

**ARIZONA GAME AND FISH LAWS AND RULES 2011 SUPPLEMENT  
LEGISLATIVE AND REGULATORY UPDATES THROUGH TO JULY 12, 2011**

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**TITLE 5  
AMUSEMENTS AND SPORTS**

**CHAPTER 3  
BOATING AND WATER SPORTS**

**ARTICLE 1. GENERAL PROVISIONS**

**5-302. Application of chapter**

A. This chapter applies to all watercraft operating on all of the waterways of this state, including that part of waters that is common to interstate boundaries and that is within the boundaries of this state, excluding vessels owned by agencies of the federal government in performance of their official duties.

B. Section 5-391, subsections G and H and sections 5-392 and 5-393 apply to all watercraft in this state, whether or not operating on waterways of this state, and includes watercraft operating on waterways that are part of

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water that is common to interstate boundaries and that is within the boundaries of this state. **2008**

**ARTICLE 3. REGISTRATION AND TAXATION OF WATERCRAFT**

**5-321.01. Staggered watercraft registration; rules**

A. The commission shall establish a system of staggered registration on a monthly basis in order to distribute the work of registering watercraft as uniformly as practicable throughout the twelve months of the calendar year.

B. All watercraft registrations provided for in this article expire in accordance with the schedules established by the commission. The commission may set the number of renewal periods within a month from one each month to one each day depending on which system is most economical and best accommodates the public.

C. The commission, in order to initiate the staggered registration system, may register a watercraft for a period of greater or less than twelve months up to a period of thirty-six months. If a registration period is set for a period other than twelve months the commission may prorate the registration fee.

D. The commission shall adopt rules necessary to accomplish the purposes of this section. **2008**

**5-323. Disposition of fees**

Each month monies received from the registration fees received under this chapter for the numbering of watercraft shall be deposited, pursuant to sections 35-146 and 35-147, in a fund designated as the watercraft registration fee clearing account. Each month, on notification by the department, the state treasurer shall distribute the monies in the clearing account as follows:

1. All revenues collected from the registration fees collected pursuant to section 5-321, subsection A, paragraphs 1 and 2 shall be allocated as follows:

(a) Sixty-five per cent shall be deposited in a special fund to be known as the watercraft licensing fund. The watercraft licensing fund is to be used by the department for administering and enforcing this chapter, providing an information and education program relating to boating and boating safety

and administering any aquatic invasive species program established under this title or title 17. These monies are subject to legislative appropriation.

(b) Thirty-five per cent of such revenues shall be further allocated as follows:

(i) Fifteen per cent to the state lake improvement fund to be used as prescribed by section 5-382.

(ii) Eighty-five per cent to the law enforcement and boating safety fund to be used as prescribed by section 5-383.

2. All revenues collected from any additional registration fees collected pursuant to section 5-321, subsection C shall be paid to an account designated by a multi-county water conservation district established under title 48, chapter 22 to be used solely for the lower Colorado river multispecies conservation program and for no other purpose. **2009**

**ARTICLE 5. OPERATION OF WATERCRAFT**

**5-349. Watercraft casualties; violation; classification**

A. The operator of a watercraft involved in a collision, accident or other casualty, to the extent the operator can do so without serious danger to the operator's own watercraft or persons aboard, shall:

1. Immediately stop the watercraft at the scene of the collision, accident or other casualty or as close to the scene of the collision, accident or other casualty as possible but shall immediately return to the scene.

2. Render all practical and necessary assistance to persons affected to save them from danger caused by the collision, accident or other casualty.

3. Remain at the scene of the collision, accident or other casualty until the operator has complied with subsection B of this section.

B. The operator of a watercraft involved in a collision, accident or other casualty shall give the operator's name and address and the identification of the operator's watercraft to any person injured and to the owners of any property damaged.

C. Whenever death or injury results from any watercraft collision, accident or other casualty, a written report shall be submitted within forty-eight hours. For every other collision, accident or other casualty involving property damage exceeding five hundred dollars, a report shall be submitted within five days after the incident by the operator or owner of the watercraft involved. Written reports shall be submitted directly to the department for

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use in statistical studies for casualty prevention. Reports shall not be used as evidence in any trial, civil or criminal, arising from any collision, accident or other casualty. On request, a report shall be forwarded to the United States coast guard or other authorized federal agency to be used in statistical studies for casualty prevention.

D. To maintain uniformity, watercraft casualty reports shall be on a form approved by the commission.

E. Every peace officer who, in the regular course of duty, investigates any watercraft collision, accident or other casualty involving death or personal injury or involving property damage exceeding five hundred dollars shall prepare and transmit a report to the department pursuant to subsection C of this section.

F. If the operator of a watercraft is involved in a collision or accident that results in death or serious physical injury, as defined in section 13-105, and the operator fails to stop or comply with the requirements of subsection A of this section, the operator is guilty of a class 5 felony. If the operator of a watercraft is involved in a collision or accident that results in injury other than death or serious physical injury and the operator fails to stop and comply with the requirements of subsection A of this section, the operator is guilty of a class 6 felony. If the operator of a watercraft is involved in a collision or accident that results only in damage to another watercraft that is operated or attended by another person, and the operator fails to stop and comply with the requirements of subsection B of this section, the operator is guilty of a class 3 misdemeanor. **2008**

**ARTICLE 9. VIOLATIONS AND PENALTIES**

**5-391. Enforcement; violation; classification**

A. Any person who violates any provision of this chapter, except section 5-341, subsection A, B, C or D, section 5-349, section 5-350, subsection C, section 5-393, 5-395, 5-396 or 5-397 and subsection C, D, G or H of this section or any rule issued thereunder, is guilty of a petty offense. Any person who violates section 5-350, subsection C is guilty of a class 2 misdemeanor.

B. All peace officers of the state, counties and cities shall enforce the provisions of this chapter and all laws and rules relating to the operation of watercraft.

C. In the enforcement of this chapter, the operator of the watercraft on being hailed by any peace officer shall stop immediately and lay to, or maneuver in such a way as to permit the peace officer to come aboard or alongside. The operator may be ordered ashore to correct any unlawful condition, issued a written warning or written repair order or issued a citation for any violation of this chapter.

D. An operator of a watercraft who wilfully flees or attempts to elude a pursuing law enforcement officer issuing an order pursuant to subsection C of this section is guilty of a class 5 felony. The law enforcement watercraft shall be appropriately marked to show that it is an official law enforcement watercraft.

E. In the enforcement of this chapter, sections 13-2506 and 13-3903 apply.

F. Each failure to obey an order or to comply with a warning order issued under subsection C of this section shall constitute a separate offense punishable as a separate violation of this chapter.

G. A person is guilty of a class 6 felony who knowingly removes, defaces, obliterates, changes, alters or causes to be removed, defaced, obliterated, changed or altered a factory, engine, serial, outdrive, lower unit, power trim or hull identification number or mark on a watercraft.

H. A person is guilty of a class 2 misdemeanor who:

1. Knowingly displays or has in the person's possession a fictitious, stolen, revoked or altered certificate of number, department issued number or annual decal.

2. Lends to or knowingly permits the use of the person's certificate of number, department issued number or annual decal on a watercraft for which those items have not been issued.

I. On receipt of notice of conviction of a person under subsection G or H of this section, the department may revoke the numbers and decals issued to the watercraft that was involved in the violation and any other watercraft owned by the person convicted. **2008**

**ARTICLE 10. BOATING WHILE INTOXICATED**

**5-395. Operating or in actual physical control of a motorized watercraft while under the influence; violation; classification; definition**

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A. It is unlawful for any person to operate or be in actual physical control of a motorized watercraft that is underway within this state under any of the following circumstances:

1. While under the influence of intoxicating liquor, any drug, a vapor releasing substance containing a toxic substance or any combination of liquor, drugs or vapor releasing substances if the person is impaired to the slightest degree.

2. If the person has an alcohol concentration of 0.08 or more within two hours of operating or being in actual physical control of the motorized watercraft and the alcohol concentration results from alcohol consumed either before or while operating or being in actual physical control of the motorized watercraft.

3. While there is any drug as defined in section 13-3401 or its metabolite in the person's body.

4. If the motorized watercraft is a commercial motorized watercraft and the person has an alcohol concentration of 0.04 or more.

B. It is not a defense to a charge of a violation of subsection A, paragraph 1 of this section that the person is or has been entitled to use the drug under the laws of this state.

C. A person using a drug prescribed by a medical practitioner licensed pursuant to title 32, chapter 7, 11, 13 or 17 is not guilty of violating subsection A, paragraph 3 of this section.

D. The state shall not dismiss a charge of violating this section for either of the following:

1. In return for a plea of guilty or no contest to any other offense by the person charged with the violation of this section.

2. For the purpose of pursuing any other misdemeanor or a petty offense, including those arising out of the same event or course of conduct, unless there is clearly an insufficient legal or factual basis to pursue the charge of violating this section.

E. In any prosecution for a violation of this section the state, for the purpose of classification and sentencing pursuant to section 5-395.01 or 5-396, shall allege all prior convictions of violating this section occurring within the past eighty-four months, unless there is clearly an insufficient legal or factual basis to do so.

F. In a trial, action or proceeding for a violation of this section or section 5-396 other than a trial, action or proceeding involving operating or being in

actual physical control of a commercial motorized watercraft, the defendant's alcohol concentration within two hours of the time of operating or being in actual physical control as shown by analysis of the defendant's blood, breath or other bodily substance gives rise to the following presumptions:

1. If there was at that time 0.05 or less alcohol concentration in the defendant's blood, breath or other bodily substance, it may be presumed that the defendant was not under the influence of intoxicating liquor.

2. If there was at that time in excess of 0.05 but less than 0.08 alcohol concentration in the defendant's blood, breath or other bodily substance, such fact shall not give rise to any presumption that the defendant was or was not under the influence of intoxicating liquor, but such fact may be considered with other competent evidence in determining the guilt or innocence of the defendant.

3. If there was at that time 0.08 or more alcohol concentration in the defendant's blood, breath or other bodily substance, it may be presumed that the defendant was under the influence of intoxicating liquor.

G. Subsection F of this section shall not be construed as limiting the introduction of any other competent evidence bearing on the question of whether or not the defendant was under the influence of intoxicating liquor.

H. If a blood test is administered, only a physician, a registered nurse or another qualified person may withdraw blood for the purpose of determining the alcohol concentration or drug content. The qualifications of the individual withdrawing the blood and the method used to withdraw the blood are not foundational prerequisites for the admissibility of any blood alcohol content determination made pursuant to this subsection.

I. If a law enforcement officer administers a duplicate breath test and the person tested is given a reasonable opportunity to arrange for an additional test pursuant to subsection J of this section, a sample of the person's breath does not have to be collected or preserved.

J. The person tested shall be given a reasonable opportunity to arrange for any physician, registered nurse or other qualified person of the tested person's own choosing to administer a test or tests in addition to any administered at the direction of a law enforcement officer. The failure or inability to obtain an additional test by a person does not preclude the admission of evidence relating to the test or tests taken at the direction of a law enforcement officer.

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K. If a person under arrest refuses to submit to a test or tests under section 5-395.03, whether or not a sample was collected pursuant to subsection L of this section or a search warrant, evidence of refusal is admissible in any civil or criminal action or other proceeding. The issue of refusal shall be an issue of fact to be determined by the trier of fact in all cases.

L. Notwithstanding any other law, if a law enforcement officer has probable cause to believe that a person has violated this section and a sample of blood, urine or any other bodily substance is taken from that person for any reason a portion of that sample sufficient for analysis shall be provided to a law enforcement officer if requested for law enforcement purposes. A person who fails to comply with this subsection is guilty of a class 1 misdemeanor.

M. A person who collects blood, urine or any other bodily substance under this section or any hospital, laboratory or clinic employing or utilizing the services of the person does not incur any civil liability as a result of this activity if requested by a law enforcement officer to collect blood, urine or any other bodily substances unless the person, while performing the activity, acts with gross negligence.

N. A statement by the defendant that the defendant was operating a motorized watercraft that was underway and that was involved in an accident resulting in injury to or death of any person is admissible in any criminal proceeding without further proof of corpus delicti if it is otherwise admissible.

O. At the arraignment, the court shall inform the defendant that the defendant may request a trial by jury and that the request, if made, shall be granted.

P. For the purposes of this section, "alcohol concentration" means grams of alcohol per one hundred milliliters of blood or grams of alcohol per two hundred ten liters of breath. **2008**

**5-395.01. Operating or in actual physical control of a motorized watercraft while under the influence; classification; penalties**

A. A person who is convicted of a violation of section 5-395 is guilty of a class 1 misdemeanor. The person:

1. Shall be sentenced to serve not less than ten consecutive days in jail and is not eligible for probation or suspension of execution of sentence unless the entire sentence is served.

2. Shall pay a fine of not less than two hundred fifty dollars.

3. May be ordered by a court to perform community restitution.

4. Shall pay an additional assessment of five hundred dollars to be deposited by the state treasurer in the prison construction and operations fund established by section 41-1651. This assessment is not subject to any surcharge. If the conviction occurred in the superior court or a justice court, the court shall transmit the assessed monies to the county treasurer. If the conviction occurred in a municipal court, the court shall transmit the assessed monies to the city treasurer. The city or county treasurer shall transmit the monies received to the state treasurer.

5. Shall pay an additional assessment of five hundred dollars to be deposited by the state treasurer in the public safety equipment fund established by section 41-1723. This assessment is not subject to any surcharge. If the conviction occurred in the superior court or a justice court, the court shall transmit the assessed monies to the county treasurer. If the conviction occurred in a municipal court, the court shall transmit the assessed monies to the city treasurer. The city or county treasurer shall transmit the monies received to the state treasurer.

B. In addition to any other penalties under this section, the judge shall order the person to complete alcohol or other drug screening that is provided by a facility approved by the department of health services or a probation department. If a judge determines that the person requires further alcohol or other drug education or treatment, the person may be required pursuant to court order to obtain alcohol or other drug education or treatment under the court's supervision from an approved facility. The judge may review an education or treatment determination at the request of the state or the defendant or on the judge's own initiative. The person shall pay the costs of the screening, education or treatment unless the court waives part or all of the costs. If a person is referred to a screening, education or treatment facility, the facility shall report to the court whether the person has successfully completed the screening, education or treatment program.

C. Notwithstanding subsection A, paragraph 1 of this section and except as provided in section 5-398.01, the judge may either:

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1. Suspend any imposed sentence for a first violation of section 5-395 if the person completes a court ordered alcohol or other drug screening, education or treatment program. If the person fails to complete the court ordered alcohol or other drug screening, education or treatment program and has not been placed on probation, the court shall issue an order to show cause to the defendant as to why the remaining jail sentence should not be served.

2. Suspend all but twenty-four consecutive hours of the sentence if the person completes a court ordered alcohol or other drug screening, education or treatment program and if the court determines the person recklessly endangered another person with a substantial risk of physical injury. If the person fails to complete the court ordered alcohol or other drug screening, education or treatment program and has not been placed on probation, the court shall issue an order to show cause to the defendant as to why the remaining jail sentence should not be served.

D. If within a period of eighty-four months a person is convicted of a second violation of section 5-395 or is convicted of a violation of section 5-395 and has previously been convicted of an act in another jurisdiction that if committed in this state would be a violation of section 5-395, the person:

1. Shall be sentenced to serve not less than ninety days in jail, thirty days of which shall be served consecutively, and is not eligible for probation or suspension of execution of sentence unless the entire sentence has been served.

2. Shall pay a fine of not less than five hundred dollars.

3. Shall be ordered by the court to perform at least thirty hours of community restitution. If the person fails to complete the community restitution ordered pursuant to this paragraph, the court may order alternative sanctions if the court determines that alternative sanctions are more appropriate.

4. Shall pay an additional assessment of one thousand two hundred fifty dollars to be deposited by the state treasurer in the prison construction and operations fund established by section 41-1651. This assessment is not subject to any surcharge. If the conviction occurred in the superior court or a justice court, the court shall transmit the assessed monies to the county treasurer. If the conviction occurred in a municipal court, the court shall transmit the assessed monies to the city treasurer. The city or county treasurer shall transmit the monies received to the state treasurer.

5. Shall pay an additional assessment of one thousand two hundred fifty dollars to be deposited by the state treasurer in the public safety equipment fund established by section 41-1723. This assessment is not subject to any surcharge. If the conviction occurred in the superior court or a justice court, the court shall transmit the assessed monies to the county treasurer. If the conviction occurred in a municipal court, the court shall transmit the assessed monies to the city treasurer. The city or county treasurer shall transmit the monies received to the state treasurer.

E. Notwithstanding subsection D, paragraph 1 of this section, at the time of sentencing, except if the court determines the person recklessly endangered another person with a substantial risk of physical injury, the judge may suspend all but thirty days of the sentence if the person completes a court ordered alcohol or other drug screening, education or treatment program. If the person fails to complete the court ordered alcohol or other drug screening, education or treatment program and has not been placed on probation, the court shall issue an order to show cause as to why the remaining jail sentence should not be served.

F. In applying the eighty-four month provision of subsection D of this section, the dates of the commission of the offense shall be the determining factor irrespective of the sequence in which the offenses were committed.

G. A second violation for which a conviction occurs as provided in this section shall not include a conviction for an offense arising out of the same series of acts.

H. Any political subdivision processing or utilizing the services of a person ordered to perform community restitution pursuant to this section does not incur any civil liability to the person ordered to perform community restitution as a result of these activities unless the political subdivision or its agent or employee acts with gross negligence.

I. After a person who is sentenced pursuant to subsection A of this section has served twenty-four consecutive hours in jail or after a person who is sentenced pursuant to subsection D of this section has served forty-eight consecutive hours in jail and after receiving confirmation that the person is employed or is a student, the court, on pronouncement of any jail sentence under this section, may provide in the sentence that the person may be permitted, if the person is employed or is a student and can continue the person's employment or studies, to continue such employment or studies for not more than twelve hours per day nor more than five days per week, and

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the remaining day, days or parts of days shall be spent in jail until the sentence is served. The person shall be allowed out of jail only long enough to complete the actual hours of employment or studies and no longer.

J. A person who is sentenced pursuant to this section is eligible for a home detention program pursuant to the provisions of section 9-499.07, subsections M through R or section 11-459, subsections L through Q.

K. The court shall allow the allegation of a prior conviction or other pending charge of a violation of section 5-395 filed twenty or more days before the date the case is actually tried and may allow the allegation of a prior conviction or other pending charge of a violation of section 5-395 filed any time before the date the case is actually tried, provided that when the allegation is filed this state must make available to the defendant a copy of any information obtained concerning the prior conviction or other pending charge. Any conviction may be used to enhance another conviction irrespective of the dates on which the offenses occurred within the eighty-four month provision.

L. If a person is placed on probation for violating section 5-395, the probation shall be supervised unless the court finds that supervised probation is not necessary or the court does not have supervisory probation services. 2008

**5-395.02. Admissibility of breath test or other records**

A. The results of a breath test administered for the purpose of determining a person's alcohol concentration as defined in section 5-395 are admissible as evidence in any trial, action or proceeding on establishing the following foundational requirements:

1. The test was performed using a quantitative breath testing device approved by the department of public safety. A properly authenticated certification by the department of public safety or judicial notice of department of public safety rules is sufficient to establish this requirement.

2. The operator who conducted the test possessed a valid permit issued by the department of health services or the department of public safety to operate the device used to conduct the test.

3. Duplicate tests were administered and the test results were within 0.02 alcohol concentration of each other and an operator observed the person charged with the violation for fifteen minutes immediately preceding the administration of the test.

4. The operator who conducted the test followed an operational checklist approved by the department of public safety for the operation of the device used to conduct the test. The testimony of the operator is sufficient to establish this requirement.

5. The device used to conduct the test was in proper operating condition. Records of periodic maintenance that show that the device was in proper operating condition are admissible in any proceeding as prima facie evidence that the device was in proper operating condition at the time of the test. Calibration checks with a standard alcohol concentration solution bracketing each person's duplicate breath test are one type of records of periodic maintenance that satisfies the requirements of this section. The records are public records.

B. Compliance with subsection A of this section is the only requirement for the admission in evidence of a breath test result.

C. The inability of any person to obtain manufacturer's schematics and software for a quantitative breath testing device that is approved as prescribed in subsection A of this section shall not affect the admissibility of the results of a breath test pursuant to this section.

D. Records that may be obtained or are otherwise maintained pursuant to section 28-1327 are admissible as evidence in any trial, action or proceeding. 2008

**5-395.03. Test for alcohol concentration or drug content; refusal**

A. Any person who operates a motorized watercraft that is underway within this state gives consent, subject to section 4-244, paragraph 34, section 5-395 or section 5-396, to a test or tests of the person's blood, breath, urine or other bodily substance for the purpose of determining alcohol concentration or drug content if the person is arrested for any offense arising out of acts alleged to have been committed in violation of this chapter or section 4-244, paragraph 34 while the person was operating or in actual physical control of a motorized watercraft that was underway while under the influence of intoxicating liquor or drugs. The test or tests chosen by the law enforcement agency shall be administered at the direction of a law enforcement officer having reasonable grounds to believe the person to have been operating or in actual physical control of a motorized watercraft that is underway within this state while under the

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influence of intoxicating liquor or drugs, or if the person is under twenty-one years of age, with spirituous liquor in the person's body.

B. Following an arrest a violator shall be requested to submit to and successfully complete any test or tests prescribed by subsection A of this section.

C. If a person under arrest refuses to submit to the test designated by the law enforcement agency as provided in subsection A of this section none shall be given, except as provided in section 5-395, subsection L or pursuant to a search warrant. **2008**

**5-395.04. Preliminary breath tests; authority**

A. A law enforcement officer who has reasonable suspicion to believe that a person has committed a violation of section 5-395 may request that the person submit to a preliminary breath test or tests before an arrest.

B. In addition to a breath test or tests the officer may require that the person submit to further testing pursuant to section 5-395.03.

C. The director of the department of public safety shall adopt rules prescribing the approval of quantitative preliminary breath testing devices. **2008**

**5-396. Aggravated operating or actual physical control of motorized watercraft while under the influence of intoxicating liquor or drugs; classification**

A. A person is guilty of aggravated operating or actual physical control of a motorized watercraft that is underway while under the influence of intoxicating liquor or drugs if the person does any of the following:

1. Within a period of eighty-four months commits a third or subsequent violation of section 5-395 or 5-397 or this section or is convicted of a violation of section 5-395 or 5-397 or this section and has previously been convicted of any combination of convictions of section 5-395 or 5-397 or this section or acts committed in another jurisdiction that if committed in this state would be a violation of section 5-395 or 5-397 or this section.

2. While a person under fifteen years of age is aboard the motorized watercraft, commits any of the following:

(a) A first violation of section 5-395, if the person recklessly endangers the person who is under fifteen years of age with a substantial risk of physical injury.

(b) A second violation of section 5-395 within a period of eighty-four months.

(c) A violation of section 5-397.

B. The dates of the commission of the offenses are the determining factor in applying the eighty-four month provision provided in subsection A, paragraph 1 or paragraph 2, subdivision (b) of this section regardless of the sequence in which the offenses were committed. For purposes of this section, a third or subsequent violation for which a conviction occurs does not include a conviction for an offense arising out of the same series of acts. The time that a probationer is found to be on absconder status or the time that a person is incarcerated in any state, federal, county or city jail or correctional facility is excluded when determining the eighty-four month period provided in subsection A, paragraph 1, subsection A, paragraph 2, subdivision (b) and subsection D of this section.

C. A person who is convicted under subsection A, paragraph 1 of this section and who within an eighty-four month period has been convicted of two prior violations of section 5-395 or 5-397 or this section, or acts committed in another jurisdiction that if committed in this state would be a violation of section 5-395 or 5-397 or this section, is not eligible for probation, pardon, commutation or suspension of sentence or release on any other basis until the person has served not less than four months in prison.

D. A person who is convicted under subsection A, paragraph 1 of this section and who within an eighty-four month period has been convicted of three or more prior violations of section 5-395 or 5-397 or this section, or acts committed in another jurisdiction that if committed in this state would be a violation of section 5-395 or 5-397 or this section, is not eligible for probation, pardon, commutation or suspension of sentence or release on any other basis until the person has served not less than eight months in prison.

E. A person who is convicted under subsection A, paragraph 2, subdivision (a) or (b) of this section shall serve at least the minimum term of incarceration required pursuant to section 5-395.01.

F. A person who is convicted under subsection A, paragraph 2, subdivision (c) of this section shall serve at least the minimum term of incarceration required pursuant to section 5-397.

G. A person who is convicted of a violation of this section and who is placed on probation shall attend and complete alcohol or drug screening, counseling and education from an approved facility and, if ordered by the

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court, treatment from an approved facility. If the person fails to comply with this subsection, in addition to section 13-901 the court may order that the person be incarcerated as a term of probation as follows:

1. For a person sentenced pursuant to subsection C of this section, for an individual period of not more than four months and a total period of not more than one year.

2. For a person sentenced pursuant to subsection D of this section, for an individual period of not more than eight months and a total period of not more than two years.

H. The time that a person spends in custody pursuant to subsection G of this section shall not be counted toward the sentence imposed if the person's probation is revoked and the person is sentenced to prison following revocation of probation.

