Topic	Old	New
	R9-5-102. Individuals to Act for Applicant or Licensee Regarding Document, Fingerprinting, and Department-Provided Training Requirements When an applicant or licensee is required by this Chapter to provide information on or sign documents, possess a fingerprint clearance card, or complete Department-provided training, the following shall satisfy the requirement on behalf of the applicant or licensee: 1. If the applicant or licensee is an individual, the individual; 2. If the applicant or licensee is a business organization, a designated agent who meets the requirements in A.R.S. § 36-889(D); 3. If the applicant or licensee is a public school, an individual designated in writing as signatory for the public school by the school district governing board or school district superintendent; 4. If the applicant or licensee is a charter school, the person approved to operate the charter school by the school district governing board, the Arizona State Board of Education, or the Arizona State Board for Charter Schools; and 5. If the applicant or licensee is a governmental agency, the individual in the senior leadership position with the agency or an individual designated in writing as signatory by that individual.	R9-5-102 Designated Person for Applicant or Licensee Requirements When an applicant or licensee is required by this Chapter to provide information on or sign documents, and possess a fingerprint clearance card, the following shall satisfy the requirement on behalf of the applicant or licensee, if the applicant or licensee is: 1. An individual, the individual; 2. A business organization, a designated agent who meets the requirements in A.R.S. § 36-889(D); 3. A public school, an individual designated in writing as a signatory for the public school by the school district governing board or school district superintendent; 4. A charter school, the person approved to operate the charter school by the school district governing board, the Arizona State Board of Education, or the Arizona State Board for Charter Schools; and 5. A governmental agency, the individual in the senior leadership position with the agency or an individual designated in writing as a signatory by that individual.
ARTICLE 2. FACILITY LICENSURE	 R9-5-201. Application for a License A. An applicant for a license shall: 1. Be at least 21 years of age; 2. If an individual, be a U.S. citizen or legal resident alien and a resident of Arizona; 3. If a corporation, association, or limited liability company, a domestic entity or a foreign entity qualified to do business in Arizona; 4. If a partnership, have at least one partner who is a U.S. citizen or legal 	 R9-5-201. Application for a License A. An applicant for a license shall: 1. Be at least 21 years of age; 2. If an individual, be a U.S. citizen or legal resident alien and a resident of Arizona; 3. If a corporation, association, or limited liability company, be a domestic entity or a foreign entity qualified to do business in Arizona; 4. If a partnership, have at least one partner who is a U.S. citizen or legal

Topic	Old	New
	resident alien and a resident of	resident alien and a resident of
	Arizona;	Arizona;
	Submit to the Department an	Submit to the Department an
	application packet containing:	application containing:
	 a. An application on a form 	 a. The following information in a
	provided by the Department	Department-provided format:
	that contains:	i. The applicant's name;
	i. The applicant's name;	ii. The applicant's date of
	ii. The applicant's date of	birth;
	birth;	iii. The facility's name,
	iii. The facility's name,	street address, city,
	street address, city,	state, zip code, mailing
	state, zip code, mailing	address, and telephone
	address, and telephone	number;
	number;	iv. iv. The requested
	iv. The requested service	service classifications;
	classifications;	v. Whether the applicant
	v. Whether the applicant	agrees to allow the
	agrees to allow the	Department to submit
	Department to submit	supplemental requests
	supplemental requests	for information;
	for information;	vi. An attestation that the:
	vi. A statement that the	(1) Applicant has read
	applicant has read and	and will comply with
	will comply with A.R.S.	A.R.S. Title 36, Chapter
	Title 36, Chapter 7.1,	7.1, Article 1 and this
	Article 1 and this	Chapter; and
	Chapter;	(2) Information provided
	vii. A statement that the	on the application is accurate
	information provided in	and complete; and
	the application packet	vii. The applicant's
	is accurate and	signature and date of
	complete; and	signature;
	viii. The applicant's	b. Documentation for the applicant
	signature and date the applicant signed the	that complies with A.R.S. § 41- 1080;
	applicant signed the application;	c. A copy of the applicant's valid
	b. A copy of the applicant's:	fingerprint clearance card, both
	i. U.S. passport,	front and back, issued
	ii. Birth certificate,	according to A.R.S. Title 41,
	iii. Naturalization	Chapter 12, Article 3.1;
	documents, or	d. A copy of the applicant's valid
	iv. Documentation of legal	background check document
	resident alien status;	according to A.R.S. § 46-
	c. A copy of the applicant's valid	811(A);
	fingerprint clearance card,	e. A copy of the form required in
	both front and back, issued	A.R.S. § 36-883.02(C);
	according to A.R.S. Title 41,	f. Except as provided in
	Chapter 12, Article 3.1;	subsection (A)(5)(i), a site plan

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	 d. A copy of the applicant's valid background check document 	of the facility drawn to scale by an architect, draftsman, or
	according to A.R.S. § 46-	contractor showing:
	811(A);	i. The boundary
	 e. A copy of the form required in 	square footage of
	A.R.S. § 36-883.02(C);	the property upon
	f. A certificate issued by the	which the facility's
	Department showing that the	physical plant is
	applicant has completed at	located;
	least four hours of	ii. If more than one
	Department-provided training	building is used for
	that included the Department's	the facility, the location and
	role in licensing and regulating child care facilities under	perimeter square
	A.R.S. Title 36, Chapter 7.1,	footage of each
	Article 1, and this Chapter;	building;
	g. Except as provided in	iii. The location of
	subsection (A)(5)(j), a site plan	each driveway on
	of the facility drawn to scale	the property;
	showing:	iv. The location and
	i. The drawing scale;	boundary square
	ii. The boundary	footage of each
	dimensions of the	parking lot on the
	property upon which	property;
	the facility's physical	v. The location and
	plant is located;	perimeter square
	iii. If more than one	footage of each
	building is used for the	outdoor activity
	facility, the location and	area;
	perimeter dimensions	vi. The location, type,
	of each building <i>;</i> iv. The location of each	and height of each
	driveway on the	fence and gate; and
	property;	vii. If applicable, the
	v. The location and	location of any
	boundary dimensions	swimming pool on
	of each parking lot on	the property;
	the property;	g. Except as provided in
	vi. The location and	subsection (A)(5)(i), a floor plan
	perimeter dimensions	of each building to be used for
	of each outdoor activity	child care services drawn to
	area;	scale by an architect,
	vii. The location, type, and	draftsman, or contractor
	height of each fence	showing:
	and gate; and	i. The length and width
	viii. If applicable, the	square footage for each
	location of any	indoor activity area;
	swimming pool on the	ii. The requested licensed
	property;	capacity and applicable

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	h. Except as provided in	service classification for
	subsection (A)(5)(j), a floor	each indoor activity
	plan of each building to be	area;
	used for child care services	iii. The location of each
	drawn to scale showing:	diaper changing area;
	i. The drawing scale;	iv. The location of each
	ii. The length and width	hand washing, utility,
	dimensions for each	and three-compartment
	indoor activity area;	sink, toilet, urinal, and
	iii. The requested licensed	drinking fountain; and
	capacity and applicable	v. The location and type of
	service classification	fire alarm system;
	for each indoor activity	h. Except as provided in
	area;	subsection (A)(5)(i):
	iv. The location of each	i. A copy of a certificate of
	diaper changing area;	occupancy issued for
	v. The location of each	the facility by the local
	hand washing, utility,	jurisdiction;
	and three-compartment	ii. ii. Documentation from
	sink; toilet; urinal; and	the local jurisdiction that
	drinking fountain; and	the facility was
	vi. The location and type	approved for
	of fire alarm system;	occupancy; or
	i. Except as provided in	iii. If the documents in
	subsection (A)(5)(j):	subsections (A)(5)(h)(i)
	i. A copy of a certificate	and (ii) are not
	of occupancy issued	available, a statement
	for the facility by the	from the local
	local jurisdiction;	jurisdiction stating that
	ii. Documentation from	the certificate of
	the local jurisdiction	occupancy is not
	that the facility was	available;
	approved for	i. For an applicant providing child
	occupancy; or iii. If the documents in	care services in a facility
	iii. If the documents in subsections (A)(5)(i)(i)	located in a public school, a set of final construction drawings or
	and (ii) are not	a school map showing the:
	and (ii) are not available, the seal of	i. Location of each school
	an architect registered	building;
	as prescribed in A.R.S.	ii. Location and square
	§ 32-121 on the site	footage of each outdoor
	plan required in	activity area to be used
	subsection (A)(5)(g)	by enrolled children;
	and the floor plan	iii. Length and width
	required in subsection	square footage for each
	(A)(5)(h) verifying	indoor activity area;
	compliance with	iv. Requested licensed
	current local building	capacity and applicable
	and fire codes, local	service classification for

