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### 15. The full text of the rules follows:

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Appendix A. Sample Seals

ARTICLE 1. GENERAL PROVISIONS

### R4-30-101. Definitions

The following definitions apply in this Chapter unless the context otherwise requires:

Appendix B. Sample Expiration Date Notification Repealed

- 1. "Act" means the Technical Registration Act, A.R.S. Title 32, Chapter 1.
- "Active engagement" means actually practicing or providing architectural, assaying, engineering, geological, landscape architectural, or land surveying services.
- "Bona fide employee" means:
  - a. Any person employed by a town, city, county, state, or federal agency working under the direction or supervision of a regis-
  - Any person employed by a business entity and working under the direct supervision of a registrant who is also employed by the same business entity; or
  - Any person working under the direct supervision of a registrant who:

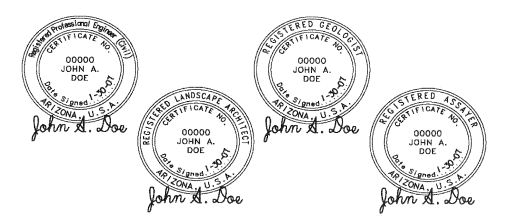


- e. A copy of the sampling and testing results for VOCs and mercury, a copy of any asbestos sampling and testing results, a copy of the laboratory test results on all samples, and a copy of the chain-of-custody protocol documents for all samples from the residually contaminated portion of the real property:
- f. A summary of the waste characterization work, and copies of any waste sampling and testing results and transportation and disposal documents, including but not limited to, bills of lading, weight tickets, and manifests for all materials removed from the real property;
- g: A summary of the onsite supervisor's observation and testing of the real property for evidence of burn areas, burn or trash pits, debris piles, or stained areas;
- h. A copy of any reports provided to the drug laboratory site remediation firm including:
  - i. A copy of any report prepared by the Certified Industrial Hygienist, Certified Safety Professional, Arizona-registered geologist, or Arizona-registered engineer, and
  - ii. A signed statement confirming that the sampling was conducted under direct supervision;
- i. A statement that the residually contaminated portion of the real property has been remediated in accordance with R4-30-305; and
- j: The total cost of any pre-remediation sampling and testing, as described in subsection (B)(9), the total cost of all post-remediation sampling and testing, as described in subsection (C) and the total cost of the remediation decontamination services as described in subsections (B)(9), (10), (12), (13), and (14);
- 3. Within 24 hours after the final report described in subsection (D) has been prepared, the drug laboratory site remediation firm shall deliver, or send by certified mail, a copy of the complete and final report to the State Board of Technical Registration. The drug laboratory site remediation firm shall also deliver or send a separate document to all other individuals and entities stating that the residually contaminated portion of the real property has been remediated pursuant to A.R.S. § 12-1000 (E).

### Appendix A. Sample Seals

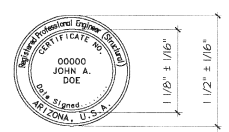
Samples:

Sign your name across lower portion of the seal. Do not cover your name or registration number with your signature.



\*\* ENGINEERS MUST LIST BRANCH – Agriculture, Architectural, Chemical, Civil. Control Systems, Electrical, Environmental, Fire Protection, Geological, Industrial, Mechanical, Mining, Metallurgical, Nuclear, Petroleum, Sanitary, or Structural. The original seal must be the following size:

Outer circle should shall be 1  $1/2" \pm 1/16"$ Inner circle should shall be 1  $1/8" \pm 1/16"$ 





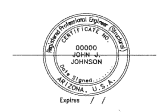
### Appendix B. Sample Expiration Date Notification Repealed

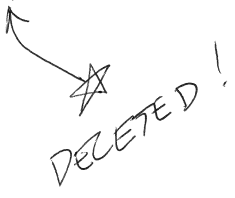
Samples:

Type or handwrite the day, month, and year of registration expiration directly below the seal, as shown:









### NOTICE OF FINAL RULEMAKING TITLE 9. HEALTH SERVICES

# CHAPTER 8. DEPARTMENT OF HEALTH SERVICES FOOD, RECREATIONAL, AND INSTITUTIONAL SANITATION

[R18-114]

### **PREAMBLE**

1. Article, Part, or Section Affected (as applicable)
R9-8-102

Rulemaking Action

Amend

 Citations to the agency's statutory rulemaking authority to include the authorizing statute (general) and the implementing statute (specific):

Authorizing statute: A.R.S. § 36-136(A)(7) and (G)

Implementing statutes: A.R.S. § 36-136(I)(4), as amended by Laws 2013, Ch. 6, § 1; Laws 2016, Ch. 54, § 1; and Laws 2016, Ch. 243, § 1

3. The effective date of the rules:

June 8, 2018

The Arizona Department of Health Services (Department) requests an immediate effective date for the new rule under A.R.S. § 41-1032 (A)(4) and (5). By clarifying the types of businesses and food and drink that are exempt from the requirements in 9 A.A.C, 8, Article 1, the rule is less burdensome than current rule; provides a greater benefit to the public; and has no public impact on the public health and safety and does not affect public involvement and public participation process.