I. On conviction for a violation of this section, the court:

1. Shall order the person to pay a fine of not less than seven hundred fifty dollars.

2. In addition to any other penalty prescribed by law, shall order the person to pay an additional assessment of two hundred fifty dollars. If the conviction occurred in the superior court or a justice court, the court shall transmit the assessed monies to the county treasurer. If the conviction occurred in a municipal court, the court shall transmit the assessed monies to the city treasurer. The city or county treasurer shall transmit the monies received to the state treasurer. The state treasurer shall deposit the monies received in the driving under the influence abatement fund established by section 28-1304. Any fine imposed for a violation of this section and any assessments, restitution and incarceration costs shall be paid before the assessment prescribed in this paragraph.

3. In addition to any other penalty prescribed by law, shall order the person to pay an additional assessment of one thousand five hundred dollars to be deposited by the state treasurer in the prison construction and operations fund established by section 41-1651. This assessment is not subject to any surcharge. If the conviction occurred in the superior court or a justice court, the court shall transmit the assessed monies to the county treasurer. If the conviction occurred in a municipal court, the court shall transmit the assessed monies to the city treasurer. The city or county treasurer shall transmit the monies received to the state treasurer.

4. In addition to any other penalty prescribed by law, shall order the person to pay an additional assessment of one thousand five hundred dollars to be deposited by the state treasurer in the public safety equipment fund established by section 41-1723. This assessment is not subject to any surcharge. If the conviction occurred in the superior court or a justice court, the court shall transmit the assessed monies to the county treasurer. If the conviction occurred in a municipal court, the court shall transmit the assessed monies to the city treasurer. The city or county treasurer shall transmit the monies received to the state treasurer.

J. Aggravated operating or actual physical control of a motorized watercraft that is underway while under the influence of an intoxicating liquor or drugs committed under:

1. Subsection A, paragraph 1 of this section is a class 4 felony.

2. Subsection A, paragraph 2 of this section is a class 6 felony. **2008**

**5-397. Operating or in actual physical control of a motorized watercraft while under the extreme influence of intoxicating liquor; trial by jury; sentencing; classification; definition**

A. It is unlawful for a person to operate or be in actual physical control of a motorized watercraft that is underway within this state if the person has an alcohol concentration as follows within two hours of operating or being in actual physical control of the motorized watercraft and the alcohol concentration results from alcohol consumed either before or while operating or being in actual physical control of the motorized watercraft:

1. 0.15 or more but less than 0.20.

2. 0.20 or more.

B. A person who is convicted of a violation of this section is guilty of operating or being in actual physical control of a motorized watercraft while under the extreme influence of alcohol.

C. At the arraignment, the court shall inform the defendant that the defendant may request a trial by jury and that the request, if made, shall be granted.

D. A person who is convicted of a violation of this section:

1. Shall be sentenced to serve not less than thirty consecutive days in jail and is not eligible for probation or suspension of execution of sentence unless the entire sentence is served if the person is convicted of a violation of subsection A, paragraph 1 of this section. A person who is convicted of a

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violation of subsection A, paragraph 2 of this section shall be sentenced to serve not less than forty-five consecutive days in jail and is not eligible for probation or suspension of execution of sentence unless the entire sentence is served.

2. Shall pay a fine of not less than two hundred fifty dollars, except that a person who is convicted of a violation of subsection A, paragraph 2 of this section shall pay a fine of not less than five hundred dollars. The fine prescribed in this paragraph and any assessments, restitution and incarceration costs shall be paid before the assessment prescribed in paragraph 3 of this subsection.

3. Shall pay an additional assessment of two hundred fifty dollars. If the conviction occurred in the superior court or a justice court, the court shall transmit the assessed monies to the county treasurer. If the conviction occurred in a municipal court, the court shall transmit the assessed monies to the city treasurer. The city or county treasurer shall transmit the monies received to the state treasurer. The state treasurer shall deposit the monies received in the driving under the influence abatement fund established by section 28-1304.

4. May be ordered by a court to perform community restitution.

5. Shall pay an additional assessment of one thousand dollars to be deposited by the state treasurer in the prison construction and operations fund established by section 41-1651. This assessment is not subject to any surcharge. If the conviction occurred in the superior court or a justice court, the court shall transmit the assessed monies to the county treasurer. If the conviction occurred in a municipal court, the court shall transmit the assessed monies to the city treasurer. The city or county treasurer shall transmit the monies received to the state treasurer.

6. Shall pay an additional assessment of one thousand dollars to be deposited by the state treasurer in the public safety equipment fund established by section 41-1723. This assessment is not subject to any surcharge. If the conviction occurred in the superior court or a justice court, the court shall transmit the assessed monies to the county treasurer. If the conviction occurred in a municipal court, the court shall transmit the assessed monies to the city treasurer. The city or county treasurer shall transmit the monies received to the state treasurer.

E. Notwithstanding subsection D, paragraph 1 of this section, at the time of sentencing if the person is convicted of a violation of subsection A,

paragraph 1 of this section, the judge may suspend all but ten days of the sentence if the person completes a court ordered alcohol or other drug screening, education or treatment program. If the person fails to complete the court ordered alcohol or other drug screening, education or treatment program and has not been placed on probation, the court shall issue an order to show cause to the defendant as to why the remaining jail sentence should not be served.

F. If within a period of eighty-four months a person is convicted of a second violation of this section or is convicted of a violation of this section and has previously been convicted of a violation of section 5-395 or 5-396 or an act in another jurisdiction that if committed in this state would be a violation of this section or section 5-395 or 5-396, the person:

1. Shall be sentenced to serve not less than one hundred twenty days in jail, sixty days of which shall be served consecutively, and is not eligible for probation or suspension of execution of sentence unless the entire sentence has been served if the person is convicted of a violation of subsection A, paragraph 1 of this section. A person who is convicted of a violation of subsection A, paragraph 2 of this section shall be sentenced to serve not less than one hundred eighty days in jail, ninety of which shall be served consecutively, and is not eligible for probation or suspension of execution of sentence unless the entire sentence has been served.

2. Shall pay a fine of not less than five hundred dollars, except that a person who is convicted of a violation of subsection A, paragraph 2 of this section shall pay a fine of not less than one thousand dollars. The fine prescribed in this paragraph and any assessments, restitution and incarceration costs shall be paid before the assessment prescribed in paragraph 3 of this subsection.

3. Shall pay an additional assessment of two hundred fifty dollars. If the conviction occurred in the superior court or a justice court, the court shall transmit the assessed monies to the county treasurer. If the conviction occurred in a municipal court, the court shall transmit the assessed monies to the city treasurer. The city or county treasurer shall transmit the monies received to the state treasurer. The state treasurer shall deposit the monies received in the driving under the influence abatement fund established by section 28-1304.

4. Shall be ordered by a court to perform at least thirty hours of community restitution. If the person fails to complete the community

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restitution ordered pursuant to this paragraph, the court may order alternative sanctions if the court determines that alternative sanctions are more appropriate.

5. Shall pay an additional assessment of one thousand two hundred fifty dollars to be deposited by the state treasurer in the prison construction and operations fund established by section 41-1651. This assessment is not subject to any surcharge. If the conviction occurred in the superior court or a justice court, the court shall transmit the assessed monies to the county treasurer. If the conviction occurred in a municipal court, the court shall transmit the assessed monies to the city treasurer. The city or county treasurer shall transmit the monies received to the state treasurer.

6. Shall pay an additional assessment of one thousand two hundred fifty dollars to be deposited by the state treasurer in the public safety equipment fund established by section 41-1723. This assessment is not subject to any surcharge. If the conviction occurred in the superior court or a justice court, the court shall transmit the assessed monies to the county treasurer. If the conviction occurred in a municipal court, the court shall transmit the assessed monies to the city treasurer. The city or county treasurer shall transmit the monies received to the state treasurer.

G. Notwithstanding subsection F, paragraph 1 of this section, at the time of sentencing, if the person is convicted of a violation of subsection A, paragraph 1 of this section, the judge may suspend all but sixty days of the sentence if the person completes a court ordered alcohol or other drug screening, education or treatment program. If the person fails to complete the court ordered alcohol or other drug screening, education or treatment program and has not been placed on probation, the court shall issue an order to show cause as to why the remaining jail sentence should not be served.

H. In applying the eighty-four month provision of subsection F of this section, the dates of the commission of the offense shall be the determining factor, irrespective of the sequence in which the offenses were committed.

I. A second violation for which a conviction occurs as provided in this section shall not include a conviction for an offense arising out of the same series of acts.

J. A person who is convicted of a violation of this section is guilty of a class 1 misdemeanor.

K. For the purposes of this section, "alcohol concentration" means grams of alcohol per one hundred milliliters of blood or grams of alcohol per two hundred ten liters of breath. 2008

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**TITLE 17  
GAME AND FISH**

**CHAPTER 2  
GAME AND FISH DEPARTMENT AND GAME AND FISH  
COMMISSION**

**ARTICLE 1. MEMBERSHIP**

17-202. Arizona game and fish commission appointment recommendation board

A. The Arizona game and fish commission appointment recommendation board is established consisting of members appointed by the governor pursuant to this section and section 38-211. The board shall consist of one person who has been a resident of this state for at least five years from each of the following qualifying groups:

1. One member designated by the board of directors of an organization that is qualified pursuant to section 501(c)(3) or 501(c)(4) of the internal revenue code, whose membership consists of a significant cross-section of wildlife conservation and sportsmen organizations from throughout the state, that does not have an affiliation or charter with a national wildlife conservation or sportsman's organization and that has been in existence for at least five years.

2. One member designated by the board of directors of an organization that is qualified pursuant to section 501(c)(3) or 501(c)(4) of the internal revenue code whose articles of incorporation or bylaws stipulate that the mission or purpose of the organization is to increase, sustain or otherwise conserve wild turkey, deer, elk, pronghorn (antelope), bighorn sheep, ducks, quail and fish and that has been in existence for at least five years.

3. One member designated by the board of directors of an organization that is qualified pursuant to section 501(c)(3) or 501(c)(4) of the internal

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revenue code whose articles of incorporation or bylaws define it as a sportsman's organization whose membership is primarily confined to a specific geographic area or region of the state or an organization described in paragraph 2 of this subsection or is a chapter or affiliate of a national sportsman's conservation or shooting organization and that has been in existence for at least five years.

4. One member designated by the board of directors of an organization that is qualified pursuant to section 501(c)(3) or 501(c)(4) of the internal revenue code that is statewide, whose membership is comprised of cattlemen or ranchers and that has been in existence for at least five years.

5. One member of the general public or one member of a nongame organization that is qualified pursuant to section 501(c)(3) or 501(c)(4) of the internal revenue code.

B. Except as otherwise provided by law, members of the board serve five year terms of office. A board member must maintain continuous membership in the organization the member represented when appointed during the entire term of office. The governor may remove a member of the board for inefficiency, conflict of interest, neglect of duty or misconduct in office and replace the member with an individual from the same organization represented by the former member. If a board member dies, resigns or is removed from office, the governor shall appoint an individual to fill the vacancy within thirty days from the same organization represented by the former member.

C. Three members of the Board constitute a quorum. Meetings of the board shall be held at the Arizona game and fish department main office or at a regional office as determined by the board. The department shall issue a public notice at least one week before the meeting.

D. Members of the board are not eligible for compensation for their services or reimbursement of expenses.

E. The board shall assist the governor by interviewing, evaluating and recommending candidates to fill vacancies on the Arizona game and fish commission as follows:

1. After the governor's call for applications for an open position on the commission and the application period is closed, the governor shall deliver a final list of the applicants to the board within five days after the close of the application period. The board shall review the list of applicants and the

application submitted by each applicant and proceed to interview, evaluate and recommend candidates as provided by this subsection.

2. If the board is considering candidates to fill the office of a commission member whose designated term is about to expire:

(a) On or before November 15 of each year, the board shall host a public forum to interview the commission candidates. The department shall issue a notice of the public forum at least five days before the scheduled date of the forum.

(b) On or before November 25, the board shall recommend at least two, but no more than five, candidates from the governor's final list of candidates.

(c) The governor must select and appoint a commissioner from the list submitted by the board.

3. If the board is considering candidates for a vacancy resulting from a commission member's death, resignation or removal from office:

(a) Not later than two weeks after receipt of the final list of commission candidates from the governor, the board shall host a public forum to interview the candidates. The department shall issue a notice of the public forum at least five days before the scheduled date of the forum.

(b) Within one week after the public forum, the board shall recommend at least two, but no more than five, candidates from the governor's final list of candidates.

(c) The governor must select and appoint a commissioner from the list submitted by the board.

F. The board shall assist the governor to identify commission applicants.

**2010**

**Sec. 2. Initial board members; terms of office**

A. Notwithstanding section 17-202, subsection A, Arizona Revised Statutes, as added by this act, the governor shall appoint the initial members of the Arizona game and fish commission appointment recommendation board as follows:

1. The member appointed pursuant to section 17-202, subsection A, paragraph 1, Arizona Revised Statutes, shall be appointed to a term of five years.

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2. The member appointed pursuant to section 17-202, subsection A, paragraph 2, Arizona Revised Statutes, shall be appointed to a term of four years.

3. The member appointed pursuant to section 17-202, subsection A, paragraph 3, Arizona Revised Statutes, shall be appointed to a term of three years.

4. The member appointed pursuant to section 17-202, subsection A, paragraph 4, Arizona Revised Statutes, shall be appointed to a term of two years.

5. The member appointed pursuant to section 17-202, subsection A, paragraph 5, Arizona Revised Statutes, shall be appointed to a term of one year.

B. All subsequent members shall be appointed to terms of five years. **2010**

**CHAPTER 2**

**GAME AND FISH DEPARTMENT AND GAME AND FISH COMMISSION**

**ARTICLE 3. POWERS AND DUTIES**

**17236. Taking birds; possession of raptors**

A. It is unlawful to take or injure any bird or harass any bird upon its nest, or remove the nests or eggs of any bird, except as may occur in normal horticultural and agricultural practices and except as authorized by commission order. Nothing in this title shall be construed to prohibit the taking of such birds for scientific purposes under permits issued by the commission.

B. The commission shall issue licenses to permit the possession and transportation of raptors for sport falconry consistent with the requirements of the migratory bird treaty act (40 Stat. 7536 United States Code sections 703 through 711) and the endangered species act of 1973 (P.L. 93205; 87 Stat. 884; 16 United States Code sections 1531 through 1544).

C. A person who has qualified to become a class II, general, or class III, master, falconer, as provided by commission rule, may possess, transport and use for sport falconry purposes, raptors not listed in the migratory bird treaty act (40 Stat. 755 16 United States Code sections 703 through 711) without possessing a sport falconry license. **2009**

**17-245. Training courses**

The commission may:

1. Offer training courses on a voluntary basis to all persons as prescribed by rule.

2. Require any person whose hunting, fishing or guide license has been revoked or suspended to show a certificate of completion of a training course as a condition to issuance or renewal of a hunting, fishing or guide license. **2008**

**ARTICLE 3.1 AQUATIC INVASIVE SPECIES**

**17-255. Definition of aquatic invasive species**

In this article, unless the context otherwise requires, "aquatic invasive species":

1. Means any aquatic species that is not native to the ecosystem under consideration and whose introduction or presence in this state may cause economic or environmental harm or harm to human health.

2. Does not include:

(a) Any nonindigenous species lawfully or historically introduced into this state for sport fishing recreation.

(b) Any species introduced into this state by the department, by other governmental entities or by any person pursuant to this title. **2009**

**17-255.01. Aquatic invasive species program; powers**

A. The director may establish and maintain an aquatic invasive species program.

B. The director may issue orders:

1. Establishing a list of aquatic invasive species for this state.

2. Establishing a list of waters or locations where aquatic invasive species are present and take steps that are necessary to eradicate, abate or prevent the spread of aquatic invasive species within or from those bodies of water.

3. Establishing mandatory conditions as provided in subsection C of this section on the movement of watercraft, vehicles, conveyances or other equipment from waters or locations where aquatic invasive species are present to other waters.

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C. If the presence of an aquatic invasive species is suspected or documented in this state, the director or an authorized employee or agent of the department may take one or more of the following actions to abate or eliminate the species:

1. Authorize and establish lawful inspections of watercraft, vehicles, conveyances and other equipment to locate the aquatic invasive species.

2. Order any person with an aquatic invasive species in or on the person's watercraft, vehicle, conveyance or other equipment to decontaminate the watercraft, vehicle, conveyance or equipment in a manner prescribed by rule. Notwithstanding paragraph 3 of this subsection, mandatory on-site decontamination shall not be required at a location where an on-site cleaning station charges a fee.

3. Require any person with a watercraft, vehicle, conveyance or other equipment in waters or locations where an aquatic invasive species is present to decontaminate the property before moving it to any other waters in this state or any other location in this state where aquatic invasive species could thrive.

D. An order issued under subsection B or C of this section is exempt from title 41, chapter 6, article 3, except that the director shall promptly file a copy of the order with the secretary of state for publication in the Arizona administrative register pursuant to section 41-1013. **2009**

**17-255.02. Prohibitions**

Except as authorized by the commission, a person shall not:

1. Possess, import, ship or transport into or within this state, or cause to be imported, shipped or transported into or within this state, an aquatic invasive species.

2. Notwithstanding section 17-255.04, subsection A, paragraph 4, release, place or plant, or cause to be released, placed or planted, an aquatic invasive species into waters in this state or into any water treatment facility, water supply or water transportation facility, device or mechanism in this state.

3. Notwithstanding section 17-255.04, subsection A, paragraph 4, place in any waters of this state any equipment, watercraft, vessel, vehicle or conveyance that has been in any water or location where aquatic invasive species are present within the preceding thirty days without first decontaminating the equipment, watercraft, vessel, vehicle or conveyance.

4. Sell, purchase, barter or exchange in this state an aquatic invasive species. **2009**

**17-255.03. Violations; civil penalties; classification; cost recovery**

A. Except as otherwise provided by this section, a person who violates this article is subject to a civil penalty of not more than five hundred dollars.

B. A person who knowingly violates section 17-255.02, paragraph 2 or 4 is guilty of a class 2 misdemeanor. In addition, the commission, or any officer charged with enforcing this article if directed by the commission, may bring a civil action in the name of this state to recover damages and costs against a person who violates section 17-255.02, paragraph 2 or 4. Damages and costs recovered pursuant to this subsection shall be deposited in the game and fish fund.

C. The court shall order a person found in violation of section 17-255.01, subsection C, paragraph 2 to pay to this state all costs not exceeding fifty dollars incurred by this state to decontaminate any watercraft, vehicle, conveyance or other equipment on which aquatic invasive species were present. Monies paid pursuant to this subsection shall be deposited in the game and fish fund.

D. This section applies regardless of whether the director establishes an aquatic invasive species program pursuant to section 17-255.01. **2009**

**17-255.04. Applicability; no private right of action**

A. This article does not apply to the owner or operator of:

1. Any system of canals, laterals or pipes, any related or ancillary facilities, fixed equipment and structures related to the delivery of water and any discharges from the system.

2. Any water treatment or distribution facility system, any related or ancillary facilities, fixed equipment and structures and any discharges from the system.

3. Any drainage, wastewater collection, treatment or disposal facility system, any related or ancillary facilities, fixed equipment and structures and any discharges from the system.

4. A public or private aquarium and education or research institution holding a permit pursuant to section 17-238 or 17-306.

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5. Any stock ponds or livestock water facilities or distribution facilities, including fixed equipment and structures related to the delivery of water and any discharges from the system.

B. The director may consult with the entities listed in subsection A of this section to assist in the implementation of this article.

C. This article does not create any express or implied private right of action and may be enforced only by this state. 2009

**CHAPTER 3.  
TAKING AND HANDLING OF WILDLIFE**

**ARTICLE 2. LICENSES**

**17-332. Form and contents of license; duplicate licenses; period of validity**

A. Licenses and license materials shall be prepared by the department and furnished and charged to dealers authorized to issue licenses. The license shall be issued in the name of the department and countersigned by an issuing dealer. Except as provided by rule adopted by the commission, each license shall be signed by the licensee in ink on the face of the license and any license not signed is invalid. With each license authorizing the taking of big game the department shall provide such tags as the commission may prescribe, which the licensee shall attach to the big game animal in such manner as prescribed by the commission. The commission shall limit the number of big game permits issued to nonresidents in a random drawing to ten per cent or fewer of the total hunt permits, but in extraordinary circumstances, at a public meeting the commission may increase the number of permits issued to nonresidents in a random drawing if, on separate roll call votes, the members of the commission unanimously:

1. Support the finding of a specifically described extraordinary circumstance.

2. Adopt the increased number of nonresident permits for the hunt.

B. The commission shall issue with each license a shipping permit entitling the holder of the license to a shipment of game or fish as provided by article 4 of this chapter.

C. It is unlawful, except as provided by the commission, for any person to apply for or obtain in any one license year more than one original license

permitting the taking of big game. A duplicate license or tag may be issued by the department or by a license dealer if the person requesting such license or tag furnishes the information deemed necessary by the commission. A fee of four dollars shall be collected for each duplicate license or tag issued.

D. No license or permit is transferable, nor shall such license or permit be used by anyone except the person to whom such license or permit was issued, except that:

1. A person may transfer the person's big game permit or tag to a qualified organization for use by a minor child who has a life threatening medical condition or by a minor child who has a permanent physical disability. The commission may prescribe the manner and conditions of transferring and using permits and tags under this paragraph. If a physically disabled child is under fourteen years of age, the child must satisfactorily complete the Arizona hunter education course or another comparable hunter education course that is approved by the director. For the purposes of this paragraph:

(a) "Disability" means a permanent physical impairment that substantially limits one or more of the child's major life activities requiring the assistance of another person or a mechanical device for physical mobility.

(b) "Qualified organization" means a nonprofit organization that is qualified under section 501(c)(3) of the United States internal revenue code and that affords opportunities and experiences to children with life threatening medical conditions or with physical disabilities.

2. A parent, grandparent or legal guardian may allow the parent's, grandparent's or guardian's minor child or minor grandchild to use the parent's, grandparent's or guardian's big game permit or tag to take big game pursuant to the following requirements:

(a) The parent, grandparent or guardian must transfer the permit or tag to the child in a manner prescribed by the commission.

(b) The parent or guardian must accompany the child in the field or, if a grandparent allows a minor grandchild to use the grandparent's permit or tag, the grandparent, the parent or the child's guardian must accompany the child in the field. In either case, the adult must be within fifty yards of the child when the animal is taken.

(c) The child must possess a class F, class G, class K, class M or class N license and, if under fourteen years of age, must satisfactorily complete the

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Arizona hunter education course or another comparable hunter education course that is approved by the director.

(d) Any big game that is taken counts toward the child's bag limit.

E. No refunds may be made for the purchase of a license or permit.

F. Licenses are valid for a license year and expire on December 31 except for special licenses issued by the commission, complimentary licenses as provided by section 17-336, resident and nonresident trapping licenses, sport falconry licenses and classes B, C and D licenses as provided in section 17-333 and lifetime class A, F and G licenses and lifetime trout stamps as provided in section 17-335.01. Trapping licenses are valid from July 1 through June 30 of the following year. Lifetime licenses and lifetime trout stamps are valid for the lifetime of the licensee.

**2008**

**17-333. Licenses; classes; fees**

A. Licenses shall be divided into classes and maximum fees to be paid for such licenses are as follows:

1. Class A, general fishing license, valid for the taking of all aquatic wildlife, except trout statewide, and aquatic wildlife from commission designated urban waters, resident, twenty-five dollars; nonresident, eighty-five dollars, except that the maximum fee for a class A license issued in November or December is one-half of the fee otherwise prescribed by this paragraph.

2. Trout stamp, validates general and lifetime class A licenses for the taking of trout, resident, fifteen dollars; nonresident, sixty dollars. The stamp is valid for a license year and expires on December 31, whether it validates a general or lifetime license.

3. Class B, nonresident general four month fishing license, valid for the taking of all aquatic wildlife, except from commission designated urban waters, thirty-eight dollars.

4. Class C, nonresident general five-day fishing license, valid for the taking of all aquatic wildlife, except from commission designated urban waters, thirty-four dollars and nine dollars for each additional day.

5. Class D, one-day fishing license, valid for the taking of all aquatic wildlife, resident, sixteen dollars and eight dollars for each additional day; nonresident, eighteen dollars and nine dollars for each additional day.

6. Resident youth group two-day fishing license, valid for taking all aquatic wildlife, except on the Colorado river, issued to a nonprofit

organization which sponsors adult supervised activities for groups of juveniles fourteen years of age through seventeen years of age, not to exceed twenty juveniles for any one group license, twenty-five dollars.

7. Class E, Colorado river fishing license, valid for the taking of all aquatic wildlife, nonresident, fifty-five dollars.

8. Class F, combination general hunting and fishing license, valid for the taking of all aquatic wildlife, except from commission designated urban waters, small game, fur-bearing animals, predatory animals, nongame animals, nongame birds and upland game birds, resident, sixty dollars; nonresident, two hundred seventy dollars.

9. Urban fishing license, valid for taking all aquatic wildlife from commission designated urban waters, residents and nonresidents, twenty-one dollars. The privileges granted by a complimentary license shall include the right to fish in all commission designated urban waters.