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	m. If the applicant is a business	v. Documentation of good
	organization, a form provided	standing issued by the
	by the Department that contains:	Arizona Corporation
		Commission; and
	i. The name, street	vi. A statement signed by
	address, city, state,	the applicant stating that
	and zip code of the	each controlling person
	business organization; ii. The type of business	has not:
	3 1	(1) Been denied a certificate or license
	organization; iii. The name, date of	
		to operate a child
	birth, title, street	care group home or child care facility in
	address, city, state, and zip code of each	this state or another
	controlling person;	state, and
	iv. A copy of the business	(2) Had a certificate or
	organization's articles	license to operate a
	of incorporation,	child care group
	articles of organization,	home or child care
	partnership documents,	facility revoked in
	or joint venture	this state or another
	documents, if	state for
	applicable;	endangering the
	v. Documentation of good	health and safety of
	standing issued by the	children;
	Arizona Corporation	m. If the applicant is a public
	Commission and dated	school, a form provided by the
	no earlier than three	Department that contains:
	months before the date	i. The name of the school
	of the application; and	district;
	vi. A statement signed by	ii. The name, title, street
	the applicant stating:	address, city, state, and
	(1) That each controlling	zip code of each
	person has not been	responsible party, if the
	denied a certificate or	responsible party is an
	license to operate a	individual, or each
	child care group	individual in the group, if
	home or child care	the responsible party is
	facility in this state or	a group of individuals;
	another state, and	iii. A statement signed by
	(2) That each controlling	the applicant stating that
	person has not had a	each individual in
	certificate or license	subsection (A)(5)(m)(ii)
	to operate a child	has not:
	care group home or	(1) Been denied a
	child care facility	certificate or license
	revoked in this state	to operate a child
	or another state for	care group home or
	endangering the	child care facility in

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	health and safety of	this state or another
	children;	state, and
	n. If the applicant is a public	(2) Had a certificate or
	school, a form provided by the	license to operate a
	Department that contains:	child care group
	i. The name of the school	home or child care
	district;	facility revoked in
	ii. The name, title, street	this state or another
	address, city, state,	state for
	and zip code of each	endangering the
	responsible party, if the	health and safety of
	responsible party is an	children; and
	individual, or each	iv. A letter from the school
	individual in the group,	district governing board
	if the responsible party	or school district
	is a group of	superintendent
	individuals;	designating a signatory,
	iii. A statement signed by	if applicable;
	the applicant stating:	n. If the applicant is a charter
	(1) That each individual	school, a form provided by the
	in subsection	Department that contains:
	(A)(5)(n)(ii) has not been denied a	i. The name, title, street
	certificate or license	address, city, state, and zip code of each
	to operate a child	responsible party, if the
	care group home or	responsible party is an
	child care facility in	individual, or each
	this state or another	individual in the group, if
	state, and	the responsible party is
	(2) That each individual	a group of individuals;
	in subsection	ii. A statement signed by
	(A)(5)(n)(ii) has not	the applicant stating that
	had a certificate or	each individual in
	license to operate a	subsection (A)(5)(n)(i)
	child care group	has not:
	home or child care	
	facility revoked in this	(1) Been denied a
	state or another state	certificate or license
	for endangering the	to operate a child
	health and safety of	care group home or
	children; and	child care facility in
	iv. A letter from the school	this state or another
	district governing board or school district	state, and (2) Had a certificate or
	superintendent	(2) Had a certificate of license to operate a
	designating a	child care group
	signatory, if applicable;	home or child care
	Signatory, ir applicable,	facility revoked in
		this state or another
<u> </u>		tillo otato di allottici

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	o. If the applicant is a charter	state for
	school, a form provided by the	endangering the
	Department that contains:	health and safety of
	i. The name, title, street	children; and
	address, city, state,	iii. A letter from the school
	and zip code of each	district governing board
	responsible party, if the	in which the charter
	responsible party is an	school is located, the
	individual, or each	Arizona State Board of
	individual in the group,	Education, or the
	if the responsible party	Arizona State Board for
	is a group of	Charter Schools,
	individuals;	approving the applicant
	ii. A statement signed by	to operate the charter
	the applicant stating:	school; and
	(1) That each	o. If the applicant is a
	individual in	governmental agency, a form
	subsection	provided by the Department
	(A)(5)(o)(i) has	that contains:
	not been denied	i. The name, title, street
	a certificate or	address, city, state, and
	license to	zip code of each
	operate a child	responsible party, if the
	care group	responsible party is an
	home or child	individual, or each
	care facility in	individual in the group, if
	this state or	the responsible party is
	another state,	a group of individuals;
	and	ii. A statement signed by
	(2) That each	the applicant stating that
	individual in	each individual in
	subsection	subsection (A)(5)(o)(i)
	(A)(5)(o)(i) has	has not:
	not had a	(1) Been denied a
	certificate or	certificate or license
	license to	to operate a child
	operate a child	care group home or
	care group	child care facility in
	home or child	this state or another
	care facility	state, and
	revoked in this	(2) Had a certificate or
	state or another	license to operate a
	state for	child care group
	endangering	home or child care
	the health and	facility revoked in
	safety of	this state or another
	children; and	state for
	ii. A letter from the school	endangering the
	district governing board	

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	in which the charter school is located, the Arizona State Board of Education, or the Arizona State Board for Charter Schools, approving the applicant to operate the charter school; and b. If the applicant is a governmental agency, a form provided by the Department that contains: i. The name, title, street address, city, state, and zip code of each responsible party is an individual, or each individual in the group, if the responsible party is a group of individuals; ii. A statement signed by the applicant stating: (1) That each individual in subsection (A)(5)(p)(i) has not been denied a certificate or license to operate a child care group home or child care facility in this state or another state, and (2) That each individual in subsection (A)(5)(p)(i) has not had a certificate or license to operate a child care group home or child	health and safety of children; and iii. A letter from the individual in the senior leadership position with the agency designating a signatory. B. The Department requires a separate license and a separate application for each facility owned by: 1. The same person at a different location, and 2. A different person at the same location. C. The Department does not require a separate application and license for a structure that is: 1. Located so that the structure and the facility: a. Share the same street address, or b. Can be enclosed by a single unbroken boundary line that does not encompass property owned or leased by another, 2. Under the same ownership as the facility, or 3. Intended to be used as a part of the facility. D. A licensee shall provide written notice to the Department that the licensed facility is no longer operating and requests to void the license.

