3 M. After consultation with the state superintendent of public 4 instruction, the director shall prescribe the criteria the department 5 shall use in deciding whether or not to notify a local school district 6 that а pupil in the district has tested positive for the human 7 immunodeficiency virus antibody. The director shall prescribe the 8 procedure by which the department shall notify a school district if, 9 pursuant to these criteria, the department determines that notification is warranted in a particular situation. This procedure shall include a 10 11 requirement that before notification the department shall determine to its 12 satisfaction that the district has an appropriate policy relating to 13 nondiscrimination of the infected pupil and confidentiality of test 14 results and that proper educational counseling has been or will be provided to staff and pupils. 15

N. Until the department adopts exemptions by rule as required by subsection I, paragraph 4, subdivision (f) of this section, food and drink are exempt from the rules prescribed in subsection I of this section if offered at locations that sell only commercially prepackaged food or drink that is not potentially hazardous, without a limitation on its display area.

0. Until the department adopts exemptions by rule as required by subsection I, paragraph 4, subdivision (h) of this section, a whole fruit or vegetable grown in a public school garden that is washed and cut on-site for immediate consumption is exempt from the rules prescribed in subsection I of this section.

P. Until the department adopts an exclusion by rule as required by
subsection I, paragraph 14 of this section, the standardized survey known
as "the hospital consumer assessment of healthcare providers and systems"
may not include patients who experience a fetal demise.

Q. Until the department adopts exemptions by rule as required by subsection I, paragraph 4, subdivision (j) of this section, spirituous liquor and commercially prepackaged food, crackers or pretzels that meet the requirements of subsection I, paragraph 4, subdivision (j) of this section are exempt from the rules prescribed in subsection I of this section.

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- R. For the purposes of this section:
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- 1. "Cottage food product":--

39 (a) Means a food that is not potentially hazardous or a time or 40 temperature control for safety food as defined by the department in rule 41 and that is prepared in a home kitchen by an individual who is registered 42 with the department.

43 (b) Does not include foods that require refrigeration, perishable
 44 baked goods, salsas, sauces, fermented and pickled foods, meat, fish and
 45 shellfish products, beverages, acidified food products, nut butters or

1 other reduced-oxygen packaged products HAS THE SAME MEANING PRESCRIBED IN 2 SECTION 36-931. 3 2. "Fetal demise" means a fetal death that occurs or is confirmed 4 in a licensed hospital. Fetal demise does not include an abortion as 5 defined in section 36-2151. 6 Sec. 2. Title 36, chapter 8, Arizona Revised Statutes, is amended 7 by adding article 2. to read: 8 ARTICLE 2. COTTAGE FOOD PRODUCTS 9 36-931. Definitions 10 IN THIS ARTICLE, UNLESS THE CONTEXT OTHERWISE REQUIRES: 11 1. "COTTAGE FOOD PRODUCT": 12 (a) MEANS A FOOD THAT IS PREPARED IN A HOME KITCHEN BY AN 13 INDIVIDUAL WHO IS REGISTERED WITH THE DEPARTMENT AND THAT EITHER, AS DEFINED BY THE DEPARTMENT IN RULE: 14 (i) IS NOT POTENTIALLY HAZARDOUS OR DOES NOT REQUIRE TIME OR 15 16 TEMPERATURE CONTROL FOR SAFETY. 17 (ii) IS POTENTIALLY HAZARDOUS OR REQUIRES TIME OR TEMPERATURE 18 CONTROL FOR SAFETY. 19 (b) DOES NOT INCLUDE ALCOHOLIC BEVERAGES, UNPASTEURIZED MILK OR 20 FOODS THAT ARE OR THAT CONTAIN ALCOHOLIC BEVERAGES, FISH AND SHELLFISH 21 PRODUCTS, MEAT, MEAT BYPRODUCTS, POULTRY OR POULTRY BYPRODUCTS UNLESS THE 22 SALE OF THOSE ITEMS IS ALLOWED BY FEDERAL LAW, INCLUDING ALL OF THE 23 FOLLOWING: 24 (i) POULTRY, POULTRY BYPRODUCTS OR POULTRY FOOD PRODUCTS IF THE PRODUCER RAISED THE POULTRY PURSUANT TO THE ONE THOUSAND BIRD EXEMPTION 25 26 SET FORTH IN 9 CODE OF FEDERAL REGULATIONS SECTION 381.10(c). 27 (ii) POULTRY, POULTRY BYPRODUCTS OR POULTRY FOOD PRODUCTS IF THE POULTRY IS FROM AN INSPECTED SOURCE PURSUANT TO 9 CODE OF FEDERAL 28 REGULATIONS SECTION 381.10(d). 29 (iii) MEAT, MEAT BYPRODUCTS OR MEAT FOOD PRODUCTS IF THE MEAT IS 30 31 FROM AN INSPECTED SOURCE PURSUANT TO 9 CODE OF FEDERAL REGULATIONS SECTION 32 303.1(d). "DEPARTMENT" MEANS THE DEPARTMENT OF HEALTH SERVICES. 33 2. "POTENTIALLY HAZARDOUS" MEANS THAT A COTTAGE FOOD PRODUCT DOES 34 3. NOT MEET THE REQUIREMENTS OF THE FOOD CODE PUBLISHED BY THE UNITED STATES 35 36 FOOD AND DRUG ADMINISTRATION, AS MODIFIED AND INCORPORATED BY REFERENCE BY 37 THE DEPARTMENT BY RULE. 38 36-932. Labeling; food handler certification; sale and 39 <u>delivery</u> requirements A. COTTAGE FOOD PRODUCTS MUST BE PACKAGED AT HOME WITH AN ATTACHED 40 41 LABEL THAT DOES ALL OF THE FOLLOWING: 1. CLEARLY STATES THE NAME AND REGISTRATION NUMBER OF THE FOOD 42 43 PREPARER. 2. LISTS ALL THE INGREDIENTS IN THE COTTAGE FOOD PRODUCT AND THE 44 45 COTTAGE FOOD PRODUCT'S PRODUCTION DATE.