10. Class G, general hunting license, valid for the taking of small game, fur-bearing animals, predatory animals, nongame animals, nongame birds and upland game birds, resident, thirty-five dollars; nonresident, one hundred eighty-five dollars.

11. Class H, three-day hunting license, valid for the taking of small game, fur-bearing animals, predatory animals, nongame animals, nongame birds and upland game birds, nonresident, sixty-seven dollars.

12. Class I, resident family fishing licenses, valid for taking all aquatic wildlife, except aquatic wildlife from commission designated urban waters, issued to members of an immediate family residing in the same household. The commission shall prescribe by rule the age and eligibility of the family license holder. The fees for persons who are licensed pursuant to this paragraph are:

(a) For one adult licensed under this paragraph, the current fee for a class A general fishing license and trout stamp, including any surcharge pursuant to section 17-345.

(b) For any additional adult licensed under this paragraph in the immediate family, eighty per cent of the current fee for a class A general fishing license and trout stamp, including any surcharge pursuant to section 17-345.

(c) Two dollars for any child licensed under this paragraph in the immediate family.

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13. Class J, resident family hunting license, valid for taking small game, fur-bearing animals, predatory animals, nongame animals, nongame birds and upland game birds, issued to members of an immediate family residing in the same household. The commission shall prescribe by rule the age and eligibility of the family license holder. The fees for persons who are licensed pursuant to this paragraph are:

(a) For one adult licensed under this paragraph, the current fee for a class G general hunting license, including any surcharge pursuant to section 17-345.

(b) For any additional adult licensed under this paragraph in the immediate family, eighty per cent of the current fee for a class G general hunting license, including any surcharge pursuant to section 17-345.

(c) Fifteen dollars for any child licensed under this paragraph in the immediate family.

14. Class K, combination resident family hunting and fishing license, valid for taking all aquatic wildlife, except from commission designated urban waters, small game, fur-bearing animals, predatory animals, nongame animals, nongame birds and upland game birds, issued to members of an immediate family residing in the same household. The commission shall prescribe by rule the age and eligibility of the family license holder. The fees for persons who are licensed pursuant to this paragraph are:

(a) For one adult licensed under this paragraph, the current fee for a class F combination general hunting and fishing license, including any surcharge pursuant to section 17-345.

(b) For any additional adult licensed under this paragraph in the immediate family, eighty per cent of the current fee for a class F combination general hunting and fishing license, including any surcharge pursuant to section 17-345.

(c) Twenty dollars for any child licensed under this paragraph in the immediate family.

15. Class L, super conservation fishing license, valid for taking all aquatic wildlife, including trout and aquatic wildlife from commission designated urban waters, and including stamps prescribed by the commission, resident, fifty dollars; nonresident, sixty dollars.

16. Class M, super conservation hunting license, valid for taking small game, fur-bearing animals, predatory animals, nongame animals, nongame

birds and upland game birds, and including tags and stamps prescribed by the commission, resident, one hundred fifteen dollars.

17. Class N, combination super conservation hunting and fishing license, valid for taking all aquatic wildlife, including trout and aquatic wildlife from commission designated urban waters, small game, fur-bearing animals, predatory animals, nongame animals, nongame birds and upland game birds, and including tags and stamps prescribed by the commission, resident, one hundred sixty dollars.

18. Apprentice hunting license, valid for two days when the apprentice is accompanied in the field by a mentor. An apprentice hunting license is valid for the taking of small game, fur-bearing animals, predatory animals, nongame animals, nongame birds and upland game birds, and including stamps prescribed by the commission. An apprentice may be a resident or nonresident and may only be licensed pursuant to this paragraph once per calendar year. A mentor must be a bona fide resident of this state who is at least eighteen years of age and must possess a class F, G, J, K, M or N license or a complimentary or lifetime license. A mentor may apply for no more than two apprentice hunting licenses per calendar year.

19. Javelina tag, validates class F, G, J, K, M or N license or complimentary or lifetime license for taking javelina, resident, thirty dollars; nonresident, one hundred twenty-five dollars.

20. Turkey tag, validates class F, G, J, K, M or N license or complimentary or lifetime license for taking turkey, resident, twenty-five dollars; nonresident, ninety dollars.

21. Bear tag, validates class F, G, J, K, M or N license or complimentary or lifetime license for the taking of bear, resident, thirty dollars; nonresident, two hundred seventy-five dollars.

22. Mountain lion tag, validates class F, G, J, K, M or N license or complimentary or lifetime license for the taking of mountain lion, resident, nineteen dollars; nonresident, two hundred fifty dollars.

23. Deer tag class A, validates class F, G, J, K, M or N license or complimentary or lifetime license for the taking of deer, resident, one hundred fifty dollars; nonresident, one thousand two hundred dollars. Deer tag class B, validates class F, G, J, K, M or N license or complimentary or lifetime license, for the taking of deer, resident, fifty dollars; nonresident, three hundred twenty-five dollars. Not more than five per cent of the total deer tags issued in any calendar year shall be class A tags.

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24. Pronghorn (antelope) tag, validates class F, G, J, K, M or N license or complimentary or lifetime license for the taking of pronghorn (antelope), resident, ninety dollars; nonresident, six hundred thirty dollars.

25. Elk tag class A, validates class F, G, J, K, M or N license or complimentary or lifetime license for the taking of elk, resident, three hundred fifty dollars; nonresident, three thousand two hundred dollars. Elk tag class B, validates class F, G, J, K, M or N license or complimentary or lifetime license for the taking of elk, resident, one hundred fifty dollars; nonresident, seven hundred seventy-five dollars. Not more than five per cent of the total elk tags issued in any calendar year shall be class A tags.

26. Bighorn sheep tag, validates class F, G, J, K, M or N license or complimentary or lifetime license for the taking of bighorn sheep, resident, three hundred thirty-five dollars; nonresident, three thousand dollars.

27. Private game farm license, seventy-five dollars.

28. Minnow dealer's license, forty dollars.

29. Guide license, five hundred dollars.

30. Taxidermist license, two hundred fifty dollars.

31. Wildlife hobby license, five dollars.

32. Zoo license, one hundred thirty dollars.

33. Shooting preserve license, one hundred thirty dollars.

34. Field trial license, seven dollars.

35. Trapping license, resident, fifty dollars; nonresident, five hundred dollars; resident juvenile trapping license, fourteen years of age through seventeen years of age, thirty dollars.

36. Fur dealer's license, one hundred thirty dollars.

37. Permit application fee, ten dollars.

38. State waterfowl stamp, validates class F, G, H, J, K, M or N license or apprentice, complimentary or lifetime license for taking ducks, geese and swans, ten dollars.

39. State migratory bird stamp, validates class F, G, H, J, K, M or N license or apprentice, complimentary or lifetime license for taking migratory game birds, six dollars.

40. White amur (ctenopharyngodon idellus) stocking license, three hundred dollars.

41. License dealer's license, a minimum of twenty-five dollars and a maximum of one hundred twenty-five dollars provided, however, that the maximum of one hundred twenty-five dollars may be exceeded by a dealer

with multiple business establishments who shall pay an additional fee of twenty-five dollars for each establishment at which licenses will be sold.

42. Resident lifetime classes A, F and G licenses and resident lifetime trout stamp as provided by section 17-335.01.

43. Two-pole stamp, validates general or lifetime class A, B, C, D, E, F, L or N license, complimentary or urban fishing license or class I or K license issued to an individual member of an immediate family for simultaneous fishing with two lines, resident, eight dollars; nonresident, twenty-four dollars. The stamp is valid for a license year and expires on December 31 regardless of whether it validates a general, complimentary or lifetime license.

44. Sport falconry license, valid for possessing and transporting raptors as provided by section 17-236 and as prescribed by the commission and validates class F, G, J, K, M or N license or complimentary or lifetime license for hunting or taking quarry with a trained raptor, one hundred dollars. The license is valid from the date it is issued by the department until the third December from the date of issue.

B. The commission shall set fees for classes of licenses designated in subsection A of this section for firearms, bow and arrow and all other authorized devices within the maximum limit authorized. The commission may establish subclassifications within a class of license, permit or tag and set a fee for each subclassification within the maximum authorized limit. The commission may reduce license fees any amount deemed necessary. If it becomes necessary to limit or further regulate the taking of any species of wildlife, the commission may order issuance of an additional license or permit and fix fees for such license or permit. **2008**

**17-333.01. State waterfowl stamp**

A. It is unlawful for a person sixteen years of age or older to take or possess a duck, goose or swan in the field unless the person has in his possession a current valid state waterfowl stamp. Except as provided by rule adopted by the commission, a stamp is validated by the licensee's signature written in ink across its face. The commission shall issue state waterfowl stamps annually and prescribe the valid date.

B. The commission shall prescribe the form of the waterfowl stamps and furnish them to dealers to issue in the same manner as other stamps, tags and licenses and for the fee prescribed pursuant to section 17-333.

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C. The commission may contract for the design and production of waterfowl stamps and artwork with any person or entity on terms which, in its judgment, will produce an original and valuable work of art. The production and reproduction of the original work of art are exempt from the requirements of title 41, chapter 23. The commission shall own and control all property rights and reproduction rights in works of art acquired under this section. The commission may sell or distribute the artwork and surplus stamps on such terms and for such price as it deems acceptable. **2008**

**17-333.03. State migratory bird stamp; violation**

A. The commission shall:

1. Issue state migratory bird stamps annually and prescribe the valid date.
2. Prescribe the form of the migratory bird stamp and furnish the stamps to dealers to sell in the same manner as other stamps, tags and licenses for the fee prescribed pursuant to section 17-333.

B. Except as provided by rule adopted by the commission, a stamp is validated by the licensee's signature written in ink across the stamp's face.

C. It is unlawful for a person sixteen years of age or older to take or possess a migratory game bird in the field, other than ducks, geese or swans, unless the person possesses a current valid state migratory bird stamp. **2008**

**17-335.01. Lifetime hunting and fishing licenses and trout stamps; fees**

A. The department shall issue lifetime hunting and fishing licenses and trout stamps as provided by this section.

B. The classes of lifetime licenses are as follows:

1. Resident lifetime class A, general fishing license, valid for taking all aquatic wildlife, except trout and aquatic wildlife from commission designated urban waters.
2. Resident lifetime class G, general hunting license, valid for taking small game, fur-bearing animals, predatory animals, nongame animals, nongame birds and upland game birds.
3. Resident lifetime class F, combination general hunting and fishing license, valid for taking all aquatic wildlife except from commission designated urban waters, small game, fur-bearing animals, predatory animals, nongame animals, nongame birds and upland game birds.

4. Resident lifetime trout stamp to validate a lifetime class A general fishing license for taking trout.

C. The fee for a lifetime license or trout stamp under subsection B of this section is determined according to the age of the applicant as follows:

<u>Age</u>	<u>Computation of fee</u>
0 through 13 years	seventeen times the maximum fee prescribed by section 17-333 for the equivalent annual license
14 through 29 years	eighteen times the maximum fee prescribed by section 17-333 for the equivalent annual license
30 through 44 years	sixteen times the maximum fee prescribed by section 17-333 for the equivalent annual license
45 through 61 years	fifteen times the maximum fee prescribed by section 17-333 for the equivalent annual license
62 and older	eight times the maximum fee prescribed by section 17-333 for the equivalent annual license

D. An additional class of lifetime license is resident lifetime wildlife benefactor class F, combination general hunting and fishing license, valid for taking all aquatic wildlife except from commission designated urban waters, small game, fur-bearing animals, predatory animals, nongame animals, nongame birds and upland game birds. The fee for a resident lifetime wildlife benefactor class F, combination general hunting and fishing license is one thousand dollars. The difference between one thousand dollars and the fee the licensee would otherwise pay for a resident lifetime class F license under subsections B and C of this section:

1. Is considered a donation to this state for continued management, protection and conservation of this state's wildlife.
2. Shall be credited to the wildlife endowment fund established by section 17-271.
3. Is tax deductible to the extent allowed by federal and state income tax statutes for contributions to qualifying tax-exempt organizations.

E. Lifetime licenses and trout stamps may be issued only at offices of the department. An applicant for a lifetime license or trout stamp shall provide proof of age and residency as prescribed by the commission.

F. Lifetime licenses and trout stamps may be denied or suspended pursuant to, and for the offenses described in, section 17-340.

G. Lifetime licenses and trout stamps remain valid if the licensee subsequently resides outside this state, but the licensee must pay the

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nonresident fee to purchase any additional stamps, permits and tags required to hunt and fish in this state. Limits set by the commission on issuing nonresident stamps, permits or tags do not apply to stamps, permits or tags sold to a lifetime licensee.

H. Except as provided by subsection D, paragraph 2 of this section, monies derived from selling lifetime licenses and trout stamps shall be distributed as follows:

1. An amount equal to the fee for an equivalent annual license or stamp shall be deposited in the game and fish fund established by section 17-261 for the year in which the lifetime license or trout stamp was sold.

2. An amount equivalent to two times the maximum fee prescribed by section 17-333 for the equivalent annual license shall be deposited in the conservation development fund established by section 17-282 for the year in which the lifetime license or trout stamp was sold.

3. The remaining monies shall be deposited in the wildlife endowment fund.

**2008**

**17-336. Complimentary licenses**

A. The commission may issue a complimentary license to:

1. A pioneer seventy years of age or older who has been a resident of this state for twenty-five or more consecutive years immediately preceding application for the license. The pioneer license is valid for the lifetime of the licensee, and the commission shall not require renewal of the license.

2. A veteran of the armed forces of the United States who has been a resident of this state for one year or more immediately preceding application for the license and who is receiving compensation from the United States government for permanent service connected disabilities rated as one hundred per cent disabling.

B. The commission may issue a youth class f license for a reduced fee, as prescribed by the commission, to a resident of this state who is a member of the boy scouts of America who has attained the rank of eagle scout or a member of the girl scouts of the USA who has received the gold award.

**2010**

**ARTICLE 3. TRAPPERS, GUIDES AND TAXIDERMISTS**

**17-362. Guide license; violations; annual report; carrying firearms**

A. No person shall act as a guide without first satisfying the director of the person's qualifications and without having procured a guide license. No person under eighteen years of age shall be issued a guide license.

B. If a licensed guide fails to comply with this title or is convicted of violating any provision of this title, in addition to any other penalty prescribed by this title:

1. For a first offense, the commission, after a public hearing, may revoke or suspend the guide license and deny the person the right to secure another license for a period of up to five years.

2. For a second offense, the commission, after a public hearing, may revoke or suspend the guide license and deny the person the right to secure another license for a period of up to ten years.

3. For a third offense, the commission, after a public hearing, may revoke or suspend the guide license and permanently deny the person the right to secure another license.

C. By January 10 of each year, or at the request of the commission, guides shall report to the department, on forms provided by the department, the name and address of each person guided, the number of days so employed and the number and species of game animals taken. No guide license shall be issued to any person who has failed to deliver the report to the department for the preceding license year, or until meeting such requirements as the commission may prescribe.

D. No person acting as guide shall carry firearms other than a revolver or pistol.

**2008**

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**TITLE 28  
TRANSPORTATION**

**CHAPTER 3  
TRAFFIC AND VEHICLE REGULATION  
ARTICLE 20. OFF-HIGHWAY VEHICLES**

**28-1171. Definitions**

In this article, unless the context otherwise requires:

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1. "Access road" means a multiple use corridor that meets all of the following criteria:

- (a) Is maintained for travel by two-wheel vehicles.
- (b) Allows entry to staging areas, recreational facilities, trail heads and parking.
- (c) Is determined to be an access road by the appropriate land managing authority.

2. "Closed course" means a maintained facility that uses department approved dust abatement and fire abatement measures.

3. "Highway" means the entire width between the boundary lines of every way publicly maintained by the federal government, the department, a city, a town or a county if any part of the way is generally open to the use of the public for purposes of conventional two-wheel drive vehicular travel. Highway does not include routes designated for off-highway vehicle use.

4. "Mitigation" means the rectification or reduction of existing damage to natural resources, including flora, fauna and land or cultural resources, including prehistoric or historic archaeological sites, if the damage is caused by off-highway vehicles.

5. "Off-highway recreation facility" includes off-highway vehicle use areas and trails designated for use by off-highway vehicles.

6. "Off-highway vehicle":

(a) Means a motorized vehicle when operated primarily off of highways on land, water, snow, ice or other natural terrain or on a combination of land, water, snow, ice or other natural terrain.

(b) Includes a two-wheel, three-wheel or four-wheel vehicle, motorcycle, four-wheel drive vehicle, dune buggy, amphibious vehicle, ground effects or air cushion vehicle and any other means of land transportation deriving motive power from a source other than muscle or wind.

(c) Does not include a vehicle that is either:

- (i) Designed primarily for travel on, over or in the water.
- (ii) Used in installation, inspection, maintenance, repair or related activities involving facilities for the provision of utility or railroad service.

7. "Off-highway vehicle special event" means an event that is endorsed, authorized, permitted or sponsored by a federal, state, county or municipal agency and in which the event participants operate off-highway vehicles on specific routes or areas designated by a local authority pursuant to section 28-627.

8. "Off-highway vehicle trail" means a multiple use corridor that is both of the following:

- (a) Open to recreational travel by an off-highway vehicle.
- (b) Designated or managed by or for the managing authority of the property that the trail traverses for off-highway vehicle use.

9. "Off-highway vehicle use area" means the entire area of a parcel of land, except for approved buffer areas, that is managed or designated for off-highway vehicle use. **2008**

**28-1175. Instruction course; fee**

A. The Arizona game and fish department shall conduct or approve an educational course of instruction in off-highway vehicle safety and environmental ethics. The course shall include instruction on off-highway vehicle uses that limit air pollution and harm to natural terrain, vegetation and animals. Successful completion of the course requires successful passage of a written examination.

B. Any governmental agency, corporation or other individual that conducts a training or educational course, or both, that is approved by the Arizona game and fish department, the United States bureau of land management or the United States forest service or that is approved or accepted by the all-terrain vehicle safety institute or the national off-highway vehicle conservation council may collect a fee from the participant that is reasonable and commensurate for the training and that is determined by the director of the Arizona game and fish department by rule. **2008**

**28-1176. Off-highway vehicle recreation fund; annual reports; definition**

A. An off-highway vehicle recreation fund is established. The fund consists of:

- 1. Monies appropriated by the legislature.
- 2. Monies deposited pursuant to sections 28-1177 and 28-5927.
- 3. Federal grants and private gifts.

B. Monies in the off-highway vehicle recreation fund are appropriated to the Arizona state parks board solely for the purposes provided in this article. Interest earned on monies in the fund shall be credited to the fund. Monies in the off-highway vehicle recreation fund are exempt from the provisions of section 35-190 relating to lapsing of appropriations.

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C. The Arizona game and fish department shall spend thirty-five per cent of the monies in the off-highway vehicle recreation fund for informational and educational programs related to safety, the environment and responsible use with respect to off-highway vehicle recreation and law enforcement activities relating to this article and for off-highway vehicle law enforcement pursuant to title 17, chapter 4, article 3, including seven full-time employees to enforce this article and title 17, chapter 4, article 3.

D. The state land department shall spend five per cent of the monies in the off-highway vehicle recreational fund to allow occupants of off-highway vehicles with user indicia to cross state trust land on existing roads, trails and designated routes. The state land department shall use these monies for costs associated with off-highway vehicle use of lands within its jurisdiction, to mitigate damage to the land, for necessary environmental, historical and cultural clearance or compliance activities and to fund enforcement of off-highway vehicle laws.

E. The Arizona state parks board shall spend sixty per cent of the monies in the off-highway vehicle recreation fund for the following purposes:

1. No more than twelve per cent to fund staff support to plan and administer the off-highway vehicle recreation fund.

2. To establish an off-highway vehicle program based on the priorities established in the off-highway vehicle recreational plan.

3. To designate, construct, maintain, renovate, repair or connect off-highway vehicle routes and trails and to designate, manage and acquire land for access roads, off-highway vehicle recreation facilities and off-highway vehicle use areas. After expenditures pursuant to paragraph 1 of this subsection, the Arizona state parks board shall not spend more than thirty-five per cent of the remaining monies received pursuant to this subsection for construction of new off-highway vehicle trails.

4. For enforcement of off-highway vehicle laws.

5. For off-highway vehicle related informational and environmental education programs, information, signage, maps and responsible use programs.

6. For the mitigation of damages to land, revegetation and the prevention and restoration of damages to natural and cultural resources, including the closure of existing access roads, off-highway vehicle use areas and off-highway vehicle routes and trails.

7. For necessary environmental, historical and cultural clearance or compliance activities.

F. The allocation of the monies in subsection E, paragraphs 3 through 7 of this section and the percentages allocated to each of the purposes prescribed in subsection E, paragraphs 3 through 7 of this section shall be based on an off-highway vehicle recreational plan.

G. Monies in the off-highway vehicle recreation fund shall not be used to construct new off-highway vehicle trails or routes on environmentally or culturally sensitive land unless the appropriate land management agency determines that certain new trail construction would benefit or protect cultural or sensitive sites. For the purposes of this subsection, "environmentally or culturally sensitive land" means areas of lands that are either:

1. Administratively or legislatively designated by the federal government as any of the following:

(a) A national monument.

(b) An area of critical environmental concern.

(c) A conservation area.

(d) An inventoried roadless area.

2. Determined by the applicable land management agency to contain significant natural or cultural resources or values.

H. The Arizona state parks board shall examine applications for eligible projects and determine the amount of funding, if any, for each project. In determining the amount of monies for eligible projects, the Arizona state parks board shall give preference to applications for projects with mitigation efforts and for projects that encompass a large number of purposes described in subsection E, paragraphs 3 through 7 of this section.

I. Beginning September 1, 2011, and on or before September 1 of each subsequent year, each agency that receives monies from the off-highway vehicle recreation fund shall submit an off-highway vehicle report to the president of the senate, the speaker of the house of representatives, the chairperson of the senate natural resources and rural affairs committee, or its successor committee, and the chairperson of the house of representatives natural resources and public safety committee, or its successor committee. The report shall be made available to the public. The report shall include information on all of the following if applicable:

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1. The amount of monies spent or encumbered in the fund during the preceding fiscal year for the purposes of off-highway vehicle law enforcement activities.

2. The amount of monies spent from the off-highway vehicle recreation fund during the preceding fiscal year for employee services.

3. The number of full-time employees employed in the preceding fiscal year in connection with off-highway vehicle law enforcement activities.

4. The amount of monies spent from the off-highway vehicle recreation fund during the preceding fiscal year for information and education.

5. The number and specific location of verbal warnings, written warnings and citations given or issued during the preceding fiscal year.

6. A specific and detailed accounting for all monies spent in accordance with this section for construction of new off-highway vehicle trails, mitigation of damages to lands, revegetation, the prevention and restoration of damages to natural and cultural resources, signage, maps and necessary environmental, historical and cultural clearance or compliance activities.

J. For the purposes of this section, "off-highway vehicle recreational plan" means a plan that is maintained by the Arizona state parks board pursuant to section 41-511.04. 2008

**28-1177. Off-highway vehicle user fee; indicia; registration; state trust land recreational permit; exception**

A. A person shall not operate an all-terrain vehicle or an off-highway vehicle in this state without an off-highway vehicle user indicia issued by the department if the all-terrain vehicle or off-highway vehicle meets both of the following criteria:

1. Is designed by the manufacturer primarily for travel over unimproved terrain.

2. Has an unladen weight of eighteen hundred pounds or less.

B. A person shall apply to the department of transportation for the off-highway vehicle user indicia by submitting an application prescribed by the department of transportation and a user fee for the indicia in an amount to be determined by the director of the department of transportation in cooperation with the director of the Arizona game and fish department and the Arizona state parks board. The user indicia is valid for one year from the date of issuance and may be renewed. The department shall prescribe by rule the design and placement of the indicia.

C. When a person pays for an off-highway vehicle user indicia pursuant to this section, the person may request a motor vehicle registration if the vehicle meets all equipment requirements to be operated on a highway pursuant to article 16 of this chapter. If a person submits a signed affidavit to the department affirming that the vehicle meets all of the equipment requirements for highway use and that the vehicle will be operated primarily off of highways, the department shall register the vehicle for highway use and the vehicle owner is not required to pay the registration fee prescribed in section 28-2003. This subsection does not apply to vehicles that as produced by the manufacturer meet the equipment requirements to be operated on a highway pursuant to article 16 of this chapter.

D. The director shall deposit, pursuant to sections 35-146 and 35-147, seventy per cent of the user fees collected pursuant to this section in the off-highway vehicle recreation fund established by section 28-1176 and thirty per cent of the user fees collected pursuant to this section in the Arizona highway user revenue fund.

E. An occupant of an off-highway vehicle with a user indicia issued pursuant to this section who crosses state trust lands must comply with all of the rules and requirements under a state trust land recreational permit. All occupants of an off-highway vehicle with a user indicia shall obtain a state trust land recreational permit from the state land department for all other authorized recreational activities on state trust land.

F. This section does not apply to off-highway vehicles, all-terrain vehicles or off-road recreational motor vehicles that are used off-highway exclusively for agricultural, ranching, construction, mining or building trade purposes. 2008

**28-1178. Operation of off-highway vehicles; exceptions**

A person may operate an all-terrain vehicle or an off-highway vehicle in this state without an off-highway vehicle user indicia issued pursuant to section 28-1177 if any of the following applies:

1. The person is participating in an off-highway special event.

2. The person is operating an all-terrain vehicle or an off-highway vehicle on private land.

3. The person is loading or unloading an all-terrain vehicle or an off-highway vehicle from a vehicle.

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4. During a period of emergency or if the operation is directed by a peace officer or other public authority.