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	care facility revoked in this state or another state for endangering the health and safety of children; and iii. A letter from the individual in the senior leadership position with the agency designating a signatory. B. The Department requires a separate license and a separate application for: 1. 1. Each facility owned by the same person at a different location, and 2. 2. Each facility owned by a different person at the same location. C. The Department does not require a separate application and license for a structure that is: 4. 1. Located so that the structure and the facility: a. Share the same street address, or b. Can be enclosed by a single unbroken boundary line that does not encompass property owned or leased by another; 5. 2. Under the same ownership as the facility; and 6. 3. Intended to be used as a part of the facility. iv.	
ARTICLE 2. FACILITY LICENSURE	R9-5-202. Time-frames A. The overall time-frame for each type of approval granted by the Department under this Article is listed in Table 2.1. The applicant and the Department may agree in writing to extend the substantive review time-frame and the overall time-frame. An extension of the substantive review time-frame and the overall time-frame may not exceed 25% of the overall time-frame. B. The administrative completeness review time-frame for each type of approval granted	R9-5-202. Time-frames A. The administrative completeness review time-frame for each type of approval granted by the Department under this Article is listed in Table 2.1 and begins on the date that the Department receives an application. 1. An application for a license is not complete until the date, provided to the Department with the application or by written notice, that the child care facility is ready for an onsite licensing inspection.

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Topic	by the Department under this Article is listed in Table 2.1 and begins on the date that the Department receives an application packet. 1. An application packet for a license is not complete until the date, provided to the Department with the application packet or by written notice, that the child care facility is ready for an on-site licensing inspection. 2. The Department shall send a notice of administrative completeness or deficiencies to the applicant within the administrative completeness review time-frame. a. A notice of deficiencies shall list each deficiency and the items needed to complete the application packet. b. The administrative completeness review time-frame and the overall time-frame are suspended from the date that the notice of deficiencies is issued until the date that the motice of deficiencies is issued until the date that the Department receives all of the missing items from the applicant. c. If an applicant for a license or an approval of a change affecting a license fails to submit to the Department all of the items listed in the notice of deficiencies within 180 calendar days after the date that the Department sent the notice of deficiencies, the Department shall consider the application or request for approval withdrawn. 3. If the Department issues a license or other approval to the applicant during the administrative completeness review time-frame,	New 2. The Department shall send a notice of administrative completeness or deficiencies to the applicant within the administrative completeness review time-frame. a. A notice of deficiencies shall list each deficiency and the items needed to complete the application. b. The administrative completeness review time-frame and the overall time-frame and the overall time-frame are suspended from the date that the notice of deficiencies is issued until the date that the Department receives all of the missing items from the applicant. c. If an applicant for a license or an approval of a change affecting a license fails to submit to the Department all of the items listed in the notice of deficiencies within 180 calendar days after the date that the Department shall consider the application or request for approval withdrawn. 3. If the Department issues a license or other approval to the applicant during the administrative completeness review time-frame, the Department shall not issue a separate written notice of administrative completeness. B. The substantive review time-frame for each type of approval granted by the Department under this Article is listed in Table 2.1 and begins on the date of the notice of administrative completeness. 1. As part of the substantive review for a license application, the Department shall conduct an inspection that may require more than one visit to the facility. 2. As part of the substantive review for a request for approval of a change
	the Department shall not issue a	affecting a license that requires a change in the use of physical space at

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	separate written notice of administrative completeness. C. The substantive review time-frame for each type of approval granted by the Department under this Article is listed in Table 2.1 and begins on the date of the notice of administrative completeness. 1. As part of the substantive review for a license application, the Department shall conduct an inspection that may require more than one visit to the facility. 2. As part of the substantive review for a request for approval of a change affecting a license that requires a change in the use of physical space at the facility, the Department shall conduct an evaluation of the request to determine compliance with applicable rules and statutes that may include an on-site inspection. 3. The Department shall send a license, a written notice of approval, or denial of a license or other request for approval to an applicant within the substantive review time-frame. 4. During the substantive review time-frame, the Department may make one comprehensive written request for additional information, unless the Department to submit supplemental requests for information. a. If the Department determines that an applicant or a facility is not in substantial compliance with A.R.S. Title 36, Chapter 7.1, Article 1 and this Chapter, the Department shall send a comprehensive written request for additional information that includes a written statement of deficiencies stating each statute and rule upon	the facility, the Department shall conduct an evaluation of the request to determine compliance with applicable rules and statutes that may include an onsite inspection. 3. The Department shall send a license, a written notice of approval, or denial of a license or other request for approval to an applicant within the substantive review time-frame. 4. During the substantive review time-frame, the Department may make one comprehensive written request for additional information, unless the Department and the applicant have agreed in writing to allow the Department to submit supplemental requests for information. a. If the Department determines that an applicant or a facility is not in substantial compliance with A.R.S. Title 36, Chapter 7.1, Article 1 and this Chapter, the Department shall send a comprehensive written request for additional information that includes a written statement of deficiencies stating each statute and rule upon which noncompliance is based. b. An applicant shall submit to the Department all of the information requested in the comprehensive written request for additional information and documentation of the corrections required in the statement of deficiencies, if applicable within 120 calendar days after the date of the comprehensive written request for additional information. c. The substantive review time-frame are suspended from the date that the Department issues a comprehensive written request for additional information.

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Topic	C.	which noncompliance is based. An applicant shall submit to the Department all of the information requested in the comprehensive written request for additional information and documentation of the corrections required in the statement of deficiencies, if applicable, within 120 calendar days after the date of the comprehensive written request for additional information. The substantive review time-frame and the overall time-frame are suspended from the date that the Department issues a comprehensive written request for additional information or a supplemental request for information until the date that the Department receives all of the information requested, including documentation of corrections required in a statement of deficiencies, if applicable. If an applicant fails to submit to the Department all of the information requested in a comprehensive written	request for information until the date that the Department receives all of the information requested, including documentation of corrections required in a statement of deficiencies, if applicable. d. If an applicant fails to submit to the Department all of the information requested in a
		request for additional information or a supplemental request for	Table 2.1 Time Frames (in calendar days)
		information, including documentation of corrections required in a statement of deficiencies, if	Type of Approval Utor J I Time- Completeness Review Time- Frame Frame Type of Aut hori ty
		applicable, within the time prescribed in subsection (C)(4)(b), the Department shall deny the application.	License A.R 120 30 90 under R9-5S. 201

Topic			0	ld					N	ew		
	2. The Department shall issue a license or other approval if the Department determines that the applicant and facility are in substantial compliance with A.R.S. Title 36, Chapter 7.1, Article 1 and this Chapter, and the				Approval of Change Af- fecting License under R9-5-208	A.R .S. §§ 36- 882 and 36- 883	75	30	45			
	applicant submits documentation of corrections that is acceptable to the Department for any deficiencies. If the Department determines that a license or other approval is to be denied, the Department shall send to the applicant a written notice of denial complying with A.R.S. § 36-888 and stating the reasons for denial and all other information required by A.R.S. §§ 36-888 and 41-1076. Table 2.1 Time Frames (in calendar days)											
	Approval	y Authorit	Overal I Time- Frame	Administrative Completeness Review Time- Frame	Substantive Review Time- Frame							
	License under R9- 5-201	A.R.S. § 36- 882	120	30	90							
	of Change Af-fecting	A.R.S. §§ 36- 882 and 36-883	75	30	45							
ARTICLE 2. FACILITY LICENSURE	Check A. A licens member co submits to member's volunteer s 1. T 8 2. If fo B. A licens a valid fing under A.R.	see sha omplete the lice starting service he form (83.02() f require orm in / see sha gerprint .S. § 4'	all ensings, significations, s	ig and Back ure that a signs, dates, a , before the of employn uired in A.R. d A.R.S. § 8-6 . § 8-804(I). ntain documance card is 3.03 and valument issue	taff and staff nent or S. § 36- 804, the nentation of ssued lid	:	Check A. A license completes, licensee, be date of empletes. 1. The 883 2. If refin A B. A license a valid fing A.R.S. § 47	ee sh sign: efore ployn e form 3.02(0 equire 3.R.S. ee sh erprir 1-175	nall ensis, date the stanent or required; and by A . § 8-8 and t clear 8.03 a	N.R.S. § 8-8	taff member nits to the s starting service: 6. § 36- 04, the form mentation of ssued under ackground	n of er