1 3. INCLUDES THE FOLLOWING STATEMENT: "THIS PRODUCT WAS PRODUCED IN 2 A HOME KITCHEN THAT MAY PROCESS COMMON FOOD ALLERGENS AND IS NOT SUBJECT 3 TO PUBLIC HEALTH INSPECTION."

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4. IF THE COTTAGE FOOD PRODUCT WAS MADE IN A FACILITY FOR INDIVIDUALS WITH DEVELOPMENTAL DISABILITIES, DISCLOSES THAT FACT.

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B. THE PERSON PREPARING THE COTTAGE FOOD PRODUCT OR SUPERVISING THE 7 FOOD PREPARATION MUST COMPLETE A FOOD HANDLER TRAINING COURSE FROM AN 8 ACCREDITED PROGRAM AND MAINTAIN ACTIVE CERTIFICATION. THE FOOD PREPARER 9 MUST REGISTER WITH THE ONLINE REGISTRY ESTABLISHED BY THE DEPARTMENT PURSUANT TO SECTION 36-136, SUBSECTION I, PARAGRAPH 13. THE FOOD PREPARER 10 11 MUST DISPLAY THE PREPARER'S CERTIFICATE OF REGISTRATION WHEN OPERATING AS 12 A TEMPORARY FOOD ESTABLISHMENT.

13 C. A FOOD PRODUCER MAY SELL COTTAGE FOOD PRODUCTS TO THE MAXIMUM 14 EXTENT ALLOWED BY FEDERAL LAW.

D. COTTAGE FOOD PRODUCTS MAY BE SOLD AND DELIVERED ONLY UNDER THE 15 16 FOLLOWING CONDITIONS:

17 1. COTTAGE FOOD PRODUCTS THAT DO NOT CONTAIN DAIRY, MEAT OR POULTRY 18 MUST BE SOLD BY THE FOOD PREPARER OF THE COTTAGE FOOD PRODUCT OR AN AGENT OF THE FOOD PREPARER, INCLUDING A THIRD-PARTY VENDOR, AND DELIVERED TO THE 19 20 CONSUMER BY THE FOOD PREPARER, THE AGENT OF THE FOOD PREPARER, THE 21 THIRD-PARTY VENDOR OR A THIRD-PARTY CARRIER.

22 2. COTTAGE FOOD PRODUCTS THAT ARE DAIRY PRODUCTS OR THAT CONTAIN MEAT OR POULTRY MUST BE SOLD BY THE FOOD PREPARER OF THE COTTAGE FOOD 23 24 PRODUCT IN PERSON OR REMOTELY, INCLUDING OVER THE INTERNET, AND DELIVERED 25 TO THE CONSUMER IN PERSON.

26 3. IF A COTTAGE FOOD PRODUCT IS POTENTIALLY HAZARDOUS OR REQUIRES TIME OR TEMPERATURE CONTROL FOR SAFETY AND IS TRANSPORTED BEFORE FINAL 27 DELIVERY TO CONSUMERS, THE COTTAGE FOOD PRODUCT MUST BE MAINTAINED AT AN 28 29 APPROPRIATE TEMPERATURE DURING TRANSPORT, CANNOT BE TRANSPORTED MORE THAN ONCE AND CANNOT BE TRANSPORTED FOR LONGER THAN TWO HOURS. 30

31 4. IF A COTTAGE FOOD PRODUCT IS SOLD BY A THIRD-PARTY VENDOR, THE COTTAGE FOOD PRODUCT MUST BE SOLD IN A SEPARATE SECTION OF THE STORE OR ON 32 A SEPARATE DISPLAY CASE FROM NONHOMEMADE FOOD ITEMS AND THE VENDOR MUST 33 DISPLAY A SIGN THAT INDICATES THAT THE COTTAGE FOOD PRODUCTS ARE HOMEMADE 34 35 AND EXEMPT FROM STATE LICENSING AND INSPECTION.

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36-933. Applicability of article: rules: enforcement

A. THIS ARTICLE:

1. IS NOT MORE RESTRICTIVE THAN THE APPLICABLE FEDERAL LAWS.

39 2. DOES NOT IMPEDE THE DEPARTMENT OR A COUNTY FROM INVESTIGATING 40 ANY FOODBORNE ILLNESS.

41 3. DOES NOT CHANGE THE REQUIREMENTS FOR BRAND INSPECTIONS, ANIMAL HEALTH INSPECTIONS OR ANY FOOD INSPECTIONS REQUIRED BY STATE OR FEDERAL 42 43 LAW, OR CHANGE THE REQUIREMENTS FOR THE SALE OF MILK, MILK PRODUCTS, RAW MILK OR RAW MILK PRODUCTS PURSUANT TO SECTION 3-606. 44

1 B. THE DEPARTMENT SHALL ADOPT RULES RELATING TO COTTAGE FOOD 2 PRODUCTS CONSISTENT WITH THIS ARTICLE AND SECTION 36-136, SUBSECTION I. 3

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- C. THE DEPARTMENT MAY ENFORCE THIS ARTICLE.
- Sec. 3. <u>Rulemaking exemption; department of health services</u>

5 Notwithstanding any other law, for the purposes of this act, the department of health services is exempt from the rulemaking requirements 6 7 of title 41, chapter 6, Arizona Revised Statutes, for eighteen months after the effective date of this act. 8