5. All of the following apply:

- (a) The person is not a resident of this state.
- (b) The person owns the vehicle.
- (c) The vehicle displays a current off-highway vehicle user indicia or registration from the person's state of residency.
- (d) The vehicle is not in this state for more than thirty consecutive days.

**2008**

**28-1179. Off-highway vehicle equipment requirements; rule making; exception**

A. An off-highway vehicle in operation in this state shall be equipped with all of the following:

1. Brakes adequate to control the movement of the vehicle and to stop and hold the vehicle under normal operating conditions.

2. Lighted headlights and taillights that meet or exceed original equipment manufacturer guidelines if operated between one-half hour after sunset and one-half hour before sunrise.

3. Except when operating on a closed course, either a muffler or other noise dissipative device that prevents sound above ninety-six decibels. The director shall adopt the current sound measurement standard of the society of automotive engineers for all-terrain vehicles and motorcycles and the current sound measurement standard of the international organization for standardization for all other off-highway vehicles.

4. A spark arrestor device that is approved by the United States department of agriculture and that is in constant operation except if operating on a closed course.

5. A safety flag that is at least six by twelve inches and that is attached to the off-highway vehicle at least eight feet above the surface of level ground, if operated on sand dunes or areas designated by the managing agency.

B. A person who is under eighteen years of age may not operate or ride on an off-highway vehicle on public or state land unless the person is wearing protective headgear that is properly fitted and fastened, that is designed for motorized vehicle use and that has a minimum United States department of transportation safety rating.

C. In consultation with the department of transportation, the Arizona game and fish commission may:

1. Adopt rules necessary to implement this section.

2. Prescribe additional equipment requirements not in conflict with federal laws.

D. This section does not apply to a private landowner or lessee performing normal agricultural or ranching practices while operating an all-terrain vehicle or an off-highway vehicle on the private or leased land in accordance with the landowner's or lessee's lease.

**2008**

**28-1180. Race or organized event; authorization required**

No person may organize, promote or hold an off-highway vehicle race or other organized event on any land or highway in this state, except as authorized by the appropriate agency that has jurisdiction over the land or highway or the landowner.

**2008**

**28-1181. Civil traffic violation**

Unless otherwise specified in this article, a violation of this article is a civil traffic violation.

**2008**

**CHAPTER 7**

**CERTIFICATE OF TITLE AND REGISTRATION**

**ARTICLE 15. DISTINCTIVE VEHICLES**

**28-2512. All-terrain motor vehicles; off-highway vehicles; off-road recreational motor vehicles; license plates**

A. Every owner of an all-terrain vehicle, off-highway vehicle as defined in section 28-1171 or off-road recreational motor vehicle shall apply to the department for a license plate.

B. The department shall furnish to an owner of an all-terrain vehicle, off-highway vehicle as defined in section 28-1171 or off-road recreational motor vehicle one license plate for each vehicle.

C. The fee for a plate issued pursuant to this section is eight dollars.

D. The license plate assigned to a motor vehicle pursuant to this section shall be:

- 1. Attached to the rear of the vehicle.

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2. Securely fastened to the vehicle in a clearly visible position.

E. An owner of an off-highway vehicle as defined in section 28-1171 participating in an off-highway vehicle special event as defined in section 28-1171 is exempt from the requirements of this section.

F. On or before July 1, 2009, the director shall establish procedures to systematically replace license plates issued for all-terrain vehicles, off-highway vehicles and off-road recreational motor vehicles before January 1, 2009 with the license plate prescribed in this section.

G. In consultation with the Arizona game and fish department and the Arizona state parks board, the director shall design the license plate prescribed by this section. **2008**

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**TITLE 12. NATURAL RESOURCES  
CHAPTER 4. GAME AND FISH COMMISSION**

**ARTICLE 1. DEFINITIONS AND GENERAL PROVISIONS**

Section  
R12-4-102. Fees for Licenses, Tags, Stamps, and Permits

**ARTICLE 2. MISCELLANEOUS LICENSES AND PERMITS**

Section  
R12-4-205. Honorary Scout; Reduced Fee Youth Class F License

**ARTICLE 3. TAKING AND HANDLING OF WILDLIFE**

Section  
R12-4-309. Authorization for Use of Drugs on Wildlife  
R12-4-318. Seasons for Lawfully Taking Wild mammals, Birds, and Reptiles

**ARTICLE 5 BOATING AND WATER SPORTS**

Section  
R12-4-517. Watercraft Motor and Engine Restrictions

**ARTICLE 6. RULES OF PRACTICE BEFORE THE COMMISSION**

Section  
R12-4-601. Petition for Rule or Review of Practice or Policy  
R12-4-610. Petitions for Closure of State or Federal Lands to Hunting, Fishing, Trapping, or Operation of Motor Vehicles  
R12-4-611. Petitions for a hearing Before the Commission When No Remedy is Provided in Statute, Rule, or Policy

**ARTICLE 8. WILDLIFE AREAS AND DEPARTMENT PROPERTY**

Section  
R12-4-801. General Provisions  
R12-4-802. Wildlife Area Restrictions  
R12-4-803. Wildlife Area Boundary Descriptions  
R12-4-804. Public Solicitation or Event on Department Property

**ARTICLE 1. DEFINITIONS AND GENERAL PROVISIONS**

**R12-4-102. Fees for Licenses, Tags, Stamps, and Permits**

A. An individual who purchases a license, tag, stamp, or permit listed in this Section shall pay all applicable fees at the time of application, or pay fees as prescribed by the Director under R12-4-115.

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<b>Hunting and Fishing License Fees</b>	<b>Resident</b>	<b>Nonresident</b>
Class A, General Fishing License	\$23.50	\$70.25
Class A, General Fishing License issued in November or December of the year for which the license is valid; this includes half of the surcharge prescribed as authorized under A.R.S. § 17-345.	\$11.75	\$35.15
Class B, Four-month Fishing License	Not available	\$39.75
Class C, Five-day Fishing License	Not available	\$32.00 + \$9.00 for each additional consecutive day
Class D, One-day Fishing License	\$16.25 + \$8.00 for each additional consecutive day	\$17.25 + \$9.00 for each additional consecutive day
Class E, Colorado River Only Fishing License	Not available	\$48.75
Class F, Combination Hunting and Fishing License	\$54.00	\$225.75
Youth, fee applies before and through the calendar year of the applicant's 20th birthday.	\$26.50	\$26.50
Honorary Scout, fee applies to an applicant eligible under A.R.S. §17-336(B) before and through the calendar year of the applicant's 20th birthday.	\$5.00	Not available
Child, fee applies to children who will be at least 10 years of age during the license year but will be less than 14 years of age.	\$20.00	\$20.00
Class G, General Hunting License	\$32.25	\$151.25

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Child, fee applies to children who will be at least 10 years of age during the license year but will be less than 14 years of age.	\$15.00	\$15.00
Class H, Three-day Hunting License	Not available	\$61.25
Resident Youth Group Two-day Fishing License	\$25.00	Not available
Class I, Resident Family Fishing License, as prescribed under A.R.S. § 17-333		Not available
Primary Adult	\$36.25	
One additional adult in the immediate family	\$29.00	
Any child in the immediate family	\$2.00 per child	
Class J, Resident Family Hunting License, as prescribed under A.R.S. § 17-333		Not available
Primary adult	\$32.25	
One additional adult in the immediate family	\$25.80	
Any child in the immediate family	\$15.00 per child	
Class K, Combination Resident Family Hunting and Fishing License, as prescribed under A.R.S. § 17-333		Not available
Primary adult	\$54.00	
One additional adult in the immediate family	\$43.20	
Any child in the immediate family	\$20.00 per child	

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Class L, Super Conservation Fishing License. Gives the same privileges as a Class A General Fishing License, a Class U Urban Fishing License, and a Trout Stamp.	\$53.00	\$63.00
Class M, Super Conservation Hunting License. Gives the same privileges as a Class G General Hunting License, and includes a nonpermit-tag for archery deer, archery turkey, fall bear, and mountain lion, and a Unit 12A (North Kaibab) Habitat Management Stamp, a State Waterfowl Stamp, and a State Migratory Bird Stamp.	\$118.00	Not available
Class N, Combination Super Conservation Hunting and Fishing License. Gives the same privileges as a Class F Combination Hunting and Fishing License and a Class U Urban Fishing License, and includes a nonpermit-tag for archery deer, archery turkey, fall bear, and mountain lion, and a Unit 12A (North Kaibab) Habitat Management Stamp, a State Waterfowl Stamp, and a State Migratory Bird Stamp.	\$163.00	Not available
Class U, Urban Fishing License	\$18.50	\$18.50
Class U, Urban Fishing License issued in November or December of the year for which the license is valid; this includes half of the surcharge prescribed as authorized under A.R.S. § 17-345.	\$9.25	\$9.25

<b>Hunt Permit-tag Fees</b>	<b>Resident</b>	<b>Nonresident</b>
Antelope	\$77.50	\$477.50
Bear	\$22.25	\$237.50
Bighorn Sheep	\$265.00	\$1,400.00
Buffalo		
Adult Bulls or Any Buffalo	\$1,087.50	\$5,444.75

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Adult Cows	\$652.00	\$3,255.25
Yearling	\$355.25	\$1,747.25
Yearling or Cow	\$652.00	\$3,255.25
Deer and Archery Deer	\$34.75	\$225.25
Junior	\$25.00	\$25.00
Elk	\$114.00	\$587.50
Junior	\$50.00	\$50.00
Javelina and Archery Javelina	\$21.25	\$97.50
Junior	\$15.00	\$15.00
Mountain Lion	\$14.50	\$225.00
Pheasant non-archery, non-falconry	Permit application fee only	Permit application fee only
Turkey and Archery Turkey	\$18.00	\$70.25
Junior	\$10.00	\$10.00
Sandhill Crane	\$7.50	\$7.50

<b>Nonpermit-tag and Restricted Nonpermit-tag Fees</b>	<b>Resident</b>	<b>Nonresident</b>
Antelope	\$77.50	\$477.50

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Bear	\$22.25	\$237.50
Bighorn Sheep	\$265.00	\$1,400.00
Buffalo		
Adult Bulls or Any Buffalo	\$1,087.50	\$5,444.75
Adult Cows	\$652.00	\$3,255.25
Yearling	\$355.25	\$1,747.25
Yearling or Cow	\$652.00	\$3,255.25
Deer and Archery Deer	\$34.75	\$225.25
Junior	\$25.00	\$25.00
Elk	\$114.00	\$587.50
Junior	\$50.00	\$50.00
Javelina and Archery Javelina	\$21.25	\$97.50
Junior, resident and nonresident	15.00	\$15.00
Mountain Lion	\$14.50	\$225.00
Pheasant, non-archery, non-falconry	Permit application fee only	Permit application fee only
Turkey and Archery Turkey	\$18.00	\$70.25

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Junior	\$10.00	\$10.00
Sandhill Crane	\$7.50	\$7.50

<b>Stamps and Special Use Permit Fees</b>	<b>Resident</b>	<b>Nonresident</b>
Arizona Colorado River Special Use Permit Stamp. For use by resident California licensees.	Not available	\$3.00
Arizona Colorado River Special Use Permit Stamp. For use as established under R12-4-312.	\$3.00	\$3.00
Arizona Lake Powell Stamp. For use by resident Utah licensees.	Not available	\$3.00
Bobcat Permit Tag	\$3.00	\$3.00
State Waterfowl Stamp, as prescribed under A.R.S. § 17-333.01. Validates a hunting license to allow the license holder to take waterfowl as established under R12-4-203.	\$8.75	\$8.75
State Migratory Bird Stamp, as prescribed in A.R.S. § 17-333.03. Validates a hunting license to allow the license holder to take migratory game birds as prescribed under R12-4-203.	\$4.50	\$4.50
Trout Stamp. Validates a Class A license to allow the license holder to take trout.	\$15.75	\$57.75
Two-Pole Stamp, validates a fishing license to allow the license holder to engage in simultaneous fishing, as defined under R12-4-101.	\$6.00	\$6.00
Unit 12A (North Kaibab) Habitat Management Stamp. Sikes Act stamp, validates a hunting license to allow the license holder to take deer in unit 12A as established under R12-4-204.	\$15.00	\$15.00

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<b>Other License Fees</b>	<b>Resident</b>	<b>Nonresident</b>
Game Bird Field Trial License	\$6.00	\$6.00
Game Bird Hobby License	\$5.00	\$5.00
Game Bird Shooting Preserve License	\$115.00	\$115.00
Fur Dealer's License	\$115.00	\$115.00
Guide License	\$300.00	\$300.00
License Dealer's License	\$100.00	\$100.00
License Dealer's Outlet License	\$25.00	\$25.00
Live Bait Dealer's License	\$35.00	\$35.00
Private Game Farm License	\$57.50	\$57.50
Sport Falconry License (3-year license)	\$87.50	\$87.50
Taxidermist License	\$150.00	\$150.00
Trapping License	\$30.00	\$30.00
Juvenile	\$10.00	Not available
White Amur Stocking and Holding License, business. Initial and renewal license fee.	\$250.00	\$250.00
White Amur Stocking and Holding License, non-business. Under R12-4-424, an individual who holds a non-business white amur stocking and holding license does not pay the required fee when renewing the license.	\$250.00	\$250.00
Zoo License	\$115.00	\$115.00

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**Administrative Fees**

	<b>Resident</b>	<b>Nonresident</b>
Duplicate License Fee	\$4.00	\$4.00
Permit Application Fee	\$7.50	\$7.50

**B.** An individual desiring a replacement of any of the following shall repurchase the stamp or permit:

1. Trout Stamp.
2. Arizona Colorado River Special Use Permit.
3. Arizona Colorado River Special Use Permit Stamp.
4. Arizona Lake Powell Stamp.
5. State Migratory Bird Stamp.
6. State Waterfowl Stamp.
7. Two-Pole Stamp.
8. Resident Additional Fishing Day Stamp.
9. Nonresident Additional Fishing Day Stamp.
10. Unit 12A (North Kaibab) Habitat Management Stamp.

Authorizing Statute

General: A.R.S. § 17-231(A)(1)

Specific: A.R.S. §§ 17-102, 17-333, 17-335.01, 17-336, 17-342, and 17-345

**Historical Note**

Amended effective May 3, 1976 (Supp. 76-3). Amended effective March 31, 1977 (Supp. 77-2). Amended effective June 28, 1977 (Supp. 77-3). Amended effective October 20, 1977 (Supp. 77-5). Amended effective January 1, 1979 (Supp. 78-6). Amended effective June 4, 1979 (Supp. 79-3). Amended effective January 1, 1980 (Supp. 79-6). Amended paragraphs (1), (7) through (11), (13), (15), (29), (30), and (32) effective January 1, 1981 (Supp. 80-5). Former Section R12-4-30 renumbered as Section R12-4-102 without change effective August 13, 1981. Amended effective August 31, 1981 (Supp. 81-4). Amended effective September 15, 1982 unless otherwise noted in subsection (D) (Supp. 82-5).

Amended effective January 1, 1984 (Supp. 83-4). Amended subsections (A) and (C) effective January 1, 1985 (Supp. 84-5). Amended effective January 1, 1986 (Supp. 85-5). Amended subsection (A), paragraphs (1), (2), (8) and (9) effective January 1, 1987; Amended by adding a new subsection (A), paragraph (31) and renumbering accordingly effective July 1, 1987. Both amendments filed November 5, 1986 (Supp. 86-6). Amended subsections (A) and (C) effective December 30, 1988 (Supp. 88-4). Correction, former Historical Note should read "Amended subsections (A) and (C) filed December 30, 1988, effective January 1, 1989"; Amended subsection (C) effective April 28, 1989 (Supp. 89-2). Section R12-4-102 repealed, new Section R12-4-102 filed as adopted November 26, 1990, effective January 1, 1991 (Supp. 90-4). Amended effective September 1, 1992; filed August 7, 1992 (Supp. 92-3). Amended effective January 1, 1993; filed December 18, 1993 (Supp. 92-4). Amended effective January 1, 1995; filed in the Office of the Secretary of State December 9, 1994 (Supp. 94-4). Amended effective December 16, 1995 (Supp. 94-4). Amended effective January 1, 1997; filed in the Office of the Secretary of State November 14, 1995 (Supp. 95-4). Amended subsection (D), paragraph (4), and subsection (E), paragraph (10), effective October 1, 1996; filed in the Office of the Secretary of State July 12, 1996 (Supp. 96-3). Amended subsection (B), paragraph (6) and subsection (E) paragraph (4), effective January 1, 1997; filed with the Office of the Secretary of State November 7, 1996 (Supp. 96-4). Amended by final rulemaking at 6 A.A.R. 211, effective January 1, 2000 (Supp. 99-4). Amended by final rulemaking at 6 A.A.R. 1146, effective July 1, 2000 or January 1, 2001, as designated within the text of the Section (Supp. 00-1).

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Amended by final rulemaking at 9 A.A.R. 610, effective April 6, 2003 (Supp. 03-1). Amended by final rulemaking at 10 A.A.R. 1157, effective May 1, 2004 (Supp. 04-1). Amended by final rulemaking at 10 A.A.R. 2823, effective August 13, 2004 (Supp. 04-2). Amended by final rulemaking at 12 A.A.R. 291, effective March 11, 2006 (Supp. 06-1). Amended by final rulemaking at 12 A.A.R. 1391, effective June 4, 2006 (Supp. 06-2). Amended by final rulemaking at 13 A.A.R. 462, effective February 6, 2007 (Supp. 07-1). Amended by final rulemaking, 16 A.A.R. effective July 12, 2011

**ARTICLE 2. MISCELLANEOUS LICENSES AND PERMITS**

**R12-4-205. Honorary Scout; Reduced Fee Youth Class F License**

- A.** An Honorary Scout Class F Youth License is offered to a resident who is:
1. Eligible for a Class F Youth License, and
  2. A member of the Boy Scouts of the United States of America and has attained the rank of Eagle Scout, or
  3. A member of the Girl Scouts of the United States of America and has attained the Gold Award.
- B.** The Honorary Scout Class F Youth License grants all of the hunting and fishing privileges of the Class F combination hunting and fishing license and is only available at Department offices.
- C.** An applicant for an Honorary Scout Class F Youth License shall apply on an application form available from any Department office and on the Department's website at [www.azgfd.gov](http://www.azgfd.gov). The applicant shall provide all of the following information on the application form:
1. The applicant's name, date of birth, Department identification number, and physical description;
  2. Current residence address or physical location of residence;
  3. Current mailing address; and
  4. The applicant's signature either witnessed by a Department employee or acknowledged by a notary public.
- D.** In addition to the application, an eligible applicant shall present with the application form:
1. For an applicant who is a member of the Boy Scouts of the United

- States of America, any one of the following original documents:
    - a. A certification letter from the Boy Scouts of the United States of America stating that the applicant has attained the rank of Eagle Scout,
    - b. A Boy Scouts of the United States of America Eagle Scout Award Certificate, or
    - c. A Boy Scouts of the United States of America Eagle Scout wallet card.
  2. For an applicant who is a member of the Girl Scouts of the United States of America, any one of the following original documents:
    - a. A certification letter from the Girl Scouts of the United States of America stating that the applicant has completed the award,
    - b. A Girl Scouts of the United States of America Gold Award Certificate, or
    - c. A Girl Scouts Gold Award Certificate from the local council.
- E.** The Department shall deny an Honorary Scout Class F Youth License to an applicant who:
1. Is not eligible for the license,
  2. Fails to comply with the requirements of this Section, or
  3. Provides false information during the application process.
  4. The applicant may appeal the denial to the Commission as prescribed in A.R.S. Title 41, Chapter 6, Article 10.

Authorizing Statute  
General: A.R.S. § 17-231(A)(1)  
Specific: A.R.S. § 17-336

**Historical Note**

New Section made by final rulemaking at 16 A.A.R, effective July 12, 2011.

**ARTICLE 3. TAKING AND HANDLING OF WILDLIFE**

**R12-4-309. Authorization for Use of Drugs on Wildlife**

- A.** For the purposes of this Section:
1. "Administer" means to pursue, capture, or otherwise restrain wildlife in order to apply directly a drug to wildlife, whether by

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- injection, inhalation, ingestion or any other means.
2. "Drug" means any chemical substance, other than food or mineral supplements, which affects the structure or biological function of any wildlife under the jurisdiction of the state.
  3. "Person" means any individual, corporation, partnership, limited liability company, non-governmental organization or club, licensed animal shelter, government entity other than the Department, and any officer, employee, volunteer, member or agent of a person.
- B.** A person shall not administer any drug to any wildlife under the jurisdiction of the state, including but not limited to drugs used for fertility control, disease prevention or treatment, immobilization, or growth stimulation without written authorization from the Department or as otherwise provided under subsection (F).
- C.** A person requesting written authorization for the use of drugs on wildlife shall submit the request in writing to the Department at least 120 days before the anticipated start date of the activity and provide all of the following:
1. A plan that includes:
    - a. The purpose and need for the proposed activity;
    - b. A clear statement of the objectives; for fertility control the statement shall include the target wildlife population goals or densities and the anticipated time-frame for meeting these objectives;
    - c. A description of the agent, drug, or method including federal approvals or permits obtained, as applicable, and any mandated labeling restrictions or limitations designed to reduce or minimize detrimental effects to wildlife and humans;
    - d. Required approvals, including, but not limited to, any federal or state agency approvals for specific use;
    - e. Citations of published scientific literature documenting field studies on the efficacy and safety for both target and non-target species, including predators, scavengers, and humans;
    - f. A description of the activity area;
    - g. A description of the target species population and current status;
    - h. A description of the field methodology for delivery including timing, sex, and number of animals to be treated, percentage of the population to be treated, and if applicable, calculated population effect; and
  - i. Short and long term monitoring and evaluation procedures.
2. Documentation regarding the experience and credentials of the applicant or the applicant's agents as it applies to the requested activity;
  3. Written endorsement from the agency or institution; required when the applicant is a government agency, university, or other institution; and
  4. Written permission from landowners or lessees in all locations where the drug will be administered.
- D.** The Department shall notify the applicant of the Department's decision to grant or deny the request within 90 days. The Department has the authority to place conditions on the written authorization regarding:
1. Locations and time-frames,
  2. Drugs and methodology,
  3. Limitations,
  4. Reporting requirements, and
  5. Any other conditions deemed necessary by the Department.
- E.** A person with authorization shall:
1. Carry written authorization while engaged in the activity and exhibit it upon request to any peace officer;
  2. Allow Department personnel to be present to monitor activities for compliance, public safety, and proper treatment of animals;
  3. Adhere to all drug label restrictions and precautions;
  4. Provide an annual and final report;
    - a. The annual report must include the number of animals treated, the level of treatment effect obtained to date, and any problems including mortalities or morbidities of target animals.
    - b. The final report must include the end results, including the number of wildlife treated and treatment effects on target and non-target wildlife, including mortalities, morbidities, and reproductive rate changes.
  5. Comply with all conditions and requirements set forth in the written authorization.

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- F.** This Section does not prohibit the treatment of wildlife by a licensed veterinarian or holder of a special license in accordance with R12-4-407(A)(2), R12-4-407(A)(8) and R12-4-428(B)(13), activities as authorized under R12-4-418, R12-4-420, R12-4-421, and R12-4-423, an individual exempt from special licensing under R12-4-407(A)(4) and R12-4-407(A)(5), or reasonable lethal removal activities for wildlife control as authorized under A.R.S. § 17-239(A).
- G.** This Section does not limit Department employees or Department agents in the performance of their official duties related to wildlife management.
- H.** The Department shall take possession of and dispose of any remaining wildlife drugs administered in violation of this Section and any devices and paraphernalia used to administer those drugs, as authorized under A.R.S. §§ 17-211(E), 17-231(A), and 17-240(B).

Authorizing Statute

General: A.R.S. § 17-231(A)(1) and (3)  
Specific : A.R.S. §§ 17-102, 17-211(E)(3) and (4),  
17-231(A)(1), (2), and (4)

**Historical Note**

Amended effective May 21, 1975 (Supp. 75-1). Amended effective May 3, 1976 (Supp. 76-3). Amended effective March 7, 1979 (Supp. 79-2). Former Section R12-4-58 renumbered as Section R12-4-309 without change effective August 13, 1981 (Supp. 81-4). Former Section R12-4-309 repealed, new Section R12-4-309 adopted effective May 12, 1982 (Supp. 82-3). Amended subsection (A) effective July 3, 1984 (Supp. 84-4). Former Section R12-4-309 repealed, new Section R12-4-309 adopted effective December 30, 1988 (Supp. 88-4). Correction, former Historical Note should read "Former Section R12-4-309 repealed, new Section R12-4-309 adopted effective January 1, 1989, filed December 30, 1988" (Supp. 89-2). Amended effective March 1, 1991; filed February 28, 1991 (Supp. 91-1). Amended effective January 1, 1993; filed December 18, 1992 (Supp. 92-4). Amended effective January 1, 1997; filed with the Office of the Secretary of State November 7, 1996 (Supp. 96-4). Amended effective January 1, 1999; filed with the Office of the Secretary of State December 4, 1998 (Supp. 98-4). Section

repealed by final rulemaking at 8 A.A.R. 1702, effective March 11, 2002 (Supp. 02-1). Amended by final rulemaking at 16 A.A.R. 1460, effective September 11, 2010.