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Topic	C. Except as provided in A.R.S. § 41- 1758.03, a licensee shall ensure that each staff member, before starting date of employment or volunteer service, submits to the licensee a copy of the staff member's valid fingerprint clearance card, front and back, issued under A.R.S. Title 41, Chapter 12, Article 3.1. D. A licensee shall ensure that each staff member submits to the licensee a copy of the staff member's valid fingerprint clearance card each time the fingerprint clearance card is issued or renewed every six years. E. If a staff member possesses a fingerprint clearance card that was issued before the staff member became a staff member at the facility, a licensee shall: 1. Contact the Department of Public Safety before the individual becomes a staff member to determine whether the fingerprint clearance card is valid; and 2. Document this determination, including the name of the staff member, the date of contact with the Department of Public Safety, and whether the fingerprint clearance card is valid. F. A licensee shall ensure that each staff member submits to the licensee a copy of the staff member's valid: 1. Background check document issued under A.R.S. § 46-811(A) within 10 working days after starting date of employment or volunteer service; and 2. Background check document each time a background check is issued or renewed every five years. G. If required by A.R.S. § 8-804, before an individual's starting date of employment or volunteer service, a licensee shall comply with the submission requirements in A.R.S. § 8-804(C) for the individual.	C. Except as provided in A.R.S. § 41-1758.03, a licensee shall ensure that each staff member, before starting date of employment or volunteer service, submits to the licensee a copy of the staff member's valid fingerprint clearance card, front and back, issued under A.R.S. Title 41, Chapter 12, Article 3.1. D. A licensee shall ensure that each staff member submits to the licensee a copy of the staff member's valid fingerprint clearance card each time the fingerprint clearance card is issued or renewed every five years. E. If a staff member possesses a fingerprint clearance card that was issued before the staff member became a staff member at the facility, a licensee shall: 1. Contact the Department of Public Safety before the individual becomes a staff member to determine whether the fingerprint clearance card is valid; and 2. Document this determination, including the name of the staff member, the date of contact with the Department of Public Safety, and whether the fingerprint clearance card is valid. F. A licensee shall ensure that each staff member submits to the licensee a copy of the staff member's valid background check document: 1. Issued under A.R.S. § 46-811(A) before the starting date of employment or volunteer service; and 2. Each time a background check is issued or renewed every five years. G. As required by A.R.S. § 8-804, before an individual's starting date of employment or volunteer service, a licensee shall comply with the submission requirements in A.R.S. § 8-804(C) for the individual. H. A licensee shall not allow an individual to be a staff member if the individual: 1. Has been denied a fingerprint clearance card under A.R.S. Title 41,
	8-804(C) for the individual. H. A licensee shall not allow an individual to be a staff member if the individual: 1. Has been denied a fingerprint clearance card under A.R.S. Title 41, Chapter 12, Article 3.1 and has not	clearance card under A.R.S. Title 41, Chapter 12, Article 3.1 and has not received an interim approval under A.R.S. § 41-619.55; 2. Has been denied a background check document that indicates the individual is not eligible for employment due to

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	received an interim approval under A.R.S. § 41-619.55;	violations identified pursuant to A.R.S. § 46-811;
	Has been denied a background check document that indicates the individual is not eligible for employment due to	Receives an interim approval under A.R.S. § 41-619.55 but is subsequently denied a good cause exception under
	violations identified pursuant to A.R.S. § 46-811; 3. Receives an interim approval under	A.R.S. § 41-619.55 and a fingerprint clearance card under A.R.S. Title 41, Chapter 12, Article 3.1;
	A.R.S. § 41-619.55 but is subsequently denied a good cause exception under A.R.S. § 41-619.55 and a fingerprint clearance card under A.R.S. Title 41, Chapter 12, Article	4. Is a parent or guardian of a child adjudicated to be a dependent child as defined in A.R.S. § 8-201; 5. Has been denied or had revoked a certificate to operate a child care group home or a license to operate a child care facility
	3.1; 4. Is a parent or guardian of a child adjudicated to be a dependent child	for the care of children in this state or another state;
	as defined in A.R.S. § 8-201; 5. Has been denied or had revoked a certificate to operate a child care group home or a license to operate a	 Has been denied or had revoked a certification to work in a child care facility or a child care group home in this state or another state;
	childcare facility for care of children in this state or another state; 6. Has been denied or had revoked a	 If applicable, has stated on the form required in A.R.S. § 8-804(I) that the individual is currently under
	certification to work in a child care facility or a child care group home in this state or another state;	investigation for an allegation of abuse or neglect or has a substantiated allegation of abuse or neglect and has
	7. If applicable, has stated on the form required in A.R.S. § 8-804(I) that the individual is currently under investigation for an allegation of	not subsequently received a central registry exception according to A.R.S. § 41-619.57; or 7. If applicable, is disqualified from
	abuse or neglect or has a substantiated allegation of abuse or neglect and has not subsequently received a central registry exception according to A.R.S. § 41-619.57; or	employment or volunteer service as a staff member according to A.R.S. § 8-804 and has not subsequently received a central registry exception according to A.R.S. § 41-619.57.
	8. If applicable, is disqualified from employment or volunteer service as a staff member according to A.R.S. § 8-804 and has not subsequently received a central registry exception	I. Within 30 calendar days after the day of a staff member's or volunteer's 18th birthday, the staff member or volunteer shall provide to the licensee copies of a valid fingerprint clearance card and background check document specified in subsection (C).
	according to A.R.S. § 41-619.57. I. Within 30 calendar days after the day of a staff member's or volunteer's 18th birthday,	document specified in subsection (C).
	the staff member or volunteer shall provide to the licensee copies of a valid fingerprint clearance card and background check	
	document specified in subsection (C). J. Beginning November 1, 2021, staff members shall comply with A.R.S. § 46-	

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·	811(A) and subsection (F) by November 1, 2022.	
ARTICLE 2. FACILITY LICENSURE	R9-5-204. Child Care Service Classifications A. The Department licenses child care facilities using the following service classifications: 1. Full-day care; 2. Part-day care; 3. Evening and nighttime care; 4. Infant care; 5. One-year-old child care; 6. Two-year-old child care; 7. Three-year-old, four-year-old, and five-year-old child care; 8. School-age child care; 9. Weekend care. B. The Department shall designate on a facility's license each service classification that the facility is licensed to provide. C. A licensee shall not provide child care services in a service classification for which the licensee is not licensed.	R9-5-204. Child Care Service Classifications A. The Department licenses child care facilities using the following service classifications: 1. Full-day care; 2. Part-day care; 3. Evening and nighttime care; 4. Infant care; 5. One-year-old child care; 6. Two-year-old child care; 7. Three-year-old, four-year-old, and five-year-old child care; 8. School-age Out-of-school time programs; and 9. Weekend care. B. The Department shall designate on a facility's license each service classification that the facility is licensed to provide. C. A licensee shall submit an application to the Department to add or change a service classification. A licensee shall not provide child care services in a service classification for which the licensee is not licensed.
ARTICLE 2. FACILITY LICENSURE	R9-5-205. Submission of Licensure Fees A licensee shall submit to the Department, on an annual basis and no more than 60 calendar days before the anniversary date of the facility's license: 1. A form provided by the Department that contains: a. The licensee's name; b. The facility's name and license number; and c. Whether the licensee intends to submit the applicable fee: i. With the form, or ii. According to the payment plan in subsection (2)(b); and 2. Either: a. The applicable fee in R9-5-206, or b. One-half of the applicable fee in R9-5-206 with the	R9-5-205. Submission of Licensure Fees A licensee shall submit the following to the Department, on an annual basis, no more than 60 calendar days before the anniversary date of the facility's license: 1. An application, in a Department- provided format that contains: a. The licensee's name, b. The facility's name and license number, and c. Whether the licensee intends to submit the applicable fee: i. With the form, or ii. According to the payment plan in subsection (2)(b), and 2. Either: a. The applicable fee, as specified in R9-5-206, or b. One-half of the applicable fee in R9-5-206 with the application and the remainder of the