 Citations to all related notices published in the Register as specified in R1-1-409(A) that pertain to the record of the proposed rulemaking:

Notice of Rulemaking Docket Opening: 22 A.A.R. 3589, December 23, 2016

Notice of Proposed Rulemaking: 24 A.A.R. 99, January 12, 2018

5. The agency's contact person who can answer questions about the rulemaking:

Name: Eric Thomas, Chief

Address: Arizona Department of Health Services

Division of Public Health Services, Public Health Preparedness,

Office of Environmental Health 150 N. 18th Ave., Suite 140 Phoenix, AZ 85007-3248



- 8. Shop drawings that require professional services or work as described in the Act. Examples of shop drawings that do not require a seal include drawings that show only:
  - a. Sizing and dimensioning information for fabrication purposes;
  - b. Construction techniques or sequences;
  - c. Components with previous approvals or designed by the registrant of record; or
  - Modifications to existing installations that do not affect the original design parameters and do not require additional computations.
- 9. Public Works projects which require the signature of each professional involved in the project.
- **B.** A registrant shall apply a label that describes the name of the project and an original imprint of the registrant's seal and signature on all video cassettes that contain copies of professional documents.
- C. In the event that a copy of a professional document is provided to a client, regulatory body, or any other person for any reason by computer disk, tape, CD, or any other electronic form, and the document does not meet the requirements of subsection (D), the registrant shall mark the copy of the professional document: "Electronic copy of final document; sealed original document is with (identify the registrant's name and registration number)."
- **D.** A registrant shall sign, date, and seal a professional document:
  - Before the document is submitted to a client, contractor, any regulatory or review body, or any other person, unless the document is marked "preliminary," "draft," or "not for construction" except when the document is work product intended for use by other members of a design team; and
  - 2. In all cases, if the document is prepared for the purpose of dispute resolution, litigation, arbitration, or mediation,
- E. For purposes of subsection (A), all original documents shall include:
  - 1. An original seal imprint or a computer-generated seal that matches the seal on file at the Board's office;
  - 2. An original signature that does not obscure either the registrant's printed name or registration number; and
  - 3. The date the document was sealed; and.
  - A notation beneath the seal either written, typed, or electronically generated that provides the day, month, and year of expiration of current registration, as shown in Appendix B.
- Methods of transferring a seal other than an original seal imprint or a computer-generated seal are not acceptable.
- G. An electronic signature, as an option to a permanently legible signature, in accordance with A.R.S. Title 41 and Title 44, is acceptable for all professional documents. The registrant shall provide adequate security regarding the use of the seal and signature.

### R4-30-305. Drug Laboratory Site Remediation Best Standards and Practices Repealed

- A. Preliminary procedures.
  - 4. The onsite supervisor shall determine the nature and extent of damage and contamination of the residually contaminated portion of the real property.
  - 2: The onsite supervisor shall request a copy of any document from a law enforcement agency, state agency, or other reporting agency regarding the nature and extent of illegal drug activity, evidence of what materials were removed from the real property, the location from which they were removed, and the area posted by the notice of removal.
  - 3. The onsite supervisor shall:
    - a. Evaluate all information obtained regarding the nature and extent of damage and contamination,
    - b. Develop procedures to safely enter the residually contaminated portion of the real property in order to conduct a visual assessment,
    - e. Wear the appropriate personal protective equipment for all conditions assessed,
    - d. Visually inspect the residually contaminated portion of the real property, and
    - e. Be assisted by at least one onsite worker during the initial entry into the residually contaminated portion of the real property.
  - 4. The onsite supervisor shall conduct and document required testing for corrosive, flammable, combustible, and toxic atmospheres during the initial entry in the residually contaminated portion of the real property, such as using a LEL/O2 meter, pH paper, PID, FID, or equivalent equipment.
  - 5. If the notice of removal posting is no longer present at the time of the initial entry by the drug laboratory site remediation firm, then the entire house, mobile home, recreational vehicle, detached garage or shed, hotel room, motel room or apartment unit shall be considered the residually contaminated portion of the real property.
  - 6. If there was a fire or explosion in the residually contaminated portion of the real property that appears to have compromised the integrity of the structure, the drug laboratory site remediation firm shall obtain a structural assessment of the residually contaminated portion of the real property.
  - 7. The owner may retain a drug laboratory site remediation firm to demolish, and dispose of the residually contaminated portion of the real property rather than perform the remediation described in subsection (B).
  - 8. The drug laboratory site remediation firm shall prepare a written work plan that contains:
    - a. Complete identifying information of the real property, and the drug laboratory site remediation firm including but not limited to:
      - Street address, mailing address, owner of record, legal description, county tax or parcel identification number, or vehiele identification number if a mobile home or recreational vehicle;
      - ii. Registration number of the drug laboratory site remediation firm, name and certification number of the onsite supervisor and onsite workers that will be performing remediation services on the residually contaminated portion of the real property;
    - b. Copies of the current certification of the onsite supervisor and onsite workers that will be performing remediation services on the residually contaminated portion of the real property;
    - e. Photographs or drawings, and a written description of the residually contaminated portion of the real property that depicts the location and type of any residual contamination;