**R12-4-318. Seasons for Lawfully Taking Wild Mammals, Birds, and Reptiles**

- A.** Methods of lawfully taking wild mammals and birds during seasons designated by Commission order as "general" seasons are designated in R12-4-304. Restrictions designated in subsection (C) do not apply to general seasons.
- B.** Methods of lawfully taking big game during seasons designated by Commission order as "special" are designated under R12-4-304. "Special" seasons are open only to individuals who possess special big game license tags issued under A.R.S. § 17-346 and R12-4-120.
- C.** When designated by Commission order, the following seasons have specific requirements and lawful methods of take more restrictive than those for general and special seasons, as prescribed in this Section. While taking the species authorized by the season:
  1. An individual participating in a "muzzleloader" season shall not use or possess any firearm other than muzzle-loading rifles or muzzle-loading handguns, as defined under R12-4-101. Individuals participating in a "muzzleloader" season may possess a non-hunting handgun for personal protection. It is unlawful to take any wildlife with this handgun while participating in a "muzzleloader" season. For the purposes of this Section, a non-hunting handgun is defined as a handgun with a barrel length of six inches or less that does not have a scope or any type of electronic sight.
  2. An individual participating in an "archery-only" season may only use or possess a bow and arrow as prescribed under R12-4-304 and shall not use or possess any other weapons, including crossbows or bows with a device that holds the bow in a drawn position except as authorized under R12-4-216. Individuals participating in an "archery-only" season may possess a non-hunting handgun for personal protection. It is unlawful to take any wildlife with this handgun while participating in an "archery-only" season. For the purposes of this Section, a non-hunting handgun is defined as a handgun with a barrel length of six inches or less that does not

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- have a scope or any type of electronic sight.
3. An individual participating in a “handgun, archery, and muzzleloader (HAM)” season may only use or possess any or all of the following: handguns, muzzle-loading rifles as defined in R12-4-101, crossbows, and bows and arrows as prescribed in R12-4-304.
  4. An individual who possesses a valid tag for a bear season between January 1 and July 31 shall not use dogs to take bear.
  5. An individual participating in a “pursuit-only” season may use dogs to pursue bears, mountain lions, or raccoons as designated by Commission order, but shall not kill or capture the quarry. An individual participating in a “pursuit-only” season shall possess and, at the request of Department personnel, produce a valid hunting license and any required tag for taking the animal pursued, even though there shall be no kill.
  6. An individual participating in a “limited weapon” season may only use or possess the following methods or devices for taking wildlife, when authorized under R12-4-304 as lawful for the species hunted:
    - a. Any trap except foothold steel traps,
    - b. Bow and arrow,
    - c. Capture by hand,
    - d. Crossbow,
    - e. Falconry,
    - f. Hand-propelled projectiles,
    - g. Nets,
    - h. Pneumatic weapons, or
    - i. Slingshots.
  7. An individual participating in a “limited weapon-shotgun” season may only use or possess the following methods or devices for taking wildlife, when authorized under R12-4-304 as lawful for the species hunted:
    - a. Any trap except foothold steel traps,
    - b. Bow and arrow,
    - c. Capture by hand,
    - d. Crossbow,
    - e. Falconry,
    - f. Hand-propelled projectiles,
    - g. Nets,
    - h. Pneumatic weapons,
    - i. Shotgun shooting shot or slug, or
    - j. Slingshots.
  8. An individual participating in a “limited weapon-shotgun shooting shot” season may only use or possess the following methods or devices for taking wildlife, when authorized under R12-4-304 as lawful for the species hunted:
    - a. Any trap except foothold steel traps,
    - b. Bow and arrow,
    - c. Capture by hand,
    - d. Crossbow,
    - e. Falconry,
    - f. Hand-propelled projectiles,
    - g. Nets,
    - h. Pneumatic weapons,
    - i. Shotgun shooting shot, or
    - j. Slingshots.
  9. An individual participating in a “limited weapon-rimfire” season may only use or possess the following methods or devices for taking wildlife, when authorized under R12-4-304 as lawful for the species hunted:
    - a. Any trap except foothold steel traps,
    - b. Bow and arrow,
    - c. Capture by hand,
    - d. Crossbow,
    - e. Falconry,
    - f. Hand-propelled projectiles,
    - g. Nets,
    - h. Pneumatic weapons,
    - i. Rifled firearms using rimfire cartridges,
    - j. Shotgun shooting shot or slug, or
    - k. Slingshots.
  10. An individual participating in a “falconry-only” season shall be a falconer either licensed under R12-4-422 or exempted under R12-4-407, and use no method of take except falconry.

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11. An individual may participate in a “juniors-only hunt” up to and throughout the calendar year of the individual’s 17th birthday, provided the individual meets the requirements prescribed under A.R.S. § 17-335.
12. An individual participating in a “CHAMP” season shall be a challenged hunter access/mobility permittee under R12-4-217.
13. An individual participating in a “raptor capture” season shall be a falconer licensed under R12-4-422 unless exempt under R12-4-407.

**Authorizing Statute**

General: A.R.S. § 17-231(A)(1) and (3)

Specific: A.R.S. §§ 17-102, 7-231(A)(1), (3) and (4), 17-234, 17-235, 17-236, 17-238, 17-301, 17-309, 17-331, 17-332, 17-361, 17-371 and 17-372

**Historical Note**

Adopted effective June 4, 1987 (Supp. 87-2). Amended effective December 30, 1988 (Supp. 88-4). Correction, former Historical Note should read “Amended effective January 1, 1989, filed December 30, 1988” (Supp. 89-2). Amended effective March 1, 1991; filed February 28, 1991 (Supp. 91-1). Amended effective January 1, 1993; filed December 18, 1992 (Supp. 92-4). Amended effective January 1, 1995; filed in the Office of the Secretary of State December 9, 1994 (Supp. 94-4). Amended effective January 1, 1996; filed in the Office of the Secretary of State December 18, 1995 (Supp. 95-4). Amended effective January 1, 1997; filed in the Office of the Secretary of State July 12, 1996 (Supp. 96-3). Amended effective January 1, 1998; filed in the Office of the Secretary of State November 10, 1997 (Supp. 97-4). Amended by final rulemaking at 6 A.A.R. 211, effective January 1, 2000 (Supp. 99-4). Amended by final rulemaking at 10 A.A.R. 850, effective April 3, 2004 (Supp. 04-1). Amended by final rulemaking at 16 A.A.R. 1460, effective September 11, 2010.

**ARTICLE 5. BOATING AND WATERSPORTS**

**R12-4-517. Watercraft Motor and Engine Restrictions**

**A.** A person operating a motorized watercraft on the following waters shall use an electric motor only:

- Ackre Lake
- Bear Canyon Lake
- Bunch Reservoir
- Carnero Lake
- Chaparral Park Lake
- Cluff Ponds
- Coconino Reservoir
- Coors Lake
- Dankworth Pond
- Dogtown Reservoir
- Fortuna Lake
- Goldwater Lake
- Granite Basin Lake
- Horsethief Basin Lake
- Hulsey Lake
- J.D. Dam Lake
- Knoll Lake
- Lee Valley Lake
- McKellips Park Lake
- Pratt Lake
- Quigley Lake
- Redondo Lake
- Riggs Flat Lake
- Roper Lake
- Santa Fe Lake
- Scott’s Reservoir
- Sierra Blanca Lake
- Soldier Lake (in Coconino County)
- Stehr Lake
- Stoneman Lake
- Tunnel Reservoir
- Whitehorse Lake
- Willow Valley Lake
- Woodland Reservoir
- Woods Canyon Lake

**B.** A person operating a motorized watercraft on the following waters shall use only a single electric motor or a single gasoline engine not

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exceeding 10 manufacturer-rated horsepower:

Arivaca Lake  
Ashurst Lake  
Becker Lake  
Big Lake  
Black Canyon Lake  
Blue Ridge Reservoir  
Cataract Lake  
Chevelon Canyon Lake  
Cholla Lake Hot Pond  
Concho Lake  
Crescent Lake  
Fool Hollow Lake  
Kaibab Lake  
Kinnikinick Lake  
Little Mormon Lake  
Lower Lake Mary  
Luna Lake  
Lynx Lake  
Marshall Lake  
Mexican Hay Lake  
Nelson Reservoir  
Parker Canyon Lake  
Pena Blanca Lake  
Rainbow Lake  
River Reservoir  
Show Low Lake  
Whipple Lake  
White Mountain Lake (in Apache County)  
Willow Springs Lake

- C.** A person shall not operate a watercraft on Frye Mesa Reservoir, Rose Canyon Lake, or Snow Flat Lake, except as authorized under subsection (D).
- D.** A person who possesses a valid use permit issued by the U.S. Forest Service may operate a non-motorized watercraft only on Rose Canyon Lake on any Tuesday, Wednesday, or Thursday during June and July from 9:30 a.m. to 4:30 p.m. Mountain Time Zone. This subsection does

not exempt the person from complying with all applicable requirements imposed by federal or state laws, rules, regulations, or orders.

- E.** This rule does not apply to watercraft of governmental agencies or to Department-approved emergency standby watercraft operated by lake concessionaires if operating to address public safety or public welfare.

Authorizing Statute  
General: A.R.S. § 5-311(A)  
Specific: A.R.S. § 5-311(A)

**Historical Note**

Amended as an emergency effective April 10, 1975 (Supp. 75-1).  
Amended effective May 3, 1976 (Supp. 76-3). Amended as an emergency effective July 9, 1976 (Supp. 76-4). Amended effective June 4, 1979 (Supp. 79-3). Former Section R12-4-89 renumbered as Section R12-4-517 without change effective August 13, 1981 (Supp. 81-4). Amended subsections (A) and (C) effective December 17, 1981 (Supp. 81-6). Amended effective December 28, 1982 (Supp. 82-6). Amended subsections (A) through (C) effective December 4, 1984 (Supp. 84-6). Amended effective November 7, 1996 (Supp. 96-4). Amended by final rulemaking at 8 A.A.R. 3025, effective July 10, 2002 (Supp. 02-3). Amended by final rulemaking at 13 A.A.R. 4511, effective February 2, 2008 (Supp. 07-4). Amended by exempt rulemaking 17. A.A.R. 1189 effective May 24, 2011

**ARTICLE 6. RULES OF PRACTICE BEFORE THE COMMISSION**

**R12-4-601. Petition for Rule or Review of Practice or Policy**

- A.** Any individual, including any organization or agency, requesting that the Commission make, amend, or repeal a rule, shall submit a petition as prescribed under this Section.
- B.** Any individual, including any organization or agency, requesting that the Commission review an existing Department practice or substantive policy that the petitioner alleges to constitute a rule under A.R.S. § 41-1033, as defined under A.R.S. § 41-1001, shall submit a petition as prescribed under this Section.

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- C. A petitioner shall not address more than one rule, practice, or substantive policy in the petition.
- D. If the Commission has considered and denied a petition, and a petitioner submits a petition within the next year that addresses the same substantive issue, the petitioner shall provide a written statement that contains any reason not previously considered by the Commission in making a decision.
- E. A petitioner shall submit an original and one copy of a petition to the Arizona Game and Fish Department, Director's Office, 5000 W. Carefree Highway, Phoenix, AZ 85086. The Commission shall render a decision on the petition as required under A.R.S. § 41-1033.
- F. Within five working days after a petition is submitted, the Director shall determine whether the petition complies with this Section.
  - 1. If the petition complies with this Section, the Director shall place the petition on a Commission open meeting agenda. The petitioner may present oral testimony at that meeting, as established under R12-4-603.
  - 2. If a petition does not comply with subsections (G) through (L) of this Section, the Director shall return a copy of the petition as filed to the petitioner and indicate in writing why the petition does not comply with this Section. The Director shall not place the petition on a Commission agenda. The Department shall maintain the original petition on file for five years and consider the petition as a comment during the five-year review process.
- G. Petitions shall be typewritten, computer or word processor printed, or legibly handwritten, and double-spaced, on 8 1/2" x 11" paper; or typewritten, computer or word processor printed, or legibly handwritten on a form provided by the Department. The title shall be centered at the top of the first page and appear as "Petition to the Arizona Game and Fish Commission." The petition shall include the items listed in subsections (H) through (L). The items in the petition shall be presented in the order in which they are listed in this Section.
- H. The title of Part 1 shall be "Identification of Petitioner." The title shall be centered at the top of the first page of this part. Part 1 shall contain:
  - 1. If the petitioner is a private individual, the name, mailing address, and telephone number of the petitioner;
  - 2. If the petitioner is a private group or organization, the name and address of the group or organization; the name, mailing address, and telephone number of an individual who is designated as the representative or official contact for the petitioner; the total number of individuals, and the number of Arizona residents represented by the petitioner; or the names and addresses of all individuals represented by the petitioner; or
- 3. If the petitioner is a public agency, the name and address of the agency and the name, title, and telephone number of the agency's representative.
- I. The title of Part 2 shall be "Request for Rule" or "Request for Review," as applicable. The title shall be centered at the top of the first page of this part. Part 2 shall contain:
  - 1. If the petition is for a new rule, a statement to this effect, followed by the heading and specific language of the proposed rule;
  - 2. If the request is for amendment of a current rule, a statement to this effect, followed by the Arizona Administrative Code number of the current rule proposed for amendment, the heading of the rule, the specific, clearly readable language of the rule, indicating language to be deleted with strikeouts, and language to be added with underlining;
  - 3. If the request is for repeal of a current rule, a statement to this effect, followed by the Arizona Administrative Code number of the rule proposed for repeal and the heading of the rule; or
  - 4. If the request is for review of an existing agency practice or substantive policy statement that the petitioner alleges qualifies as a rule, as defined under A.R.S. § 41-1001, a statement to this effect, followed by the practice or policy number, if any, the practice or policy heading, if any, or a brief description of the practice or policy subject matter.
- J. The title of Part 3 shall be "Reason for the Petition." The title shall be centered at the top of the first page of this part. Part 3 shall contain:
  - 1. The reason the petitioner believes rulemaking or review of a practice or policy is necessary;
  - 2. Any statistical data or other justification supporting rulemaking or review of the practice or policy, with clear reference to any exhibits that are attached to or included with the petition;
  - 3. An identification of any individuals or special interest groups the

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petitioner believes would be impacted by the rule or a review of the practice or policy, and how they would be impacted; and

4. If the petitioner is a public agency, a summary of issues raised in any public meeting or hearing regarding the petition, or any written comments offered by the public.
- K.** The title of Part 4 shall be "Statutory Authority." The title shall be centered at the top of the first page of this part. In Part 4, the petitioner shall identify any statute that authorizes the Commission to make the rule, if known, or cite A.R.S. § 41-1033 if the petition relates to review of an existing practice or substantive policy statement.
- L.** The title of Part 5 shall be "Date and Signature." The title shall be centered at the top of the first page of this part. Part 5 shall contain:
  1. An original signature of the representative or official contact, if the petitioner is a private group or organization or private individual named under subsection (H)(1) or (H)(2); or
  2. If the petitioner is a public agency, the signature of the agency head or the agency head's designee; and
  3. The month, day, and year that the petition is signed.

Authorizing Statute  
General: A.R.S. § 17-231(A)(1)  
Specific: A.R.S. § 41-1033

**Historical Note**

Adopted effective December 22, 1987 (Supp. 87-4). Amended by final rulemaking at 10 A.A.R. 2245, effective July 6, 2004 (Supp. 04-2). Amended by final rulemaking at 16 A.A.R. 1465 effective July 14, 2010.

**R12-4-610. Petitions for the Closure of State or Federal Lands to Hunting, Fishing, Trapping, or Operation of Motor Vehicles**

- A.** An individual or agency requesting that the Commission consider closing state or federal land to hunting, fishing, or trapping as provided under A.R.S. § 17-304(B) or R12-4-110; or closing roads or trails on state lands as provided under R12-4-110, shall submit a petition as prescribed in this Section before the Commission will consider the request.
- B.** A petition shall not address more than one contiguous closure request.

- C.** Once the Commission has considered and denied a petition, an individual who subsequently submits a petition that addresses the same contiguous closure request shall provide a written statement that contains any reason not previously considered by the Commission in making a decision.
- D.** A petitioner shall submit an original and one copy of the petition to the Director of the Arizona Game and Fish Department, Director's Office, 5000 W. Carefree Highway, Phoenix, AZ 85086, not less than 60 calendar days before a scheduled Commission meeting to be placed on the agenda for that meeting. If the Commission receives a petition after that time it will be considered at the next regularly-scheduled open meeting. At any time, the petitioner may withdraw the petition or request delay to a later regularly-scheduled open meeting.
- E.** Within 15 business days after the petition is filed, the Department shall determine whether the petition complies with the requirements established under A.R.S. § 17-452, R12-4-110, and this Section. Once the Department determines that the petition meets these requirements, and if the petitioner has not agreed to an alternative solution or withdrawn the petition, the Department, in accordance with the schedule in subsection (D), shall place the petition on the agenda for the Commission's next open meeting and provide written notice to the petitioner of the date that the Commission will consider the petition.
  1. The petitioner may present oral testimony in support of the petition at the Commission meeting, in accordance with the provisions established under R12-4-603.
  2. If a petition does not meet the requirements prescribed under A.R.S. § 17-452, R12-4-110, and this Section, the Department shall return one copy of the petition as filed to the petitioner with the reasons why the petition does not meet the requirements, and not place the petition on a Commission agenda.
  3. If the Department returns a petition to a petitioner for a reason that cannot be corrected, the Department shall serve on the petitioner a notice of appealable agency action under A.R.S. § 41-1092.03.
- F.** The petitioner shall submit a petition that:
  1. Is typewritten, computer or word processor printed, or legibly handwritten, and double-spaced, on 8 1/2 x 11" paper;
  2. Has a concise map that shows the specific location of the proposed

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- closure;
3. Has the title “Petition for the Closure of Hunting, Fishing, or Trapping Privileges on Public Land” or “Petition for the Closure of Public Lands to the Operation of Motor Vehicles” at the top of the first page;
  4. Is in four parts, with titles designating each part as prescribed in this subsection;
  5. Has a “Part 1” with the title “Identification of Petitioner” and contains the following information, if applicable:
    - a. If the petitioner is the leaseholder of the area proposed for closure, the name, lease number, mailing address, and home telephone number of the petitioner;
    - b. If the petitioner is anyone other than the leaseholder, the name, mailing address, and telephone number of the leaseholder; the name, mailing address, and telephone number of the petitioner; and the name of each group or organization or organizations that the petitioner represents; or
    - c. If the petitioner is a public agency, the name and address of the agency and the name, title, and telephone number of the agency’s representative regarding the petition.
  6. Has a “Part 2” with the title “Request for Closure” and contains all of the following information, if applicable:
    - a. The type of closure requested: either a hunting, fishing, or trapping closure, or closure to the operation of motor vehicles;
    - b. A complete legal description of the area to be closed;
    - c. The name or identifying number of any road and the portion of the road affected by the closure; and
    - d. The dates proposed for the closure:
      - i. If the closure is to the operation of motor vehicles, the actual time period of the closure (up to five years), and whether or not the closure is seasonal; or
      - ii. If the closure is for hunting, fishing, or trapping, whether or not the request is for a permanent closure or for some other period of time.
  7. Has a “Part 3” with the title “Reason for Closure” and contains all of the following information, if applicable:
    - a. Each reason why the closure should be considered under R12-

- 4-110, A.R.S. § 17-304(B), or A.R.S. § 17-452(A);
  - b. Any data or other justification supporting the reasons for the closure with clear reference to any exhibits that may be attached to the petition;
  - c. Each individual or segment of the public the petitioner believes will be impacted by the closure, including any other valid licensees, lessees, or permittees that will or may be affected, and how they will be impacted, including both positive and negative impacts;
  - d. If the petitioner is a public agency, a summary of issues raised in any public hearing or public meeting regarding the petition and a copy of each written comment or document of concurrence authorized under A.R.S. § 17-452(A), received by the petitioning agency; and
  - e. A proposed alternate access route, under R12-4-110.
8. Has a “Part 4” with the title “Dates and Signatures” and contains the following:
    - a. The original signature of the private party or the official contact named under subsection (F)(5)(a) or (b) of this Section, or, if the petitioner is a public agency, the signature of the agency head or the agency head’s designee; and
    - b. The month, day, and year when the petition was signed.

Authorizing Statute  
General: A.R.S. § 17-231(A)(1)  
Specific: A.R.S. §§ 14-304(B), 17-452

**Historical Note**

Adopted effective March 1, 1991; filed February 28, 1991 (Supp. 91-1).  
Amended effective January 1, 1993; filed December 18, 1992 (Supp. 92-4).  
Amended by final rulemaking at 10 A.A.R. 2245, effective July 6, 2004 (Supp. 04-2). Amended by final rulemaking at 16 A.A.R. 1465 effective July 14, 2010.

- R12-4-611. Petition for a Hearing Before the Commission When No Remedy is Provided in Statute, Rule, or Policy**
- A.** If no administrative remedy exists in statute, rule or policy, an

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aggrieved individual may request a hearing before the Commission by following the provisions of this Section.

- B.** Any individual who requests a hearing under this Section shall submit a petition as prescribed in this Section before the request for a hearing will be considered by the Commission.
- C.** A petitioner shall submit an original and one copy of a petition to the Arizona Game and Fish Department, Director's Office, 5000 W. Carefree Highway, Phoenix, AZ 85086.
- D.** The petitioner shall ensure that the petition is typewritten, computer or word processor printed, or legibly handwritten, and double-spaced on 8 1/2" x 11" paper. The petitioner shall place the title "Petition for Hearing by the Arizona Game and Fish Commission" at the top of the first page. The petition shall include the items listed in subsections (E) through (H). The petitioner shall present the items in the petition in the order in which they are listed in this Section.
- E.** The petitioner shall ensure that the title of Part 1 is "Identification of Petitioner" and that Part 1 includes the following information, as applicable:
  - 1. If the petitioner is a private person, the name, mailing address, telephone number, and e-mail address (if available) of the petitioner;
  - 2. If the petitioner is a private group or organization, the name and address of the organization; the name, mailing address, telephone number, and e-mail address (if available) of one person who is designated as the official contact for the group or organization; the number of individuals or members represented by the private group or organization, and the number of these individuals or members who are Arizona residents. If the petitioner prefers, the petitioner may provide the names and addresses of all members; or
  - 3. If the petitioner is a public agency, the name and address of the agency and the name, title, telephone number, and e-mail address (if available) of the agency's representative.
- F.** The petitioner shall ensure that the title of Part 2 is "Statement of Facts and Issues." Part 2 shall contain a description of the issue to be resolved, and a statement of the facts relevant to resolving the issue.
- G.** The petitioner shall ensure that the title of Part 3 is "Petitioner's Proposed Remedy." Part 3 shall contain a full and detailed explanation

of the specific remedy the petitioner is seeking from the Commission.

- H.** The petitioner shall ensure that the title of Part 4 is "Date and Signatures." Part 4 shall contain:
  - 1. The original signature of the private party or the official contact named in the petition, or, if the petitioner is a public agency, the signature of the agency head or the agency head's designee; and
  - 2. The month, day, and year that the petition is signed.
- I.** If a petition does not comply with this Section, the Director shall return the petition and indicate why the petition is deficient.
- J.** After the Director receives a petition that complies with this Section, the Director shall place the petition on the agenda of a regularly scheduled Commission meeting.
- K.** If the Commission votes to deny a petition, the Department shall not accept a subsequent petition on the same matter, unless the petitioner presents new evidence or reasons for considering the subsequent petition.
- L.** This Section does not apply to the following:
  - 1. A matter related to a license revocation or civil assessment; or
  - 2. An unsuccessful hunt permit-tag draw application, where there was no error on the part of the Department.

Authorizing Statute

General: A.R.S. § 17-231(A)(1)

Specific: A.R.S. §§ 41-1092 through 41-1092.12

**Historical Note**

New Section made by final rulemaking at 10 A.A.R. 2245, effective July 6, 2004 (Supp. 04-2) Amended by final rulemaking at 16 A.A.R. 1465 effective July 14, 2010.

**ARTICLE 8. WILDLIFE AREAS AND DEPARTMENT PROPERTY**

**R12-4-801. General Provisions**

- A.** Wildlife areas shall be established to:
  - 1. Provide protective measures for wildlife, habitat, or both;
  - 2. Allow for special management or research practices; and
  - 3. Enhance wildlife and habitat conservation.