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	form and the remainder of the applicable fee due no later than 120 calendar days after the anniversary date of the facility's license.	applicable fee due no later than 120 calendar days after the anniversary date of the facility's license.
ARTICLE 2. FACILITY LICENSURE	R9-5-206. Licensure Fees A. Except as provided in subsection (B), the fees for an applicant submitting an application or a licensee submitting licensure fees are: 1. For a child care facility with a licensed capacity of 5 to 10 children, \$330; 2. For a child care facility with a licensed capacity of 11 to 59 children, \$1330; and 3. For a child care facility with a licensed capacity of 60 or more children, \$2575. B. The Department may discount the fee in subsection (A), based on available funding or if the applicant or licensee participates in a Department-approved program. C. The fee for a licensee requesting an increase in a facility's licensed capacity is the difference between the applicable fee in this Section for the new licensed capacity and the applicable fee in this Section for the request for the licensee submitted the request for the licensee submitted the request for the increase for the number of months remaining before the facility's license anniversary date specified in subsection R9-5-205.	R9-5-206. Licensure Fees A. Except as provided in subsection (B), the annual fees, as specified in A.R.S § 36-882, for an applicant submitting an application or a licensee submitting licensure fees are the following for a child care facility with a licensed capacity of: 1. Five to 10 children, \$330; 2. 11 to 59 children, \$1330; and 3. 60 or more children, \$2575. B. The Department may discount the fee in subsection (A), based on available funding or if the applicant or licensee participates in a Department-approved program. C. The fee for a licensee requesting an increase in a facility's licensed capacity is the difference between the applicable fee in this Section for the new licensed capacity and the applicable fee in this Section for the current licensed capacity, prorated from the date the licensee submitted the request for the increase for the number of months remaining before the facility's license anniversary date specified in R9-5-205.
ARTICLE 2. FACILITY LICENSURE	R9-5-208. Changes Affecting a License A. At least 30 calendar days before the date of a change in a facility's name, a licensee shall send the Department written notice of the name change and the Department shall issue an amended license that incorporates the name change but retains the anniversary date of the current license. B. At least 30 calendar days before the date of an intended change in a facility's service classification, space utilization, or licensed capacity, a licensee shall submit a written request for approval of the intended change to the Department that includes:	R9-5-208. Changes Affecting a License A. At least 30 calendar days before the date of a change in a facility's name, a licensee shall send the Department written notice of the name change. B. At least 30 calendar days before the date of an intended change in a facility's service classification, space utilization, or licensed capacity, a licensee shall submit a written request for approval of the intended change to the Department that includes: 1. The licensee's name;

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	The licensee's name;	The facility's name, street address,
	The facility's name, street address,	city, state, zip code, mailing address,
	city, state, zip code, mailing address,	and telephone number;
	and telephone number;	3. The name, telephone number, and fax
	3. The name, telephone number, and fax	number of a point of contact for the
	number of a point of contact for the	request;
	request;	4. The facility's license number;
	4. The facility's license number;5. The type of change intended:	The type of change intended:a. Service classification,
	a. Service classification,	b. Space utilization, or
	b. Space utilization, or	c. Licensed capacity;
	c. Licensed capacity;	6. A narrative description of the intended
	6. A narrative description of the intended	change; and
	change; and	7. The following additional information, as
	7. The following additional information,	applicable, if the intended change:
	as applicable:	a. Affects an activity area, the
	a. If the intended change	following information about
	affects individual rooms,	each affected activity area, as
	the following information	applicable:
	about each affected	i. Identification of the
	activity area, as applicable:	activity area,
	i. Identification of the	ii. Current and intended
	activity area,	square footage,
	ii. Current and intended	iii. Current and intended
	square footage, iii. Current and intended	operating hours, iv. Current and intended
	operating hours,	service classification,
	iv. Current and intended	v. Current and intended
	service classification,	licensed capacity, and
	v. Current and intended	vi. Whether the activity
	licensed capacity, and	area has or will have a
	vi. Whether the activity	diaper changing area;
	area has or will have a	b. Is to increase licensed capacity,
	diaper changing area;	the square footage of the
	b. If the intended change is to	outdoor activity area; and
	increase licensed capacity,	c. Includes an alteration or
	the square footage of the	addition to the physical plant of
	outdoor activity area; and	a licensed facility, the following,
	c. If the intended change includes an alteration or	as applicable, if the facility is: i. Not located in a public
	addition to the physical	school or if providing
	plant of a licensed facility,	child care services to
	the following, as	infants, one-year-old
	applicable:	children, or two-year-old
	i. If the facility is not	children in a facility
	located in a public	located in a public
	school or if providing	school, the information
	child care services to	required in R9-5-
	infants, one-year-old	201(A)(5)(f) and (g)

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Topic	children, or two-year- old children in a facility located in a public school, the information required in R9-5- 201(A)(5)(g) and (A)(5)(h) showing the intended change; or ii. If the facility is located in a public school and provides child care only for three-year-old, four- year-old, or five-year- old, or school-age children, a set of final construction drawings or a school map, including the information required in R9-5-201(5)(j) showing the intended change. C. If the intended change in subsection (B) includes an increase in the licensed capacity, a licensee shall submit the fee for an increase in licensed capacity in R9-5-206(C) with the written request for approval. D. If requesting a diaper changing area outside an infant room or indoor activity area to allow privacy for diapering an enrolled child with special needs, submit a written request for an approval; and 1. For a license application, submit physical plant documents required by R9-5-201(A)(5)(h) that designate the location of the proposed diaper changing area; 2. For a licensed facility, submit a drawing	showing the intended change; or ii. Located in a public school and provides child care only for three-year-old, four-year-old, or five-year-old, or school-age children, a set of final construction drawings or a school map, including the information required in R9-5-201(5)(i) showing the intended change. C. If the intended change in subsection (B) includes an increase in the licensed capacity, a licensee shall submit the fee for an increase in licensed capacity in R9-5-206(C) with the written request for approval. D. If requesting a diaper changing area outside an infant room or indoor activity area to allow privacy for diapering an enrolled child with a special health care need or a disability, submit a written request for an approval; and 1. For a license application, submit physical plant documents required by R9-5-201(A)(5)(g) that designate the location of the proposed diaper changing area; 2. For a licensed facility, submit a drawing of the proposed diaper changing area to the Department before installing the diaper changing area. Within 30 calendar days after the date of the receipt of the request, the Department shall send written notice to the licensee of approval or disapproval.
	C. If the intended change in subsection (B) includes an increase in the licensed capacity, a licensee shall submit the fee for an increase	to allow privacy for diapering an enrolled child with a special health care need or a disability, submit a written request for an approval; and
	written request for approval. D. If requesting a diaper changing area outside an infant room or indoor activity area	physical plant documents required by R9-5-201(A)(5)(g) that designate the location of the proposed diaper
	with special needs, submit a written request for an approval; and 1. For a license application, submit physical plant documents required by	For a licensed facility, submit a drawing of the proposed diaper changing area to the Department before installing the diaper changing
	location of the proposed diaper changing area; 2. For a licensed facility, submit a drawing	date of the receipt of the request, the Department shall send written notice to
	of the proposed diaper changing area to the Department before installing the diaper changing area. Within 30 calendar days after the date of the	a. Complies with A.R.S. Title 36, Chapter 7.1, Article 1 and this Chapter and provides privacy for the enrolled child with a
	receipt of the request, the Department shall send written notice to the licensee of approval or disapproval. If the proposed diaper changing area:	special health care need or a disability, the Department shall approve the proposed diaper
	a. Complies with A.R.S. Title 36, Chapter 7.1, Article 1 and this Chapter and	changing area; or b. Does not comply with A.R.S. Title 36, Chapter 7.1, Article 1 or this Chapter or provide