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- B. Wildlife areas shall be:
1. Lands owned or leased by the Commission and managed by the Department;
  2. Federally-owned lands of unique wildlife habitat where cooperative agreements provide wildlife management and research implementation; or
  3. Any lands with property interest conveyed to the Commission by any entity, through approved land use agreement, including but not limited to deeds, patents, leases, conservation easements, special use permits, licenses, agreement, management agreement, inter-agency agreements, letter agreements, and right-of-entry, where said property interest is sufficient for management of the lands consistent with the objectives of the wildlife area.
- D. Land qualified for wildlife areas shall be:
1. Lands with unique topographic or vegetative characteristics that contribute to wildlife,
  2. Lands where certain wildlife species are confined because of habitat demands,
  3. Lands that can be physically managed and modified to attract wildlife, or
  4. Lands that are identified as critical habitat for certain wildlife species during critical periods of their life cycles.
- E. The Department may restrict public access to and public use of wildlife areas and the resources of wildlife areas for up to 90 days when necessary to protect property, ensure public safety, or to ensure maximum benefits to wildlife. Closures or restrictions exceeding 90 days shall require Commission approval.
- F. Closures of all or any part of a wildlife area to public entry, and any restriction to public use of a wildlife area, shall be listed in this Article or shall be clearly posted at each entrance to the wildlife area. No person shall conduct an activity restricted by this Article or by such posting.
- G. When a wildlife area is posted against travel except on existing roads, no person shall drive a motor-operated vehicle over the countryside except by road.

Authorizing Statute

General: A.R.S. § 17-231(A)(1)  
Specific: A.R.S. § 1-231(B)(2)

**Historical Note**

New Section adopted by exempt rulemaking at 6 A.A.R. 1731, effective May 1, 2000 (Supp. 00-2). Amended by final rulemaking at 17 A.A.R. 800 effective June 20, 2011.

**R12-4-802. Wildlife Area Restrictions**

No person shall violate the following restrictions on Wildlife Areas:

1. Alamo Wildlife Area (located in Units 16A and 44A):
  - a. Wood collecting limited to dead and down material, for onsite noncommercial use only.
  - b. Overnight public camping in the wildlife area outside of Alamo State Park allowed for no more than 14 days within a 45-day period.
  - c. Motorized vehicle travel permitted on designated roads, on designated trails, or in designated areas only.
  - d. Open to all hunting as permitted under R12-4-304 and R12-4-318.
2. Allen Severson Wildlife Area (located in Unit 3B):
  - a. No open fires.
  - b. No firewood cutting or gathering.
  - c. No overnight public camping.
  - d. Posted portions closed to discharge of all firearms from April 1 to July 31 annually.
  - e. Open to all hunting as permitted under R12-4-304 and R12-4-318, except posted portions closed to hunting from April 1 through July 31 annually.
3. Aravaipa Canyon Wildlife Area (located in Units 31 and 32):
  - a. Access to Aravaipa Canyon Wilderness Area is by permit only, available through the Safford Office of the Bureau of Land Management.
  - b. Closed to discharge of all firearms.
  - c. Open to all hunting as permitted under R12-4-304 and R12-4-318.
4. Arlington Wildlife Area (located in Unit 39):
  - a. No open fires.

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- b. No firewood cutting or gathering.
  - c. No overnight public camping.
  - d. Motorized vehicle travel permitted on designated roads, on designated trails, or in designated areas only. This subsection does not apply to Department authorized vehicles or law enforcement, fire response, or other emergency vehicles.
  - e. Target or clay bird shooting permitted in designated areas only.
  - f. Closed to discharge of rifled firearms.
  - g. Open to all hunting as permitted under R12-4-304 and R12-4-318.
5. Base and Meridan Wildlife Area (located in Units 39, 26M, and 47M):
- a. No open fires.
  - b. No firewood cutting or gathering.
  - c. No overnight public camping.
  - d. Motorized vehicle travel permitted on designated roads, on designated trails, or in designated areas only.
  - e. Closed to discharge of rifled firearms.
  - f. No target or clay bird shooting.
  - g. Open to all hunting in season as permitted under R12-4-304 and R12-4-318.
6. Becker Lake Wildlife Area (located in Unit 1):
- a. No open fires.
  - b. No overnight public camping.
  - c. Motorized vehicle travel permitted on designated roads, on designated trails, or in designated areas only.
  - d. The Becker Lake boat launch access road and parking areas along with any other posted portions of the wildlife area will be closed to all public entry from one hour after sunset to one hour before sunrise daily.
  - e. Posted portions closed to public entry from December through July 31 annually.
  - f. Open to all hunting in season as permitted under R12-4-304 and R12-4-318, except posted portions closed to public entry.
7. Bog Hole Wildlife Area (located in Unit 35B):
- a. No open fires.
  - b. No firewood cutting or gathering.
  - c. No overnight public camping.
  - d. Motorized vehicle travel permitted on designated roads, on designated trails, or in designated areas only.
- e. Open to all hunting in season as permitted under R12-4-304 and R12-4-318.
8. Chevelon Canyon Ranches Wildlife Area (located in Unit 4A):
- a. No open fires.
  - b. No firewood cutting or gathering.
  - c. No overnight public camping.
  - d. Motorized vehicle travel permitted on designated roads only, except as permitted under R12-4-110(G). This subsection does not apply to Department authorized vehicles or law enforcement, fire response, or other emergency vehicles.
  - e. Open to all hunting in season as permitted under R12-4-304 and R12-4-318.
9. Chevelon Creek Wildlife Area (located in Unit 4B):
- a. No open fires.
  - b. No firewood cutting or gathering.
  - c. No overnight public camping.
  - d. Motorized vehicle travel permitted on designated roads only, except as permitted under R12-4-110(G). This subsection does not apply to Department authorized vehicles or law enforcement, fire response, or other emergency vehicles.
  - e. Posted portions closed to all public entry.
  - f. Additional posted portions closed to public entry from October 1 to February 1 annually.
  - g. Open to all hunting in season as permitted under R12-4-304 and R12-4-318, except posted portions closed to hunting from October 1 through February 1 annually.
10. Cibola Valley Conservation and Wildlife Area (located in unit 43A):
- a. No open fires.
  - b. No firewood cutting or gathering.
  - c. No overnight public camping.
  - d. Motorized vehicle travel permitted on designated roads only, except as permitted under R12-4-110(G). This subsection does not apply to Department authorized vehicles or law enforcement, fire response, or other emergency vehicles.
  - e. Open to all hunting in season as permitted under R12-4-304 and R12-4-318, except posted portions closed to public entry.

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11. Clarence May and C.H.M. May Memorial Wildlife Area (located in Unit 29):
  - a. Closed to discharge of all firearms.
  - b. Closed to hunting.
12. Cluff Ranch Wildlife Area (located in Unit 31):
  - a. Open fires allowed in designated areas only.
  - b. Wood collecting limited to dead and down material, for onsite noncommercial use only.
  - c. Overnight public camping allowed in designated areas only, for no more than five days within a 14-day period.
  - d. Motorized vehicle travel permitted on designated roads, on designated trails, or in designated areas only.
  - e. Posted portions around Department housing closed to discharge of all firearms.
  - f. Posted portions around Pond Three closed to discharge of all firearms.
  - g. Closed to discharge of centerfire rifled firearms.
  - h. Open to all hunting in season as permitted under R12-4-304 and R12-4-318.
13. Colorado River Nature Center Wildlife Area (located in Unit 15D):
  - a. No open fires.
  - b. No firewood cutting or gathering.
  - c. No overnight public camping.
  - d. Motorized vehicle travel prohibited except as permitted under R12-4-110(G). This subsection does not apply to Department authorized vehicles or law enforcement, fire response, or other emergency vehicles.
  - e. Closed to hunting.
14. House Rock Wildlife Area (located in Unit 12A):
  - a. Motorized vehicle travel permitted on designated roads, on designated trails, or in designated areas only.
  - b. Open to all hunting in season as permitted under R12-4-304 and R12-4-318.
15. Jacques Marsh Wildlife Area (located in Unit 3B):
  - a. No open fires.
  - b. No firewood cutting or gathering.
  - c. No overnight public camping.
  - d. Open to all hunting in season as permitted under R12-4-304 and R12-4-318.
16. Lamar Haines Wildlife Area (located in Unit 7):
  - a. No open fires.
  - b. No firewood cutting or gathering.
  - c. No overnight public camping.
  - d. No motorized vehicles. This subsection does not apply to Department authorized vehicles or law enforcement, fire response, or other emergency vehicles.
  - e. Open to all hunting in season as permitted under R12-4-304 and R12-4-318.
17. Luna Lake Wildlife Area (located in Unit 1):
  - a. Posted portions closed to public entry from February 15 to July 31 annually.
  - b. Open to all hunting in season as permitted under R12-4-304 and R12-4-318, except when closed to hunting from April 1 through July 31 annually.
18. Mittry Lake Wildlife Area (located in Unit 43B):
  - a. Open fires allowed in designated areas only.
  - b. Overnight public camping allowed in designated areas only, for no more than 10 days per calendar year.
  - c. Motorized vehicle travel permitted on designated roads, on designated trails, or in designated areas only.
  - d. Posted portions closed to public entry from November 15 to February 15 annually.
  - e. Open to all hunting in season as permitted under R12-4-304 and R12-4-318, except posted portions closed to hunting from November 15 through February 15 annually.
19. Powers Butte (Mumme Farm) Wildlife Area (located in Unit 39):
  - a. No open fires.
  - b. No firewood cutting or gathering.
  - c. No overnight public camping.
  - d. Motorized vehicle travel permitted on posted designated roads, on designated trails, or in designated areas only.
  - e. Closed to discharge of centerfire rifled firearms.
  - f. If conducted during an event approved under R12-4-804, target or clay bird shooting in permitted designated areas only.

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- g. Open to all hunting in season as permitted under R12-4-304 and R12-4-318.
20. Quigley Wildlife Area (located in Unit 41):
- a. No open fires.
  - b. No overnight public camping.
  - c. Motorized vehicle travel permitted on designated roads, on designated trails, or in designated areas only.
  - d. Posted portions closed to public entry from September 1 to March 31 annually.
  - e. Open to all hunting in season as permitted under R12-4-304 and R12-4-318, except posted portions closed to hunting from September 1 through March 31 annually.
21. Raymond Wildlife Area (located in Unit 5B):
- a. Motorized vehicle travel permitted on designated roads, on designated trails, or in designated areas only, except as permitted under R12-4-110(G). This subsection does not apply to Department authorized vehicles or law enforcement, fire response, or other emergency vehicles.
  - b. Open to all hunting in season as permitted under R12-4-304 and R12-4-318.
22. Robbins Butte Wildlife Area (located in Unit 39):
- a. No open fires.
  - b. No firewood cutting or gathering.
  - c. No overnight public camping.
  - d. Motorized vehicle travel permitted on designated roads, on designated trails, or in designated areas only from one hour before sunrise to one hour after sunset daily.
  - e. Parking in designated areas only.
  - f. If conducted during an event approved under R12-4-804, target or clay bird shooting permitted in designated areas only.
  - g. Posted portions around Department housing closed to discharge of all firearms.
  - h. Closed to discharge of centerfire rifled firearms.
  - i. Open to all hunting in season as permitted under R12-4-304 and R12-4-318.
23. Roosevelt Lake Wildlife Area (located in Units 22, 23, and 24B):
- a. Posted portions closed to public entry from November 15 to February 15 annually.
  - b. Open to all hunting in season as permitted under R12-4-304 and R12-4-318, except posted portions closed to hunting from November 15 through February 15 annually.
24. Santa Rita Wildlife Area (located in Unit 34A):
- a. Motorized vehicle travel permitted on designated roads as permitted under R12-5-533(D).
  - b. Open to all hunting as permitted under R12-4-304 and R12-4-318, except that the take of wildlife with firearms is prohibited from March 1 through August 31.
  - c. All other uses of state land will be according to the provisions of the Arizona State Land Department's Recreational Permit.
25. Sipe White Mountain Wildlife Area (located in Unit 1):
- a. No open fires.
  - b. No firewood cutting or gathering.
  - c. No overnight public camping.
  - d. Motorized vehicle travel permitted on designated roads only, except as permitted under R12-4-110(G). This subsection does not apply to Department authorized vehicles or law enforcement, fire response, or other emergency vehicles.
  - e. Posted portions around Department housing closed to discharge of all firearms.
  - f. Open to all hunting in season as permitted under R12-4-304 and R12-4-318.
26. Springerville Marsh Wildlife Area (located in Unit 2B):
- a. No open fires.
  - b. No firewood cutting or gathering.
  - c. No overnight public camping.
  - d. Closed to discharge of all firearms.
  - e. Closed to hunting.
27. Sunflower Flat Wildlife Area (located in Unit 8):
- a. No open fires.
  - b. No overnight public camping.
  - c. No motorized vehicle travel. This subsection does not apply to Department authorized vehicles or law enforcement, fire response, or other emergency vehicles.
  - d. Open to all hunting in season as permitted under R12-4-304 and

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- R12-4-318.
28. Three Bar Wildlife Area (located in Unit 22): Open to hunting in season, except the area within the fenced enclosure inside the loop formed by Tonto National Forest Road 647, also known as the Walnut Canyon Enclosure, which is closed to hunting, unless otherwise provided under Commission Order.
29. Tucson Mountain Wildlife Area (located in Unit 38M):
- a. Closed to discharge of all firearms.
  - b. Open to all hunting in season as permitted under R12-4-304 and R12-4-318.
  - c. Archery deer and archery javelina hunters must check in with the Arizona Game and Fish Tucson Regional Office prior to going afield.
30. Upper Verde River Wildlife Area (located in Unit 8 and 19A):
- a. No open fires.
  - b. No firewood cutting or gathering.
  - c. Overnight public camping allowed in designated areas only.
  - d. Motorized vehicle travel prohibited except for Department authorized vehicles or law enforcement, fire department, or other emergency vehicles.
  - e. Closed to discharge of firearms within a one mile radius of visitor parking area.
  - f. Open to all hunting in season as permitted under R12-4-304 and R12-4-318.
  - g. All dogs must remain on leash except for hunting dogs during a legal open season.
31. Wenima Wildlife Area (located in Unit 2B):
- a. No open fires.
  - b. No firewood cutting or gathering.
  - c. No overnight public camping.
  - d. Motorized vehicle travel permitted on designated roads only, except as permitted under R12-4-110(G). This subsection does not apply to Department authorized vehicles or law enforcement, fire response, or other emergency vehicles.
  - e. Posted portions closed to discharge of all firearms.
  - f. Open to all hunting in season as permitted under R12-4-304 and R12-4-318.
32. White Mountain Grasslands Wildlife Area (located in Unit 1):
- a. No open fires.
  - b. No overnight public camping.
  - c. Motorized vehicle travel permitted on designated roads only, except as permitted under R12-4-110(G). This subsection does not apply to Department authorized vehicles or law enforcement, fire response, or other emergency vehicles.
  - d. Posted portions closed to public entry.
  - e. Open to all hunting in season as permitted under R12-4-304 and R12-4-318.
33. Whitewater Draw Wildlife Area (located in Unit 30B):
- a. Open fires allowed in designated areas only.
  - b. Overnight public camping allowed in designated areas only, for no more than three days within a seven-day period.
  - c. Motorized vehicle travel permitted on designated roads, on designated trails, or in designated areas only.
  - d. Posted portions closed to public entry from October 15 through March 15 annually.
  - e. Closed to discharge of centerfire rifled firearms.
  - f. Open to all hunting in season as permitted under R12-4-304 and R12-4-318, except posted portions closed to hunting from October 15 through March 15 annually.
34. Willcox Playa Wildlife Area (located in Unit 30A):
- a. Open fires allowed in designated areas only.
  - b. No firewood cutting or gathering.
  - c. Overnight public camping allowed in designated areas only, for no more than five days within a 14-day period.
  - d. Motorized vehicle travel permitted on designated roads, on designated trails, or in designated areas only.
  - e. Posted portions closed to public entry from October 15 through March 15 annually.
  - f. Open to all hunting in season as permitted under R12-4-304 and R12-4-318, except posted portions closed to hunting from October 15 through March 15 annually.

Authorizing Statute  
General: A.R.S. § 17-231(A)(1)

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Specific: A.R.S. § 1-231(B)(2)

**Historical Note**

New Section adopted by exempt rulemaking at 6 A.A.R. 1731, effective May 1, 2000 (Supp. 00-2). Amended by exempt rulemaking at 8 A.A.R. 2107, effective May 1, 2002 (Supp. 02-2). Amended by exempt rulemaking at 9 A.A.R. 3141, effective August 23, 2003 (Supp. 03-2). Amended by exempt rulemaking at 10 A.A.R. 1976, effective May 14, 2004 (Supp. 04-2). Amended by exempt rulemaking at 11 A.A.R. 1927, effective May 20, 2005 (Supp. 05-2). Amended by exempt rulemaking at 12 A.A.R. 1698, effective May 19, 2006 (Supp. 06-2). Amended by exempt rulemaking at 13 A.A.R. 1741, effective May 18, 2007 (Supp. 07-2). Amended by exempt rulemaking at 14 A.A.R. 1841, effective April 22, 2008 (Supp. 08-2). Amended by exempt rulemaking at 16 A.A.R. 397, effective March 5, 2010 (Supp. 10-1). Amended by final rulemaking at 17 A.A.R. 800 effective June 20, 2011.

**R12-4-803. Wildlife Area Boundary Descriptions**

Wildlife Areas are described as follows:

1. Alamo Wildlife Area: The Alamo Wildlife Area shall be those areas described as:

T10N, R13W

Section 1, W1/2NW1/4, NW1/4SW1/4;  
Section 2 and Section 3;  
Section 4, E1/2SW1/4, SE1/4;  
Section 9, NE1/4, E1/2NW1/4;  
Section 10, N1/2NW1/4, NW1/4NE1/4.

T11N, R11W

Section 7, S1/2SW1/4;  
Section 18, N1/2 NW1/4.

T11N, R12W

Section 4, Lots 2, 3 and 4, SW1/4NE1/4, S1/2NW1/4, SW1/4, W1/2SE1/4;  
Section 5, Lot 1, SE1/4NE1/4, E1/2SE1/4;  
Section 7, S1/2, SE1/4 NE1/4;  
Section 8, NE1/4, S1/2NW1/4, S1/2;

Section 9;

Section 10, S1/2NW1/4, S1/2;

Section 11, S1/2S1/2;

Section 12, S1/2S1/2;

Section 13, N1/2, N1/2SW1/4, NW1/4SE1/4;

Section 14, N1/2, E1/2SE1/4;

Section 15, N1/2, SW1/4SW1/4, SW1/4SE1/4;

Section 16, 17, 18 and 19;

Section 20, N1/2, N1/2SW1/4;

Section 21, NW1/4;

Section 29, SW1/4, SW1/4SE1/4;

Section 30;

Section 31, N1/2, N1/2S1/2;

Section 32, NW1/4, N1/2SW1/4.

T11N, R13W

Section 12, SE1/4SW1/4, SW1/4SE1/4, E1/2SE1/4;

Section 13;

Section 14, S1/2NE1/4, SE1/4SW1/4, SE1/4;

Section 22, S1/2SW1/4, SE1/4;

Section 23, E1/2, E1/2NW1/4, SW1/4NW1/4, SW1/4;

Section 24, 25 and 26;

Section 27, E1/2, E1/2W1/2;

Section 34, E1/2, E1/2NW1/4, SW1/4;

Sections 35 and 36.

T12N, R12W

Section 19, E1/2, SE1/4SW1/4;

Section 20, NW1/4NW1/4, SW1/4SW1/4;

Section 28, W1/2SW1/4;

Section 29, W1/2NW1/4, S1/2, SE1/4NW1/4;

Section 30, E1/2, E1/2NW1/4, NE1/4SW1/4;

Section 31, NE1/4NE1/4;

Section 32, N1/2, N1/2SE1/4, SE1/4SE1/4;

Section 33, W1/2E1/2, W1/2.

All in G&SRB&M, Mohave and La Paz Counties, Arizona.

2. Allen Severson Memorial Wildlife Area: The Allen Severson Memorial Wildlife Area shall be that area including Pintail Lake and South Marsh lying within the fenced and posted portions of:

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- T11N, R22E  
Section 32, SE1/4;  
Section 33, S1/2SW1/4.
- T10N, R22E  
Section 4, N1/2NW1/4.
- T10N, R22E  
Section 4: the posted portion of the NW1/4SW1/4.  
All in G&SRB&M, Navajo County, Arizona, consisting of approximately 300 acres.
3. Aravaipa Canyon Wildlife Area: The Aravaipa Canyon Wildlife Area shall be that area within the flood plain of Aravaipa Creek and the first 50 vertical feet above the streambed within the boundaries of the Aravaipa Canyon Wilderness Area administered by the Bureau of Land Management, Graham and Pinal Counties, Arizona.
4. Arlington Wildlife Area: The Arlington Wildlife Area shall be those areas described as:  
T1S, R5W  
Section 33, E½SE¼.  
T2S, R5W  
Section 3, W½W½;  
Section 4, E½, and Parcel 401-58-001A as described by the Maricopa County Assessor's Office;  
Section 9;  
Section 15, those portions of S½N½ and NW½SW¼ lying west of the primary through road;  
Section 16;  
Section 21, E½, E½SW¼, SE¼NW¼ and Parcel 401-61-008D as described by the Maricopa County Assessor's Office.  
All in G&SRB&M, Maricopa County, Arizona.
5. Base and Meridian Wildlife Area: The Base and Meridian Wildlife Area shall be those areas described as:  
T1N, R1E  
Section 31, Lots 3, 5, 6, and 8, and NE1/4SW1/4.  
T1N, R1W  
Section 34, N1/2SE1/4;  
Section 35, S1/2;  
Section 36, S1/2N1/2SE1/4.
- All in the G&SRB&M, Maricopa County, Arizona.
6. Becker Lake Wildlife Area: The Becker Lake Wildlife Area shall be that area including Becker Lake lying within the fenced and posted portions of:  
T9N, R29E  
Section 19, SE1/4SW1/4;  
Section 20, SW1/4SW1/4, W1/2NW1/4, and NW1/4SW1/4;  
Section 29, E1/2NE1/4;  
Section 30, NE1/4SE1/4;  
Section 32, as it is described in parcels in this Section.  
All in the G&SRB&M, Apache County, Arizona, consisting of approximately 325 acres.  
Parcel 1. Parcel 1 is located in section 30, T9N, R29E, G&SRB&M, Apache County, Arizona, and is adjacent to the western boundary of the Becker Lake Wildlife Area. The preliminary ALTA survey for the Enders property indicates that Parcel 1 is approximately 83 acres in size. Parcel 1 is also bounded by lands owned by The Hopi Tribe (26 Bar Ranch) and Arizona State Trust lands. The property is composed of Plains and Great Basin grassland habitat, and has historically been used for livestock grazing. This parcel is described by Apache County Assessor's Office parcel number 105-16-002.  
Parcel 2. This parcel is located in the northeast quarter of section 32 T9N, R29E, G&SRB&M, Apache County, Arizona. The preliminary ALTA survey for the Enders property indicates that Parcel 2 is approximately 61 acres in size. Parcel 2 includes the southernmost portion of the subject property. The Becker Lake Ditch and a short reach of the Little Colorado River are located within Parcel 2. Parcel 2 is bounded by Parcel 3 to the west and Parcel 4 to the north. Privately owned lands are located to the east and south of Parcel 2. This parcel is described by Apache County Assessor's Office parcel number 105-18-008A.  
Parcel 3. This parcel is located in the northwest quarter of section 32 T9N, R29E, G&SRB&M, Apache County, Arizona. The preliminary ALTA survey for the Enders property indicates that Parcel 3 is approximately 17 acres in size. The Becker Lake Ditch also is located within Parcel 3. Parcel 3 is bounded by Parcel 2 to the east, and Parcel 5 to the north. The Becker Lake Road comprises approximately

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half of the western boundary of Parcel 3, with a two-acre residential property located between Becker Lake Road and Becker Ditch owned by Mr. Jack Husted comprising the remainder of the western boundary of Parcel 3. Parcel 3 is described by Apache County Assessor's Office parcel number 105-18-012B.

Parcel 4. Parcel 4 is located in the southern half of section 29 T9N, R29E, G&SRB&M, Apache County, Arizona. The preliminary ALTA survey for the Enders property indicates that Parcel 4 is approximately 56 acres in size. Both the Becker Lake Ditch and an approximately 3/4 mile reach of the LCR are located within Parcel 4. Parcel 4 is bounded by Parcel 2 to the south and Parcel 5 as well as privately owned lands to the west. Private lands are also located to the north and east of Parcel 4. Highway 60 constitutes the northeast boundary of this irregularly shaped parcel. This parcel is described by Apache County Assessor's Office parcel number 105-15-014E.

Parcel 5. Parcel 5 is located in the southern half of the southwest quarter of section 29 T9N, R29E, G&SRB&M, Apache County, Arizona. The preliminary ALTA survey for the Enders property indicates that Parcel 5 is approximately 79 acres in size. The Becker Lake Ditch is also located within Parcel 5. Parcel 5 is bounded by Parcel 4 to the east and Parcel 3 to the south. The Becker Lake Wildlife Area bounds the western half of the northern boundary of this parcel. Privately owned lands are also located to the north of Parcel 5. The Springerville Airport as well as State Trust lands are located to the south of Parcel 5. Hopi Tribal Land (26 Bar Ranch) abuts the entire western boundary of this parcel. The Becker Lake Road and Becker Ditch bisect Parcel 5. This parcel is described by Apache County Assessor's Office parcel number 105-15-014F.

7. Bog Hole Wildlife Area: The Bog Hole Wildlife Area lying in Sections 29, 32 and 33, T22S, R17E shall be the fenced and posted area described as follows: Beginning at the southeast corner of Section 32, Township 22 South, Range 17 East, G&SRB&M, Santa Cruz County, Arizona; thence North 21°42'20" West 1394.86 feet to the true point of beginning; thence North 9°15'26" West 1014.82 feet; thence North 14°30'58" West 1088.82 feet; thence North 36°12'57" West 20.93 feet; thence North 50°16'38" West 1341.30 feet; thence North 57°51'08" West 1320.68 feet; thence N39°03'53" East 1044.90 feet; thence North

39°07'43" East 1232.32 feet; thence South 36°38'48" East 1322.93 feet; thence South 43°03'17" East 1312.11 feet; thence South 38°19'38" East 1315.69 feet; thence South 13°11'59" West 2083.31 feet; thence South 69°42'45" West 920.49 feet to the true point of beginning.

8. Chevelon Canyon Ranches Wildlife Area: The Chevelon Canyon Ranches Wildlife Area shall be those areas described as:  
Duran Ranch: T12N, R14E

Sections 6 and 7, more particularly bounded and described as follows: Beginning at Corner No. 1, from which the Standard Corner to Section 31 in T13N, R14E and Section 36 T13N, R13E, bears North 11°41' West 21.53 chains distant; thence South 26°5' East 6.80 chains to Corner No. 2; thence South 66° West 12.74 chains to Corner No. 3; thence South 19°16' West 13.72 chains to Corner No. 4; thence South 29°1' West 50.02 chains to Corner No. 5; thence North 64°15' West five chains to Corner No. 6; thence North 28°54' East 67.97 chains to Corner No. 7; thence North 55°36' East 11.02 to Corner No. 1; the place of beginning, all in G&SRB&M, Coconino County, Arizona.

Dye Ranch: T12N, R14E

Sections 9 and 16, more particularly described as follows: Beginning at Corner No. 1 from which the Standard corner to Sections 32 and 33 in T13N, R14E, bears North 2° 24' East 127.19 chains distant; thence South 50°20' East 4.96 chains to corner No. 2; thence South 29°48' West 21.97 chains to Corner No. 3; thence South 14°45' West 21.00 chains to Corner No. 4; thence North 76°23' West 3.49 chains to Corner No. 5; thence North 10°13' West 14.02 chains to Corner No. 6; thence North 19°41' East 8.92 chains to Corner No. 7; thence North 38°2' East 24.79 chains to Corner No. 1, the place of beginning, all in G&SRB&M, Coconino County, Arizona.

Tillman Ranch: T12N, R14E

Land included in H.E. Survey No. 200 embracing a portion of approximately Sections 9 and 10 in T12N R14E of the Gila and Salt River Base and Meridian.

All in G&SRB&M, Coconino County, Arizona.

Vincent Ranch: T12N, R13E

Sections 3 and 4, more particularly described as follows: Begin at corner No. 1, from which the South 1/4 corner to Sec. 33, T13N, R13E, bears North 40°53' West 16.94 chains distance; thence South 53° 08'

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East 2.98 chains to corner No. 2; thence South 11°26' West 6.19 chains to corner No. 3; thence South 49°43' West 22.41 chains to corner No. 4; thence South 22°45' West 30.03 chains to corner No. 5; thence North 67°35' West 6.00 chains to corner No. 6; thence North 23° East 30.03 chains to corner No. 7; thence North 42°18' East 21.19 chains to corner No. 8; thence North 57°52' East 8.40 chains to corner No. 1, the place of beginning, all in G&SRB&M, Coconino County, Arizona.

Wolf Ranch: T12N, R14E

Sections 18 and 19, more particularly bounded and described as follows: Beginning at Corner No. 1, from which the U.S. Location Monument No. 184 H. E. S. bears South 88°53' East 4.41 chains distant; thence South 34°4' East 11.19 chains to Corner No. 2; thence South 40°31' West 31.7 chains to Corner No. 3; thence South 63°3' West 7.97 chains to Corner No. 4; thence South 23°15' West 10.69 chains to Corner No. 5; thence North 59° West 2.60 chains to Corner No. 6; thence North 18°45' East 10.80 chains to Corner No. 7; thence North 51°26' East 8.95 chains to Corner No. 8; thence North 30°19' East 34.37 chains to Corner No. 1; the place of beginning, all in G&SRB&M, Coconino County, Arizona.

9. Chevelon Creek Wildlife Area: The Chevelon Creek Wildlife Area shall be those areas described as:

Parcel 1: The South half of the South half of the Northwest quarter and the Southwest quarter of Section 23, Township 18 North, Range 17 East of the Gila and Salt River Base and Meridian;

Parcel 2: Lots 1, 2, 3 and 4 of Section 26, Township 18 North, Range 17 East of the Gila and Salt River Base and Meridian;

Parcel 1: That portion of the Northeast Quarter of Section 26 lying Northerly of Chevelon Creek Estates East Side No. 1 Amended, according to the plat of record in Book 5 of Plats, page 35, records of Navajo County, Arizona, all in Township 18 North, Range 17 East of the Gila and Salt River Base and Meridian, Navajo County, Arizona.

Parcel 2: That part of Tract A, CHEVELON CREEK ESTATES EAST SIDE NO. I AMENDED, according to the plat of record in Book 5 of Plats, page 35, records of Navajo County, Arizona lying Northerly of the following described line: BEGINNING at the Southwest corner of Lot 3 of said subdivision; thence Southwesterly in a straight line to the Southwest corner of Lot 6 of said subdivision.

10. Cibola Valley Conservation and Wildlife Area: The Cibola Valley Conservation and Wildlife Area shall be those areas described as:

Parcel 1. This parcel is located in the Northwest quarter of Section 36, T1N, R24W of the Gila and Salt River Base and Meridian, La Paz County, Arizona, lying East of the right of way line of the "Cibola Channelization Project of the United States Bureau of Reclamation Colorado River Front Work and Levee System," as indicated on Bureau of Reclamation Drawing 423-300-438, dated March 31, 1964, and more particularly described as follows: beginning at the Northeast corner of the Northwest quarter of said Section 36; thence South and along the East line of the Northwest quarter of said Section 36, a distance of 2,646.00 feet to a point being the Southeast corner of the Northwest quarter of said Section 36; thence Westerly and along the South line of the Northwest quarter, a distance of 1,711.87 feet to a point of intersection with the East line of the aforementioned right of way; thence Northerly and along said East line of the aforementioned right of way, a distance of 2,657.20 feet along a curve concave Easterly, having a radius of 9,260.00 feet to a point of intersection with the North line of the Northwest quarter of said Section 36; thence Easterly and along the North line of the Northwest quarter of said Section 36, a distance of 1,919.74 feet to the point of beginning.

Parcel 2. This parcel is located in the United States Government Survey of Lot 1 and the East half of the Southwest quarter of Section 36, T1N, R24W of the Gila and Salt River Base and Meridian, La Paz County, Arizona, lying East of the right of way line of the "Cibola Channelization Project of the United States Bureau of Reclamation Colorado River Front Work and Levee System," as indicated on Bureau of Reclamation Drawing 423-300-438, dated March 31, 1964, and more particularly described as follows: Beginning at the South quarter corner of said Section 36; thence Westerly and along the South line of said Section 36, a distance of 610.44 feet to a point of intersection with the East line of the aforementioned right of way; thence Northerly along said East line of the of the aforementioned right of way and along a curve concave Southwesterly, having a radius of 17,350.00 feet, a distance of 125.12 feet to a point; thence continuing along said right of way line and along a reverse curve having a radius of 9,260.00 feet, a distance of 2,697.10 feet to a point of intersection with the East-West

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midsection line of said Section 36; thence Easterly along said East-West midsection line, a distance of 1,711.87 feet to a point being the center of said Section 36; thence South and along the North-South midsection line, a distance of 2,640.00 feet to the point of beginning.

Parcel 3. This parcel is located in the East half of the Northeast quarter of Section 36, T1N, R24W of the Gila and Salt River Base and Meridian, La Paz County, Arizona.

Parcel 4. This parcel is located in the East half of the Northwest quarter of the Southwest quarter of Section 21, T1N, R23W of the Gila and Salt River Base and Meridian, La Paz County, Arizona, lying South of the South right of way line of U.S.A. Levee; EXCEPT therefrom that portion lying within Cibola Sportsman's Park, according to the plat thereof recorded in Book 4 of Plats, Page 58, records of Yuma (now La Paz) County, Arizona; and FURTHER EXCEPTING the North half of the East half of the Northwest quarter of the Southwest quarter.

Parcel 5. This parcel is located in the South half of the Southwest quarter of Section 21, T1N, R23W of the Gila and Salt River Base and Meridian, La Paz County, Arizona. EXCEPT the West 33.00 feet thereof; and further EXCEPTING that portion more particularly described as follows: the North half of the Northwest quarter of the Southwest quarter of the Southwest quarter of said Section, EXCEPTING the North 33.00 feet and the East 33.00 feet thereof.

Parcel 6. This parcel is located in the Southwest quarter of the Southeast quarter of Section 21, T1N, R23W of the Gila and Salt River Base and Meridian, La Paz County, Arizona.

Parcel 7. This parcel is located in Sections 24 and 25, T1N, R24W of the Gila and Salt River Base and Meridian, La Paz County, Arizona, lying South of the Colorado River and East of Meander line per BLM Plat 2647C.

Parcel 8. This parcel is located in the West half of Section 19, T1N, R23W of the Gila and Salt River Base and Meridian, La Paz County, Arizona, lying South of the Colorado River. EXCEPT that portion in condemnation suit Civil No. 5188PHX filed in District Court of Arizona entitled USA -vs- 527.93 Acres of Land; and EXCEPTING therefrom any portion of said land lying within the bed or former bed of the Colorado River waterward of the natural ordinary high water line; and also EXCEPTING any artificial accretions to said line of ordinary

high water.

Parcel 9. This parcel is located in the North half of the Northeast quarter of the Southeast quarter; and the West half of the Southwest quarter of the Northeast quarter of the Southeast quarter; and that portion of the Southeast quarter of the Northeast quarter of Section 20, T1N, R23W of the Gila and Salt River Base and Meridian, La Paz County, Arizona, lying South of the South right of way line of the U.S.B.R. Levee; EXCEPT the East 33.00 feet thereof; and further EXCEPTING that portion more particularly described as follows: Commencing at the Northeast corner of the Southeast quarter of said Section 20; thence South 0°24'00" East along the East line, a distance of 380.27 feet; thence South 89°36'00" West, a distance of 50.00 feet to the true point of beginning; thence continuing South 89°36'00" West, a distance of 193.00 feet; thence North 0°24'00" West, a distance of 261.25 feet; thence South 70°11'00" East, a distance of 205.67 feet to the West line of the East 50.00 feet of said Southeast quarter of Section 20; thence South 0°24'00" East, a distance of 190.18 feet to the true point of beginning; EXCEPTING therefrom any portion of said land lying within the bed or former bed of the Colorado River waterward of the natural ordinary high water line; and also EXCEPTING any artificial accretions to said line of ordinary high water.

Parcel 10. This parcel is located in the South half of the Southeast quarter of Section 20, T1N, R23W of the Gila and Salt River Base and Meridian, La Paz County, Arizona; EXCEPT the East 33.00 feet thereof.

Parcel 11. This parcel is located in the Southwest quarter of the Northeast quarter; and the Northwest quarter of the Southeast quarter of Section 20, T1N, R23W of the Gila and Salt River Base and Meridian, La Paz County, Arizona, lying South of the Colorado River and West of the Meander line per BLM Plat 2546B; EXCEPT any portion thereof lying within U.S.A. Lots 5 and 6 of said Section 20, as set forth on BLM Plat 2546B; and EXCEPTING therefrom any portion of said land lying within the bed or former bed of the Colorado River waterward of the natural ordinary high water line; and also EXCEPTING any artificial accretions to said line of ordinary high water.

Parcel 12. This parcel is located in the Southeast quarter of the Northeast quarter of the Southeast quarter; and the East half of the

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Southwest quarter of the Northeast quarter of the Southeast quarter of Section 20, T1N, R23W of the Gila and Salt River Base and Meridian, La Paz County, Arizona.

Parcel 13. This parcel is located in the East half of Section 19, T1N, R23W of the Gila and Salt River Base and Meridian, La Paz County, Arizona, lying South of the Colorado River; EXCEPT the West half of the West half of the Southeast quarter of the Southwest quarter of the Southeast quarter; EXCEPT the East half of the East half of the Southwest quarter of the Southwest quarter of the Southeast quarter; EXCEPT the Southwest quarter of the Southwest quarter of the Northeast quarter; EXCEPT the West half of the Southeast quarter of the Southwest quarter of the Northeast quarter; and EXCEPTING therefrom any portion of said land lying within the bed or former bed of the Colorado River waterward of the natural ordinary high water line; and also EXCEPTING any artificial accretions to said line of ordinary high water.

Parcel 14. This parcel is located in the Southwest quarter of the Southwest quarter of the Northeast quarter; and the West half of the Southeast quarter of the Southwest quarter of the Northeast quarter of Section 19, T1N, R23W of the Gila and Salt River Base and Meridian, La Paz County, Arizona, lying South of the Colorado River and protection levees and front work, EXCEPTING therefrom any portion of said land lying within the bed or former bed of the Colorado River waterward of the natural ordinary high water line; and also EXCEPTING any artificial accretions to said line of ordinary high water.

Parcel 15. This parcel is located in the West half of Section 20, T1N, R23W of the Gila and Salt River Base and Meridian, La Paz County, Arizona; EXCEPT the West 133.00 feet thereof; EXCEPT any portion lying within the U.S. Levee or Channel right of way or any portion claimed by the United States for Levee purposes or related works; and EXCEPT the Southeast quarter of the Southeast quarter of the Southwest quarter of said Section 20.

Parcel 16. This parcel is located in the Southeast quarter of the Southeast quarter of the Southwest quarter of Section 20, T1N, R23W of the Gila and Salt River Base and Meridian, La Paz County, Arizona.

11. Clarence May and C.M.H. May Memorial Wildlife Area: Clarence

May and C.M.H. May Memorial Wildlife Area shall be the SE1/4 of Section 8 and N1/2NE1/4 of Section 17, Township 17 South, Range 31 East, and the W1/2SE1/4, S1/2NW1/4, SW1/4 of Section 9, T17S, R31E, G&SRB&M, Cochise County, Arizona, consisting of approximately 560 acres.

12. Cluff Ranch Wildlife Area: The Cluff Ranch Wildlife Area is that area within the fenced and posted portions of Sections 13, 14, 23, 24, and 26, T7S, R24E, G&SRB&M, Graham County, Arizona; consisting of approximately 788 acres.

13. Colorado River Nature Center Wildlife Area: The Colorado River Nature Center Wildlife Area is Section 10 of T19N, R22W, that is bordered by the Fort Mojave Indian Reservation to the West, the Colorado River to the North, and residential areas of Bullhead City to the South and East, G&SRB&M, Mohave County, Arizona.

14. House Rock Wildlife Area: House Rock Wildlife Area is that area described as: Beginning at the common one-quarter corner of Sections 17 and 20, T36N, R4E; thence east along the south section lines of Sections 17, 16, 15, 14, 13 T36N, R4E, and Section 18, T36N, R5E, to the intersection with the top of the southerly escarpment of Bedrock Canyon; thence meandering southeasterly along the top of said escarpment to the top of the northerly escarpment of Fence Canyon; thence meandering along the top of said north escarpment to its intersection with the top of the southerly escarpment of Fence Canyon; thence meandering northeasterly along the top of said southerly escarpment to its intersection with the top of the escarpment of the Colorado River; thence meandering southerly along top of said Colorado River escarpment to its intersection with Boundary Ridge in Section 29, T34N, R5E; thence meandering westerly along Boundary Ridge to its intersection with the top of the escarpment at the head of Saddle Canyon; thence northerly along the top of the westerly escarpment to its intersection with a line beginning approximately at the intersection of the Cockscomb and the east fork of South Canyon extending southeast to a point approximately midway between Buck Farm Canyon and Saddle Canyon; thence northwest to the bottom of the east fork of South Canyon in the SW1/4SW1/4 of Section 16, T34N, R4E; thence meandering northerly along the west side of the Cockscomb to the bottom of North Canyon in the SE1/4 of Section 12,

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T35N, R3E; thence meandering northeasterly along the bottom of North Canyon to a point where the slope of the land becomes nearly flat; thence northerly along the westerly edge of House Rock Valley to the point of beginning; all in G&SRB&M, Coconino County, Arizona.

15. Jacques Marsh Wildlife Area: The Jacques Marsh Wildlife Area is that area within the fenced and posted portions of the SE1/4SW1/4, NE1/4SW1/4, NE1/4SW1/4SW1/4, NW1/4SW1/4, N1/2NW1/4SE1/4, SW1/4SW1/4NE1/4, S1/2SE1/4NW1/4, SE1/4SE1/4NW1/4, Section 11; and N1/2NE1/4NW1/4 Section 14; T9N, R22E, G&SRB&M, Navajo County, Arizona.
16. Lamar Haines Wildlife Area: The Lamar Haines Wildlife Area is that area described as: T22N, R6E, Section 12 NW1/4, G&SRB&M, Coconino County, Arizona; together with all improvements thereon, and that certain water right on "Hudsonian Spring" as evidenced by certificate of Water Right from the State Water Commissioner of the State of Arizona, dated December 13, 1935 and recorded in Book 5 of Water Rights, pages 374-375, records of Coconino County, Arizona, and being Certificate #624.
17. Luna Lake Wildlife Area: The Luna Lake Wildlife Area shall be the fenced, buoyed, and posted area lying north of U.S. Highway 180 T5N, R31E, Section 17 N1/2, G&SRB&M, Apache County, Arizona.
18. Mittry Lake Wildlife Area: The Mittry Lake Wildlife Area shall be those areas described as:  
T6S, R21W  
Section 31: All of Lots 1, 2, 3, 4, E1/2W1/2, and that portion of E1/2 lying westerly of Gila Gravity Main Canal Right-of-Way.  
T7S, R21W  
Section 5: that portion of SW1/4SW1/4 lying westerly of Gila Gravity Main Canal Right-of-Way;  
Section 6: all of Lots 2, 3, 4, 5, 6, 7 and that portion of Lot 1, S1/2NE1/4, SE1/4 lying westerly of Gila Gravity Main Canal R/W;  
Section 7: all of Lots 1, 2, 3, 4, E1/2W1/2, S1/2E1/2, and that portion of E1/2E1/2 lying westerly of Gila Gravity Main Canal R/W;  
Section 8: that portion of W1/2W1/2 lying westerly of Gila Gravity Main Canal R/W;  
Section 18: all of Lots 1, 2, 3, E1/2NW1/4, and that portion of Lot 4, NE1/4, E1/2 SW1/4, NW1/4SE1/4 lying westerly of Gila Gravity

Main Canal R/W.

- T6S, R22W  
Section 36: all of Lots 1, 2.  
T7S, R22W  
Section 1: all of Lot 1;  
Section 12: all of Lots 1, 2, SE1/4SE1/4;  
Section 13: all of Lots 1, 2, 3, 4, 5, 6, 7, 8, NE1/4, N1/2SE1/4, and that portion of S1/2SE1/4 lying northerly of Gila Gravity Main Canal R/W, all in G&SRB&M, Yuma County, Arizona.
19. Powers Butte (Mumme Farm) Wildlife Area: The Powers Butte Wildlife Area shall be that area described as:  
T1S, R5W  
Section 25, N1/2SW1/4, SW1/4SW1/4;  
Section 26, S1/2;  
Section 27, E1/2SE1/4;  
Section 34.  
T2S, R5W  
Section 3, E1/2W1/2, W1/2SE1/4, NE1/4SE1/4, NE1/4;  
Section 10, NW1/4, NW1/4NE1/4;  
Section 15, SE1/4SW1/4;  
Section 22, E1/2NW1/4, NW1/4NW1/4.  
All in G&SRB&M, Maricopa County, Arizona.
20. Quigley Wildlife Area: The Quigley Wildlife Area shall be those areas described as:  
T8S, R17W  
Section 13, W1/2SE1/4, SW1/4NE1/4, and a portion of land in the West half of Section 13, more particularly described as follows: Beginning at the South Quarter corner, thence South 89°17'09" West along the south line of said Section 13, a distance of 2627.50 feet to the southwest corner of said Section 13; thence North 41°49'46" East, a distance of 3026.74 feet to a point; thence North 0°13'30" West, a distance of 1730.00 feet to a point on the north 1/16th line of said Section 13; thence North 89°17'36" East along said north 1/16th line, a distance of 600.00 feet to the Center of said Section 13; thence South 0°13'30" E. along the north-south mid-section line, a distance of 3959.99 feet to the point of beginning.  
Section 23, SE1/4NE1/4, and a portion of land in the NE1/4NE1/4 of

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Section 23, more particularly described as follows: Beginning at the Northeast Corner, thence South 0°10'19" East along the east line of said Section 23, a distance of 1326.74 feet to a point on the south line of the NE1/4NE1/4 of said Section 23; thence South 89°29'58" West along said south line, a distance of 1309.64 feet to a point; thence North 44°17'39" East, a distance of 1869.58 feet to the point of beginning.

Section 24, NW1/4, N1/2SW1/4, W1/2NE1/4 all in G&SRB&M, Yuma County, Arizona.

21. Raymond Ranch Wildlife Area: The Raymond Ranch Wildlife Area is that area described as: All of Sections 24, 25, 26, 34, 35, 36, and the portions of Sections 27, 28, and 33 lying east of the following described line: Beginning at the west one-quarter corner of Section 33; thence northeasterly through the one-quarter corner common to Sections 28 and 33, one-quarter corner common to Sections 27 and 28 to the north one-quarter corner of Section 27 all in T19N, R11E. All of Sections 15, 16, 17, 19, 20, 21, 22, 27, 28, 29, 30, 31, 32, 33, and 34 all in T19N, R12E, all in G&SRB&M, Coconino County, Arizona.

22. Robbins Butte Wildlife Area: The Robbins Butte Wildlife Area shall be those areas described as:

T1S, R3W

Section 17, S1/2NE1/4, SE1/4, NW1/4SW1/4;

Section 18, Lots 3, 4, and E1/2SW1/4, S1/2NE1/4, W1/2SE1/4, NE1/4SE1/4.

T1S, R4W

Section 13, all EXCEPT that portion of W1/2SW1/4SW1/4 lying west of State Route 85;

Section 14, all EXCEPT the W1/2NW1/4 and that portion of the SW1/4 lying north of the Arlington Canal;

Section 19, S1/2SE1/4;

Section 20, S1/2S1/2, NE1/4SE1/4;

Section 21, S1/2, S1/2NE1/4, SE1/4NW1/4;

Section 22, all EXCEPT for NW1/4NW1/4;

Section 23;

Section 24, that portion of SW1/4, W1/2SW1/4NW1/4 lying west of State Route 85;

Section 25, that portion of the NW1/4NW1/4 lying west of State

Route 85;

Section 26, NW1/4, W1/2NE1/4, NE1/4NE1/4;

Section 27, N1/2, SW1/4;

Section 28;

Section 29, N1/2N1/2, SE1/4NE1/4;

Section 30, Lots 1,2, and E1/2NW1/4, NE1/4, SE1/4SE1/4.

All in G&SRB&M, Maricopa County, Arizona.

23. Roosevelt Lake Wildlife Area: The Roosevelt Lake Wildlife Area is that area described as: Beginning at the junction of A-Cross Road and AZ. Hwy. 188; south on AZ. Hwy. 188 to junction of AZ. Hwy. 88; east on AZ. Hwy. 88 to Carson's Landing; northeast across Roosevelt Lake to the south tip of Bass Point; directly north to the Long Gulch Road; northeast on this road to the A-Cross Road; northwest on the A-Cross Road to the point of beginning; all in G&SRB&M, Gila County, Arizona.

24. Santa Rita Wildlife Area: The Santa Rita Experimental Range is that area described as: Concurrent with the Santa Rita Experimental Range boundary and includes the posted portion of the following sections: Sections 33 through 36, T17S, R14E, Section 25, Section 35 and Section 36, T18S, R13E, Sections 1 through 4, Sections 9 through 16, and Sections 21 through 36, T18S, R14E, Sections 3 through 9, Sections 16 through 21, Sections 26 through 34, T18S, R15E, Sections 1 through 6, Sections 9 through 16, Section 23, T19S, R14E, Sections 3 through 10, Sections 16 through 18, T19S, R15E; all in G&SRB&M, Pima County, Arizona, and all being coincidental with the Santa Rita Experimental Range Area.

25. Sipe White Mountain Wildlife Area: The Sipe White Mountain Wildlife Area shall be those areas described as:

T7N, R29E

Section 1, SE1/4, SE1/4NE1/4, S1/2NE1/4NE1/4, SE1/4SW1/4NE1/4, NE1/4SE1/4SW1/4, and the SE1/4NE1/4SW1/4.

T7N, R30E

Section 5, W1/2W1/2SE1/4SW1/4, and the SW1/4SW1/4;

Section 6, Lots 1, 2, 3, 7 and 8, SW1/4NW1/4NW1/4, SW1/4NW1/4, S1/2NW1/4NE1/4SE1/4, S1/2NE1/4SE1/4, S1/2NE1/4SE1/4, N1/2SE1/4SE1/4, E1/2SE1/4SE1/4SE1/4, SW1/4SE1/4 and the

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SE1/4SW1/4;

Section 7, Parcel 10: Lots 1 and 2, E1/2NW1/4, E1/2E1/2NE1/4NE1/4, W1/2SW1/4NE1/4, NW1/4SE1/4, W1/2NE1/4SE1/4, NE1/4SW1/4, E1/2NW1/4SW1/4, and the NW1/4NE1/4;

Section 8, NW1/4NW1/4, and the W1/2W1/2NE1/4NW1/4.