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ΤΟΡΙC	provides privacy for the enrolled child with special needs, the Department shall approve the proposed diaper changing area; or b. Does not comply with A.R.S. Title 36, Chapter 7.1, Article 1 or this Chapter or provide privacy for the enrolled child with special needs, the Department shall provide the licensee with the requirements necessary for the Department to approve the requested change; and 3. Not use a diaper changing area located outside of an activity area until the Department approves the use of the diaper changing area; E. The Department shall review a request submitted under subsection (B) according to R9-5-202. If the intended change is in compliance with A.R.S. Title 36, Chapter 7.1, Article 1 and this Chapter and any applicable fee is submitted, the Department shall send the licensee written approval of the requested change or an amended license that incorporates the change but retains the anniversary date of the current license. F. A licensee shall not implement any change described under subsection (B) until the Department issues an approval or amended license. G. At least 30 days before the date of a change in ownership of a facility, a licensee shall send the Department written notice of the change. A new owner shall obtain a new license as prescribed in R9-5-201 before the new owner begins operating the facility. H. A licensee changing a facility's location shall apply for a new license as prescribed in R9-5-201. I. Within 30 calendar days after a change in a controlling person, a licensee shall send the Department written notice of the change that includes: 1. The name of the licensee; 2. A description of the change made;	privacy for the enrolled child with a special health care need or a disability, the Department shall provide the licensee with the requirements necessary for the Department to approve the requested change; and 3. Not use a diaper changing area located outside of an activity area until the Department approves the use of the diaper changing area; E. The Department will review a request submitted under subsection (B) according to R9-5-202. If the intended change is in compliance with A.R.S. Title 36, Chapter 7.1, Article 1 and this Chapter and any applicable fee is submitted, the Department will send the licensee written approval of the requested change or an amended license that incorporates the change but retains the anniversary date of the current license. F. A licensee shall not implement any change described under subsection (B) until the Department issues an approval or amended license. G. At least 30 days before the date of a change in ownership of a facility, a licensee shall send the Department written notice of the change. For the purpose of this section, "change in ownership" means a transfer of controlling legal or controlling equitable interest and authority in a facility resulting from a sale or merger of a facility. A new owner shall obtain a new license as prescribed in R9-5-201 before the new owner begins operating the facility. H. A licensee changing a facility's location shall apply for a new license as prescribed in R9-5-201. I. Within 30 calendar days after a change in a controlling person, a licensee shall send the Department written notice of the change that includes: 1. The name of the licensee; 2. A description of the change made; 3. The name, title, street address, city, state, and zip code of each controlling person;

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3. The name, title, street address, city, state, and zip code of each controlling person; 4. A statement that each controlling person has not been denied a certificate to operate a child care group home or a license to operate a child care facility for the care of children in this state or another state; 5. A statement that each controlling person has not had a certificate to operate a child care group home or a license to operate a child care facility revoked in this state or another state for reasons that relate to endangerment of the health and safety of children; 6. A statement that the information provided in the written notice is accurate and complete; and 7. The signature of the licensee. J. If the change in subsection (I) is a change in a controlling person who is a designated agent, a licensee shall include a copy of one of the following for the designated agent: 1. A U.S. passport, 2. A birth certificate, 3. Naturalization documents, or 4. Documentation of legal resident alien status. K. Within 30 calendar days after changing a responsible party, a licensee shall send the Department written notice of the change that includes: 1. The name of the licensee; 2. A description of the change made; 3. The name, title, street address, city, state, and zip code of each responsible party is an individual, or each individual in the group, if the responsible party is a group of individual; and 4. A statement signed by the licensee stating: a. That each individual in subsection (K)(3) has not been denied a certificate of licensee to operate a child	4. A statement that each controlling person has not been denied a certificate to operate a child care group home or a license to operate a child care facility for the care of children in this state or another state; 5. A statement that each controlling person has not had a certificate to operate a child care group home or a license to operate a child care facility revoked in this state or another state for reasons that relate to the endangerment of the health and safety of children; 6. A statement that the information provided in the written notice is accurate and complete; and 7. The signature of the licensee. J. If the change in subsection (I) is a change in a controlling person who is a designated agent, a licensee shall include a copy of documentation for the designated agent that complies with A.R.S. § 41-1080. K. Within 30 calendar days after changing a responsible party, a licensee shall send the Department written notice of the change that includes: 1. The name of the licensee; 2. A description of the change made; 3. The name, title, street address, city, state, and zip code of each responsible party, if the responsible party is an individual, or each individual in the group, if the responsible party is a group of individuals; and 4. A statement signed by the licensee stating that each individual in subsection (K)(3) has not: a. Been denied a certificate or license to operate a child care group home or child care facility in this state or another state, and b. Had a certificate or license to operate a child care group home or child care facility in this state or another

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	care group home or child care facility in this state or another state, and b. That each individual in subsection (K)(3) has not had a certificate or license to operate a child care group home or child care facility revoked in this state or another state for endangering the health and safety of children.	
ARTICLE 2. FACILITY LICENSURE	R9-5-209. Inspections; Investigations A. A licensee shall allow the Department immediate access to all areas of the facility affecting the health, safety, or welfare of an enrolled child or to which an enrolled child has access during hours of operation. B. A licensee shall permit the Department to interview each staff member or enrolled child as part of an investigation.	R9-5-209. Inspections; Investigations A licensee shall: 1. Allow the Department immediate access to all areas of the facility affecting the health, safety, or welfare of an enrolled child or to which an enrolled child has access during hours of operation, according to A.R.S. § 36-885; 2. Notify the Department within 24 hours, prior to the next business day, of business closure; and 3. Permit the Department to interview each staff member or enrolled child as part of an investigation.
ARTICLE 3. FACILITY ADMINISTRA TION	R9-5-301. General Licensee Responsibilities A. A licensee shall: hate a facility director who acts on behalf of the hee and is responsible for the daily on-site higher ion of a facility; the name of the designated facility director in higher to the Department before a license is issued; has provided in subsection (A)(4), within 10 har days before changing a facility director, hwritten notice of the change including the new hated facility director's name and starting date; higher to calendar days before the effective date of hange, submit written notice of the change to hard partment including the new designated facility hards name and starting date within 72 hours he ecoming aware of the change. B. A licensee shall ensure that a facility hards director:	 R9-5-301. General Licensee Responsibilities A. A licensee shall: Designate a facility director who acts on behalf of the licensee and is responsible for the daily onsite operation of a facility; Submit the name of the designated facility director in a written notice to the Department before a license is issued; Except as provided in subsection (A)(4), within 10 calendar days before changing a facility director, submit written notice of the change including the new designated facility director's name and starting date; If the licensee is not aware of a change in the facility director 10 calendar days before the effective date of the change, submit written notice of the change to the Department including the new