T8N, R30E

Section 31, SE1/4NE1/4, SE1/4, and the SE1/4SW1/4, all in G&SRB&M, Apache County, Arizona.

26. Springerville Marsh Wildlife Area: The Springerville Marsh Wildlife Area shall be those areas described as: S1/2 SE1/4 Section 27 and N1/2 NE1/4 Section 34, T9N, R29E, G&SRB&M, Apache County, Arizona.

27. Sunflower Flat Wildlife Area: The Sunflower Flat Wildlife Area shall be those areas described as:

T20N, R3E

Section 11, NE1/4SE1/4, N1/2NW1/4SE1/4, SE1/4NW1/4SE1/4, NE1/4SE1/4SE1/4, W1/2SE1/4NE1/4, S1/2SE1/4SE1/4NE1/4, E1/2SW1/4NE1/4;

Section 12, NW1/4SW1/4SW1/4, NW1/4NE1/4SW1/4SW1/4, SW1/4NW1/4SW1/4, S1/2NW1/4NW1/4SW1/4, W1/2SE1/4NW1/4SW1/4, SW1/4NE1/4NW1/4 SW1/4 all in the G&SRB&M, Coconino County, Arizona.

28. Three Bar Wildlife Area: The Three Bar Wildlife Area shall be that area lying within the following described boundary: Beginning at Roosevelt Dam, northwesterly on AZ. Hwy. 188 to milepost 252 (Bumble Bee Wash); westerly along the boundary fence for approximately 7 1/2 miles to the boundary of Gila and Maricopa counties; southerly along this boundary through Four Peaks to a fence line south of Buckhorn Mountain; southerly along the barbed wire drift fence at Ash Creek to Apache Lake; northeasterly along Apache Lake to Roosevelt Dam.

29. Tucson Mountain Wildlife Area: The Tucson Mountain Wildlife Area shall be that area lying within the following described boundary: Beginning at the northwest corner of Section 33; T13S, R11E on the Saguaro National Monument boundary; due south approximately one mile to the El Paso Natural Gas Pipeline; southeast along this pipeline to Sandario Road; south on Sandario Road approximately two miles to

the southwest corner of Section 15; T14S, R11E, east along the section line to the El Paso Natural Gas Pipeline; southeast along this pipeline to its junction with State Route 86, also known as the Ajo Highway; easterly along this highway to the Tucson city limits; north along the city limits to Silverbell Road; northwest along this road to Twin Peaks Road; west along this road to Sandario Road; south along this road to the Saguaro National Monument boundary; west and south along the monument boundary to the point of beginning, all in G&SRB&M, Pima County, Arizona.

30. Upper Verde River Wildlife Area: The Upper Verde River Wildlife Area consists of four parcels totaling 1089 acres located eight miles north of Chino Valley in Yavapai County, Arizona, along the upper Verde River and lower Granite Creek described as:

a. Sullivan Lake: Located immediately downstream of Sullivan Lake, the headwaters of the Verde River: the NE1/4NE1/4 lying east of the California, Arizona, and Santa Fe Railway Company right-of-way in Section 15, T17N, R2W; and also the NW1/4NE1/4 of Sec. 15 consisting of approximately 80 acres.

b. Granite Creek Parcel: Includes one mile of Granite Creek to its confluence with the Verde River: The SE1/4SE1/4 of Section 11; the NW1/4SW1/4 and SW1/4NW1/4 of Section 13; the E1/2NE1/4 of Section 14; all in T17N, R1W consisting of approximately 239 acres. E1/2SW1/4SW1/4, SE1/4SW1/4, NE1/4SW1/4 and NW1/4SE1/4 of Section 12, NW1/4NW1/4 of Section 13, T17N, R2W consisting of approximately 182.26 acres.

c. Campbell Place Parcel: Tracts 40 and 41 in Section 7, T17N, R1W and Section 7, T17N, R1W and Section 12, T17N, R2W consisting of 315 acres. All that portion of Government Lots 9 and 10 of Section 7, T17N, R1W consisting of approximately 70.87 acres.

d. Tract 39 Parcel: The east half of Tract 39 within the Prescott National Forest boundary, SE1/2SW1/4 and SW1/4SE1/4 of Section 5, T18N, R1W; and the W1/2 of Tract 39 outside the Forest boundary, SW1/4SW1/4 of Section 5 and NW1/4NW1/4 of Section 8, T18N, R1W consisting of approximately 163 acres. Lot 3 and SW1/4NW1/4 of Section 8, T17N, R1W consisting of approximately 40.238 acres.

31. Wenima Wildlife Area: The Wenima Wildlife Area shall be those areas described as:

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T9N, R29E

Section 5, SE1/4 SW1/4, and SW1/4 SE1/4 EXCEPT E1/2 E1/2 SW1/4 SE1/4

Section 8, NE1/4 NW1/4, and NW1/4 NE1/4

Sections 8, 17 and 18, within the following boundary: From the quarter corner of Sections 17 and 18, the true point of beginning; thence North 00°12'56" East 1302.64 feet along the Section line between Sections 17 and 18 to the North 1/16 corner; then North 89°24'24" West 1331.22 feet to the Northeast 1/16 corner of Section 18; thence North 00°18'02" East 1310.57 feet to the East 1/16 corner of Sections 7 and 18; thence South 89°03'51" East 1329.25 feet to the Northeast Section corner of said Section 18; thence North 01°49'10" East 1520.28 feet to a point on the Section line between Sections 7 and 8; thence North 38°21'18" East 370.87 feet to a point; thence North 22°04'51" East 590.96 feet to a point; thence North 57°24'55" East 468.86 feet to a point on the East West mid-section line of said Section 8; thence North 89°38'03" East 525.43 feet along said mid-section line to the center West 1/16 corner; thence South 02°01'25" West 55.04 feet to a point; thence South 87°27'17" East 231.65 feet to a point; thence South 70°21'28" East 81.59 feet to a point; thence North 89°28'36" East 111.27 feet to a point; thence North 37°32'54" East 310.00 feet to a point; thence North 43°58'37" West 550.00 feet to a point; thence North 27°25'53" West 416.98 feet to the North South 1/16 line of said Section 8; thence North 02°01'25" East 380.04 feet along said 1/16 line to the Northwest 1/16 corner of said Section 8; thence North 89°45'28" East 1315.07 feet along the East West mid-sixteenth line to a point; thence South 45°14'41" East 67.69 feet to a point; thence South 49°28'18" East 1099.72 feet to a point; thence South 08°04'43" West 810.00 feet to a point; thence South 58°54'47" West 341.78 feet to a point; thence South 50°14'53" West 680.93 feet to a point in the center of that cul-de-sac at the end of Jeremy's Point Road; thence North 80°02'20" West 724.76 feet to a point, said point lying North 42°15'10" West 220.12 feet from the Northwest corner of Lot 72; thence North 34°19'23" East 80.64 feet to a point; thence North 15°54'25" East 51.54 feet to a point; thence North 29°09'53" East 45.37 feet to a point; thence North 40°09'33" East 69.21 feet to a point; thence North 25°48'58" East 43.28 feet to a

point; thence North 13°24'51" East 63.12 feet to a point; thence North 16°03'10" West 30.98 feet to a point; thence North 57°55'25" West 35.50 feet to a point; thence North 80°47'38" West 48.08 feet to a point; thence South 87°28'53" West 82.84 feet to a point; thence South 72°07'06" West 131.85 feet to a point; thence South 43°32'45" West 118.71 feet to a point; thence South 02°37'48" East 59.34 feet to a point; thence South 33°03'29" East 57.28 feet to a point; thence South 28°30'29" East 54.75 feet to a point; thence South 36°39'47" East 105.08 feet to a point; thence South 24°55'07" West 394.78 feet to a point; thence South 61°32'16" West 642.77 feet to the Northwest corner of Lot 23; thence North 04°35'23" West 90.62 feet to a point; thence South 85°24'37" West 26.00 feet to a point; thence North 64°21'36" West 120.76 feet to a point; thence South 61°07'57" West 44.52 feet to a point; thence South 39°55'58" West 80.59 feet to a point; thence South 11°33'07" West 47.21 feet to a point; thence South 19°53'19" East 27.06 feet to a point; thence South 54°26'36" East 62.82 feet to a point; thence South 24°56'25" West 23.92 feet to a point; thence South 48°10'38" West 542.79 feet to a point; thence South 17°13'48" West 427.83 feet to the Northwest corner of Lot 130; thence South 29°10'58" West 104.45 feet to the Southwest corner of Lot 130; thence Southwesterly along a curve having a radius of 931.52 feet, and arc length of 417.52 feet to the Southwest corner of Lot 134; thence South 15°04'25" West 91.10 feet to a point; thence South 04°29'15" West 109.17 feet to a point; thence South 01°41'24" West 60.45 feet to a point, thence South 29°16'05" West 187.12 feet to a point; thence South 14°44'00" West 252.94 feet to a point; thence South 15°42'24" East 290.09 feet to a point; thence South 89°13'25" East 162.59 feet to a point; thence South 37°19'54" East 123.03 feet to the Southeast corner of Lot 169; thence South 20°36'30" East 706.78 feet to the Northwest corner of Lot 189; thence South 04°07'31" West 147.32 feet to a point; thence South 29°11'19" East 445.64 feet to a point; thence South 00°31'40" East 169.24 feet to the East West mid-section line of Section 17 and the Southwest corner of Lot 194; thence South 89°28'20" West 891.84 feet along said East West mid-section line to the true point of beginning. All in G&SRB&M, Apache County, Arizona.

32. White Mountain Grasslands Wildlife Area: The White Mountain

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Grasslands Wildlife Area shall be those areas described as:

Parcel No. 1: (CL1)

The South half of Section 24; the North half of the Northwest quarter of Section 25; the Northeast quarter and the North half of the Southeast quarter of Section 26; all in Township 9 North, Range 27 East of the Gila and Salt River Base and Meridian, Apache County, Arizona; EXCEPT all coal and other minerals as reserved to the United States in the Patent of said land.

Parcel No. 2: (CL2)

The Southeast quarter and the Southeast quarter of the Southwest quarter of Section 31, Township 9 North, Range 28 East of the Gila and Salt River Base and Meridian, Apache County, Arizona.

Parcel No. 3: (CL3)

The Northwest quarter of the Southwest quarter of Section 28; and the Southwest quarter, the South half of the Southeast quarter and the Northeast quarter of the Southeast quarter of Section 29, Township 9 North, Range 28 East of the Gila and Salt River Base and Meridian, Apache County, Arizona.

Parcel No. 4: (CL4)

The Southwest quarter of the Southwest quarter of Section 5; the Southeast quarter of the Southeast quarter of Section 6; the Northeast quarter of the Northeast quarter of Section 7; the Northwest quarter of the Northwest quarter, the East half of the Southwest quarter of the Northwest quarter, the West half of the Northeast quarter, the Southeast quarter of the Northwest quarter, and that portion of the South half which lies North of Highway 260, EXCEPT the West half of the Southwest quarter of Section 8; All in Township 8 North, Range 28 East of the Gila and Salt River Base and Meridian, Apache County, Arizona.

Parcel No. 1: (O1)

The South half of the North half of Section 10, Township 8 North, Range 28 East, of the Gila and Salt River Base and Meridian, Apache County, Arizona; EXCEPT that Parcel of land lying within the South one-half of the Northeast quarter of Section 10, Township 8 North, Range 28 East, of the Gila and Salt River Base and Meridian, Apache County, Arizona, more particularly described as follows:

From the North 1/16 corner of Sections 10 and 11, monumented with a

5/8 inch rebar with a cap marked LS 13014, said point being the TRUE POINT OF BEGINNING; thence North 89°44'54" West 1874.70 feet along the East-West 1/16 line to a point monumented with a half-inch rebar with a tag marked LS 13014; thence South 02°26'17" West 932.00 feet to a point monumented with a half-inch rebar with a tag marked LS 13014; thence South 89°44'54" East 1873.69 feet to a point monumented with a half-inch rebar with a tag marked LS 13014, said point being on the East line of Section 10; thence North 02°30'00" East 932.00 feet along said Section line to the TRUE POINT OF BEGINNING.

Parcel No.2: (O2)

The North half of the South half of Section 10, Township 8 North, Range 28 East, of the Gila and Salt River Base and Meridian, Apache County, Arizona.

Parcel No.3: (O3)

The Southeast quarter of Section 25, Township 9 North, Range 27 East, of the Gila and Salt River Base and Meridian, Apache County, Arizona; EXCEPT all coal and other minerals as reserved to the United States in the Patent of said land.

Parcel No.4: (O4)

Lots 3 and 4; the East half of the Southwest quarter; the West half of the Southeast quarter; and the Northeast quarter of the Southeast quarter of Section 30, Township 9 North, Range 28 East, of the Gila and Salt River Base and Meridian, Apache County, Arizona; EXCEPT all coal and other minerals as reserved to the United States in the Patent of said land.

Parcel No.5: (O5)

Lots 1, 2 and 3; the South half of the Northeast quarter; the Northwest quarter of the Northeast quarter; the East half of the Northwest quarter; and the Northeast quarter of the Southwest quarter of Section 31, Township 9 North, Range 28 East, of the Gila and Salt River Base and Meridian, Apache County, Arizona; EXCEPT all coal and other minerals as reserved to the United States in the Patent of said land.

Parcel No.6: (O6)

Beginning at the Northwest corner of the Southeast quarter of Section 27, Township 9 North, Range 28 East, of the Gila and Salt River Base and Meridian, Apache County, Arizona; thence East 1320.00 feet;

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thence South 925.00 feet; thence West 320.00 feet to the center of a stock watering tub; thence North 83° West 1000.00 feet; thence North 740.00 feet to the point of beginning; EXCEPT all gas, oil, metals and mineral rights as reserved to the State of Arizona in the Patent to said land.

33. White Water Draw Wildlife Area: The White Water Draw Wildlife Area shall be those areas described as:

T21S, R26E

Section 19, S1/2 SE1/4

Section 29, W1/2 NE1/4, and E1/2 NE1/4

Section 30, N1/2 NE1/4

Section 32

T22S, R26E

Section 4, Lots 3 and 4

T22S, R26E

Section 5, Lots 1 to 4, EXCEPT an undivided 1/2 interest in all minerals, oil, and/or gas as reserved in Deed recorded in Docket 209, page 117, records of Cochise County, Arizona.

34. Willcox Playa Wildlife Area: The Willcox Playa Wildlife Area shall be that area within the posted Arizona Game and Fish Department fences enclosing the following described area: Beginning at the section corner common to Sections 2, 3, 10 and 11, T15S, R25E, G&SRB&M, Cochise County, Arizona; thence, South 0°15'57" West 2645.53 feet to the east 1/4 corner of Section 10; thence South 89°47'15" West 2578.59 feet to the center 1/4 corner of Section 10; thence, North 1°45'24" East 2647.85 feet to the center 1/4 corner of Section 3; thence, North 1°02'42" West 2647.58 feet to the center 1/4 corner of said Section 3; thence North 89°41'37" East to the common 1/4 corner of Section 2 and Section 3; thence, South 0°00'03" West 1323.68 feet to the south 1/16 corner of said Sections 2 and 3; thence South 44°46'30" East 1867.80 feet to a point on the common section line of Section 2 and Section 11; thence South 44°41'13" East 1862.94 feet to a point; thence South 44°42'35" East 1863.13 feet to a point; thence North 0°13'23" East 1322.06 feet to a point; thence South 89°54'40" East 1276.24 Feet to a point on the west right-of-way fence line of Kansas Settlement Road; thence South 0°12'32" West 2643.71 feet along said fence line to a point; thence North 89°55'43" West 2591.30 feet to a point; thence

North 0°14'14" East 661.13 feet to a point; thence North 89D°55'27" West 658.20 feet to a point; thence North 0°14'39" East 1322.36 feet to a point; thence North 44°41'19" West 931.44 feet to a point; thence North 44°40'31" West 1862.85 feet to the point of beginning. Said wildlife area contains 543.10 acres approximately.

Authorizing Statute

General: A.R.S. § 17-231(A)(1)

Specific: A.R.S. § 1-231(B)(2)

**Historical Note**

New Section adopted by exempt rulemaking at 6 A.A.R. 1731, effective May 1, 2000 (Supp. 00-2). Amended by exempt rulemaking at 9 A.A.R. 3141, effective August 23, 2003 (Supp. 03-2). Amended by exempt rulemaking at 11 A.A.R. 1927, effective May 20, 2005 (Supp. 05-2). Amended by exempt rulemaking at 16 A.A.R. 397, effective March 5, 2010 (Supp. 10-1). Amended by final rulemaking at 17 A.A.R. 800 effective June 20, 2011.

**R12-4-804. Public Solicitation or Event on Department Property**

- A. In addition to the definitions provided under A.R.S. § 17-101, the following definitions apply to this Section, unless otherwise specified

"Applicant" means a person who submits to the Department an application to conduct a solicitation or event on Department property.

"Certificate of insurance" means an official document issued by the solicitor's or event organizer's insurance carrier providing coverage for the solicitor or event organizer for general commercial, professional, workers compensation, auto, real, and personal property liability coverage determined by the Department as adequate for the solicitation or event activities.

"Department property" means those buildings or grounds under the jurisdiction of the Arizona Game and Fish Commission.

"Person" has the meaning as provided under A.R.S. § 1-215.

"Solicitation" means any activity that may be considered or interpreted as promoting, selling, or transferring products, services, memberships, or causes, or for participation in an event or activity

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of any kind, including organizational, educational, public affairs, or protest activities, including the distribution or posting of advertising, handbills, leaflets, circulars, posters, or other printed materials for these purposes.

"Solicitation material" means advertising, circulars, flyers, handbills, leaflets, posters, or other printed information.

"Solicitor" means the person or persons conducting a solicitation or event.

"Work-site" means any location on Department property where employees conduct the daily business of the Department, including eating areas and break rooms.

- B. All Department property is a non-public forum, closed to all types of solicitation and events unless permitted by the Department. A person shall not:
1. Conduct partisan political activity on Department property or in Department work-sites.
  2. Post solicitation material on Department property without express written permission from the Department.
  3. Schedule or conduct a solicitation or event on state property without express written permission from the Department.
- C. Any person who would like to conduct a solicitation on state property may apply for a solicitation or event permit by submitting a completed solicitation or event application to any Department office or Department Headquarters, Director's Office, at 5000 W. Carefree Hwy, Phoenix, AZ 85086, whichever is appropriate for the solicitation or event venue. The application is furnished by the Department and is available at all Department offices.
1. An applicant shall apply for a solicitation or event permit no more than six months prior to the solicitation or event.
  2. An applicant shall submit an application at least:
    - a. Fourteen days prior to the desired date of the solicitation or event for solicitations other than the posting of advertising, handbills, leaflets, circulars, posters, or other printed materials.
    - b. Ten days prior to the desired date of the solicitation or event for solicitations involving only the posting of advertising, handbills, leaflets, circulars, posters, or other printed

materials.

3. An applicant shall provide all of the following information on the application:
    - a. Applicant's name, address, and telephone number;
    - b. Applicant's e-mail address, when available;
    - c. Contact person's name and telephone number, when the applicant is an organization;
    - d. Proposed date of the solicitation or event;
    - e. Specific, proposed location for the solicitation or event;
    - f. Starting and approximate concluding times;
    - g. General description of the solicitation or event's purpose;
    - h. Anticipated number of attendees, when applicable;
    - i. Amount of fees the applicant will charge attendees, when applicable;
    - j. Detailed description of any activity that will occur at the solicitation or event, including a detailed map of the solicitation or event and any equipment that will be used, e.g., tents, tables, etc.; and
    - k. Copies of any solicitation materials the applicant will distribute to the public or post on Department property.
  4. The applicant's signature on the application certifies that the applicant:
    - a. Assumes risk of injury to persons or property;
    - b. Agrees to hold harmless the State of Arizona, its officials, employees, and agents against all claims arising from the use of Department facilities;
    - c. Assumes responsibility for any damages or clean up costs due to the solicitation or event, solicitation or event cleanup, or solicitation or event damage repair; and
    - d. Agrees to surrender the premises in a clean and orderly condition.
  5. An applicant who is required to provide insurance for a solicitation or event shall list the state of Arizona and the Arizona Game and Fish Department as additional insured entities.
- D. The Department may take any of the following actions to the extent it is necessary and in the best interest of the state:
1. Require the applicant to post a deposit against damage and cleanup

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- expense;
  - 2. Require the applicant to carry adequate liability insurance and provide a certificate of insurance;
  - 3. Require the applicant to provide medical support, sanitary services (including public restrooms), and security; and
  - 4. Impose additional conditions not specified under this Section on the conduct of the solicitation or event in the permit.
- E. The Department may consider the following criteria to determine whether any of the actions in subsection (D) are necessary and in the best interest of the state:
- 1. Previous experience with similar solicitations or events;
  - 2. Deposits required for similar solicitations or events in Arizona;
  - 3. Risk data;
  - 4. Medical, sanitary, and security services required for similar solicitations or events in Arizona and the cost of those services; and
  - 5. The applicant's ability to pay a deposit, an insurance premium, or a service provider.
- F. The Department shall not provide insurance or guarantee against damage to equipment or personal property of any person using Department property for a solicitation or event.
- G. The facility shall designate the hours of use for Department property.
- H. The Department shall inspect the solicitation or event site at the conclusion of activities and document any damage or cleanup costs incurred because of the solicitation or event. The applicant shall be responsible for any cleanup or damage costs associated with the solicitation or event.
- I. An applicant shall not allow solicitors or event organizers or attendees to bring alcoholic beverages onto the solicitation or event site.
- J. The Department shall approve or deny an application within 10 business days of the receipt of the completed application. The Department shall deny an application for any of the following reasons:
- 1. The solicitation or event interferes with the work of an employee or the daily business of the agency;
  - 2. The solicitation or event conflicts with the time, place, manner, or duration of other approved or pending solicitations or events;
  - 3. The content of the solicitation or event is unrelated to the Department's activities or its mission;
4. The solicitation or event creates a risk of injury or illness to persons or risk of damage to property; or
5. The applicant has not complied with the requirements of the application process or this Section.
- K. The Department may revoke a permit for an approved application due to emergency circumstances or for an applicant's failure to comply with this Section or other applicable laws.
- L. The Department shall send written notice, to an applicant denied a solicitation or event permit or whose solicitation or event permit is revoked, providing:
- 1. The reason for the denial or revocation, and
  - 2. The applicant's right to seek a hearing under A.R.S. § 41-1092 et seq.
- M. A solicitor or event organizer shall be responsible for furnishing all necessary labor, material, and equipment for a solicitation or event.
- N. A solicitor or event organizer shall post solicitation material only in designated posting areas.
- O. A solicitor or event organizer is liable to the Department for damage to Department property and any expense arising out of the solicitor's or event organizer's use of Department property.
- P. A solicitor or event organizer shall ensure that a solicitation or event on Department property causes the least amount of degradation of Department property and the minimum infringement of use to the public and government operation. A solicitor or event organizer shall modify or terminate a solicitation or event, upon request by the Department, if the Department determines that the solicitation or event is found to exceed acceptable limits of degradation or infringement on Department property.
- Q. When conducting an event on Department property, a solicitor or event organizer shall:
- 1. Park vehicles in designated parking areas.
  - 2. Obey all posted requirements and restrictions.
  - 3. Designate one person to act as a monitor for every 50 persons anticipated to attend the solicitation or event. The monitor shall act as a contact person for the Department for the purposes of the solicitation or event.

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4. Ensure that all safety standards, guidelines, and requirements are followed.
  5. Implement additional safety requirements upon request by the Department.
  6. Ensure all obstructions and hazards are eliminated.
  7. Ensure trash and waste is disposed of throughout the solicitation or event.
- R. At all times, the Department reserves the right to immediately remove or cause to be removed all items of the solicitation or event that could damage state property, inhibit egress, or poses a safety issue. The Department also reserves the right to immediately remove or cause to be removed all solicitors, event organizers, or attendees damaging state property, inhibiting egress, or posing a threat to public health and safety.
- S. The Department shall cancel or terminate the solicitation or event if a solicitor or event organizer fails to comply with a Department request or the following minimum safety requirements:
1. All solicitation or event activities shall comply with all applicable

- federal, state, and local laws, ordinances, statues, rules, and regulations, including those of OSHA.
2. The layout of the solicitation or event shall ensure that emergency vehicles will have access at all times.
  3. The Department may conduct periodic safety checks throughout the solicitation or event.
- T. This Section does not apply to government agencies.

Authorizing Statute  
General: A.R.S. § 17-231(A)(1)  
Specific: A.R.S. § 1-231(A)(1)

**Historical Note**  
New Section made by exempt rulemaking at 9 A.A.R. 1424, effective June 14, 2003 (Supp. 03-2). Amended by final rulemaking at 17 A.A.R. 800 effective June 20, 2011.