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	Designates, in writing, an individual	designated facility director's name and
	who meets the requirements of R9-5-	starting date within 72 hours after
	401(2) to act on behalf of the facility	becoming aware of the change.
	director when the facility director is not	B. A licensee shall ensure that a facility
	present in the facility;	director:
	Supervises or assigns a teacher-	 Designates, in writing, an individual
	caregiver to supervise each staff	who meets the requirements of R9-5-
	member who does not meet the	401(2) to act on behalf of the facility
	qualifications of R9-5-401(3);	director when the facility director is not
	Prepares a dated attendance record	present in the facility;
	for each day and ensures that each	2. Supervises or assigns a child educator
	staff member documents on the	to supervise each staff member who
	attendance record the time of each	does not meet the qualifications of R9-
	arrival and departure of the staff	5-401(3);
	member; and	Prepares a dated attendance record for each day and analyze that each
	 Maintains on the facility premises, the dated attendance record required in 	for each day and ensures that each staff member documents on the
	subsection (B)(3) for 12 months after	attendance record the time of each
	the date on the attendance record.	arrival and departure of the staff
	C. A licensee shall develop and implement	member; and
	written facility policies and procedures	4. Maintains on the facility premises, the
	required for the daily on-site operation of the	dated attendance record required in
	facility as prescribed in A.R.S. Title 36,	subsection (B)(3) for 12 months after
	Chapter 7.1, Article 1 and this Chapter.	the date on the attendance record.
	D. A licensee shall ensure that the following	C. A licensee shall develop and implement
	individuals are allowed immediate access to	written facility policies and procedures
	facility premises during hours of operation:	required for the daily onsite operation of the
	A parent of an enrolled child or an	facility as prescribed in A.R.S. Title 36,
	individual designated in writing by the	Chapter 7.1, Article 1 and this Chapter.
	parent of an enrolled child; or	
	A representative of:	D. A licensee shall ensure that the following
	a. The Department,	individuals are allowed immediate access to
	b. The local health	facility premises during hours of operation:
	department,	A parent of an enrolled child or an
	c. Arizona Department of	individual designated in writing by the
	Child Safety, or	parent of an enrolled child; or
	d. The local fire department or	2. A representative of:
	State Fire Marshal.	a. The Department,
	E. A licensee shall, with the exception of individuals listed in subsection (D)(2), ensure	b. The local health department,
	individuals listed in subsection (D)(2), ensure that a staff member supervises any individual	c. Arizona Department of Child
	that is not a staff member who is on facility	Safety, or d. The local fire department or
	premises where enrolled children are present.	State Fire Marshal.
	F. A licensee shall ensure that a staff	E. A licensee shall ensure that a staff member
	member submits, on or before the starting	supervises any individual who is not a staff
	date of employment or volunteer services,	member who is on facility premises where
	one of the following as evidence of freedom	enrolled children are present.
	from infectious active tuberculosis:	F. A licensee shall ensure that a staff member
		submits, on or before the starting date of
•	•	, , , , , , , , , , , , , , , , , , ,

1. Documentation of a negative Mantoux skin test or other tuberculosis screening test recommended by the U.S. Centers for Disease Control and Prevention, administered within 12 months before the starting date of employment or volunteer service, that includes the date and the type of tuberculosis screening test; or 2. If the staff member has had a positive employment or volunteer services, completed self-screening form in a Department-provided format for tule screening purposes and follow recommendations for further tuberculosis, as applicable. G. A licensee shall ensure that a sign who has current certification in adupted to pediatric first aid and CPR, as required.	a uberculosis rculosis staff member ult and uired by R9-
Mantoux skin test or other tuberculosis screening test, a written statement that the staff member is free from infectious active tuberculosis that is signed and dated by a health care provider within six months before 1. At all times during hours of on facility premises, 2. On field trips, and 3. While transporting enrolled the facility's motor vehicle of designated by the licensee	d children in or a vehicle
the starting date of employment or volunteer service. G. A licensee shall ensure that a staff possession of the following items volunteers.	
member who has current training in first aid and CPR, as required by R9-5-403(E), is hours of operation, or in any motor	es, during er vehicle
present: used for transporting an enrolled c	
 At all times during hours of operation on facility premises, On field trips, and While transporting enrolled children in a facility's motor vehicle or a vehicle designated by the licensee to Any beverage containing all 2. A controlled substance as I A.R.S. Title 36, Chapter 27 except where used as a premedication in the manner production in the manner production. Adangerous drug as defined 	listed in 7, Article 2, rescription prescribed;
transport enrolled children. H. A licensee shall prohibit the use or possession of the following items when an specified and gas defined as de	ısed as a
enrolled child is on facility premises, during hours of operation, or in any motor vehicle used for transporting an enrolled child: 4. A prescription medication and A.R.S. § 32-1901, except with in the manner prescribed; or in the manner prescribe	where used
 Any beverage containing alcohol; A controlled substance as listed in A firearm as defined in A.R 105. 	
A.R.S. Title 36, Chapter 27, Article 2, except where used as a prescription of the day, a licensee shall ensure	
medication in the manner prescribed; 3. A dangerous drug as defined in A.R.S. § 13-3401, except where used 1. An unannounced practice of includes evacuation, relocated shelter-in place, and lock defined in the manner prescribed; 3. An unannounced practice of includes evacuation, relocated to the manner prescribed; 3. An unannounced practice of includes evacuation, relocated to the manner prescribed; 3. An unannounced practice of includes evacuation, relocated to the manner prescribed; 3. A dangerous drug as defined in the manner prescribed; 4. An unannounced practice of includes evacuation, relocated to the manner prescribed; 4. An unannounced practice of includes evacuation, relocated to the manner prescribed; 4. An unannounced practice of includes evacuation, relocated to the manner prescribed; 4. An unannounced practice of includes evacuation, relocated to the manner prescribed; 4. An unannounced practice of includes evacuation, relocated to the manner prescribed; 4. An unannounced practice of includes evacuation, relocated to the manner prescribed; 4. An unannounced practice of includes evacuation, relocated to the manner prescribed; 5. An unannounced practice of includes evacuation	drill that ation,
as a prescription medication in the manner prescribed; 4. A prescription medication as defined in A.R.C. S. 22, 4004, assembly thems	
in A.R.S. § 32-1901, except where used in the manner prescribed; or 5. A firearm as defined in A.R.S. § 13-105. in the practice drill; 3. If applicable, accommodation made for an enrolled child special need or disability as	with a

Topic	Old	New
	I. At least once a month, and at different times of the day, a licensee shall ensure that an unannounced fire and emergency evacuation drill is conducted and each staff member and enrolled child at the facility participates in the fire and emergency evacuation drill. 1. If child care services for a child with special needs are provided at a facility, the licensee shall provide for the enrolled child's participation in each fire and emergency evacuation drill according to the enrolled child's individualized plan as specified in R9-5-507(A)(1). 2. A licensee shall document each fire and emergency evacuation drill and maintain the documentation on facility premises for 12 months after the date of the fire and emergency evacuation drill. J. Every September, a licensee shall provide to parents of enrolled children information related to recommendations for influenza vaccinations for children. K. A licensee shall not allow a staff member who lacks proof of immunity against a disease listed in R9-6-702(A) to be present in the facility between the start and end of an outbreak of the disease at the facility. L. A licensee shall ensure that the Department is notified orally or in writing within 24 hours after an enrolled child's death at the child care facility during hours of operation.	the enrolled child's individualized plan as specified in R9-5-507(A)(1); 4. If applicable, accommodations are made for an enrolled child or infant who is not yet walking; and 5. Document each practice drill and maintain the documentation on facility premises for 12 months after the date of the practice drill. J. A licensee shall not allow a staff member who lacks proof of immunity against a disease listed in A.A.C. R9-6-702 to be present in the facility between the start and end of an outbreak of the disease at the facility. K. A licensee shall ensure that the Department is notified orally or in writing within 24 hours after an enrolled child's death at the child care facility during hours of operation.
ARTICLE 3. FACILITY ADMINISTRA TION	R9-5-302. Statement of Child Care Services A. A licensee shall prepare a written statement of child care services provided by the licensee that includes the following: 1. A description of the facility's child care services classifications in R9-5-204; 2. Hours of operation; 3. The facility's street address, city, state, zip code, mailing address, and telephone number; 4. Child enrollment and disenrollment procedures;	R9-5-302. Statement of Child Care Services A licensee shall prepare a written statement of child care services provided by the licensee that includes the following: 1. A description of the facility's child care services classifications in R9-5-204; 2. Hours of operation; 3. The facility's street address, city, state, zip code, mailing address, and telephone number; 4. Child enrollment and disenrollment procedures;

Topic	Old	New
Topic	 Charges, fees, and payment requirements for child care services; Child admission and release requirements; Age-appropriate discipline guidelines and methods; Transportation procedures; Field trip requirements and procedures; Responsibilities and participation of parents in facility activities; A general description of activities and programs; A description of the liability insurance required by R9-5-308 that is carried by the licensee and a statement that documentation of the liability insurance coverage is available for review on the facility premises; Medication administration procedures; Accident and emergency procedures; A notice stating inspection reports are available on-site; A provision stating that the facility is regulated by the Arizona Department of Health Services including the Department's local street address, city, state, zip code, and local telephone number; 	 Charges, fees, and payment requirements for child care services; Child admission and release requirements; Guidelines for positive discipline reflective of age-appropriate methods for children that include clear, appropriate, consistent expectations; Transportation procedures; Field trip requirements and procedures; Responsibilities and participation of parents in facility activities; A general description of activities and programs; A description of the liability insurance required by R9-5-308 that is carried by the licensee and a statement that documentation of the liability insurance coverage is available for review on the facility premises; Medication administration procedures; Accident and emergency procedures; A notice stating inspection reports are available onsite; A provision stating that the facility is regulated by the Arizona Department of Health Services including the Department's local street address, city,
	city, state, zip code, and local	of Health Services including the

Topic	Old	New
ADTICLE 2	DO 5 000 Parties of N. C.	D0 5 000 Destination of N. C.
ARTICLE 3. FACILITY ADMINISTRA TION	R9-5-303. Posting of Notices A. A licensee shall post in a place that can be conspicuously viewed by individuals entering or leaving the facility or activity area, the:	R9-5-303. Posting of Notices A. A licensee shall post in a place that can be conspicuously viewed by individuals entering or leaving the facility or activity area the:
	Facility's license;	Facility's license;
	Name of the facility director;	Name of the facility director;
	3. Name of the individual designated to act on behalf of the facility director when the facility director is not present in the facility are prescribed by PO.F.	Name of the individual designated to act on behalf of the facility director when the facility director is not present in the facility as prescribed by DO. F.
	in the facility, as prescribed by R9-5- 301(B)(1);	in the facility, as prescribed by R9-5- 301(B)(1);
	4. Schedule of child care services fees	4. Schedule of child care services fees
	and policy for refunding fees as prescribed by A.R.S. § 36-882(P);	and policy for refunding fees as prescribed by A.R.S. § 36-882(P);
	Breakfast, lunch, dinner, and snack menus for each calendar week at the baginning of the calendar week.	Breakfast, lunch, dinner, and snack menus for each calendar week at the hadinging of the calendar week?
	beginning of the calendar week; 6. Notice of the presence of any	beginning of the calendar week; 6. Notice of the presence of any
	communicable disease or infestation	communicable disease or infestation
	listed in 9 A.A.C. 6, Article 2, Table 2,	listed in 9 A.A.C. 6, Article 2, Table 2.2,
	from the date of discovery through the incubation period of the	from the date of discovery through the incubation period of the communicable
	communicable disease or infestation; 7. Notice of the Department's intent to	disease or infestation; 7. Notice of the Department's intent to
	deny, revoke, or suspend as	deny, revoke, or suspend as
	prescribed by A.R.S. § 36-888 at the	prescribed by A.R.S. § 36-888 at the
	expiration of time in the notice for the	expiration of time in the notice for the
	licensee to respond;	licensee to respond; 8. Notice of an intermediate sanction
	Notice of an intermediate sanction imposed as prescribed by A.R.S. §	8. Notice of an intermediate sanction imposed as prescribed by A.R.S. § 36-
	36-891.01 within 10 calendar days	891.01 within 10 calendar days after
	after the licensee received notice of	the licensee received notice of the
	the intermediate sanction;	intermediate sanction;
	9. Notice of a legal injunction imposed	9. Notice of a legal injunction imposed as
	as prescribed by A.R.S. § 36-886.01 when the licensee receives the legal	prescribed by A.R.S. § 36-886.01 when the licensee receives the legal
	injunction; and	injunction; and
	10. Notice of the availability of facility	10. Notice of the availability of facility
	inspection reports for public viewing at	inspection reports for public viewing at
	the facility premises.	the facility premises.
	B. A licensee shall ensure that the licensed capacity of each indoor activity area or room	B. A licensee shall ensure that the licensed capacity of each indoor activity area is posted
	is posted in that activity area or room.	in that activity area.
	C. Except as prescribed in A.R.S. § 36-	C. Except as prescribed in A.R.S. § 36-
	898(C), a licensee shall post a notification of	898(C), a licensee shall post a notification of
	pesticide application in each activity area and	pesticide application in each activity area and
	in each entrance of a facility, at least 48	in each entrance of a facility, at least 48 hours

Topic	Old	New
	hours before a pesticide is applied on the facility's premises, containing:	before a pesticide is applied on the facility's premises, containing: 1. The date and time of the pesticide application, and 2. A statement that written pesticide information is available from the licensee upon request.
ARTICLE 3. FACILITY ADMINISTRA TION	R9-5-304. Enrollment of Children A. A licensee shall require that a child be enrolled by the child's parent or an individual authorized in writing by the parent. B. Except as required in A.R.S. § 36-3009, before an enrolled child receives child care services, a licensee shall require the enrolled child's parent to complete a Department-provided Emergency, Information, and Immunization Record card that is signed by the enrolled child's parent containing: 1. The child's name, home address, city, state, zip code, home telephone number, sex, and date of birth; 2. The date of the child's enrollment; 3. The name, home address, city, state, zip code, and contact telephone number of each parent of the child; 4. The name and contact telephone number of at least two individuals authorized by the child's parent to collect the child from the facility in case of emergency, or if the child's parent cannot be contacted; 5. The name and contact telephone number of the child's health care provider; 6. The written authorization for emergency medical care of the enrolled child when the parent cannot be contacted at the time of the emergency; 7. The name of the individual to be contacted in case of injury or sudden illness of the child; 8. The written instructions of a child's parent or health care provider for nutritional and dietary needs of the child including, if applicable, the request in R9-5-509(C)(9); and	R9-5-304.Enrollment of Children A. A licensee shall require that a child be enrolled by the child's parent or an individual authorized in writing by the child's parent. B. Except as required in A.R.S. § 36-3009, before an enrolled child receives child care services, a licensee shall require the enrolled child's parent to complete an Emergency, Information, and Immunization Record, that is no more than a two-page written notice, and is signed by the enrolled child's parent containing: 1. The child's name, home address, sex, and date of birth; 2. The date of the child's enrollment; 3. The name, home address, email address, and telephone number of each parent of the child; 4. The name and telephone number of at least two individuals authorized by the child's parent to collect the child from the facility in case of emergency, or if the child's parent cannot be contacted; 5. The name and telephone number of the child's health care provider; 6. The written authorization for emergency medical care of the enrolled child; 7. The name of the individual to be contacted in case of injury or sudden illness of the child; 8. The written instructions of a child's parent or health care provider for the nutritional and dietary needs of the child including, if applicable, the request in R9-5-509(C)(14); and 9. A written record completed by the child's parent or health care provider noting the child's susceptibility to illness, physical conditions of which a staff member should be aware, and

Topic	Old	New
	9. A written record completed by the child's parent or health care provider noting the child's susceptibility to illness, physical conditions of which a staff member should be aware, and any individual requirements for health maintenance. C. A licensee shall maintain a current Emergency, Information, and Immunization Record card for each enrolled child on facility premises in a place that provides a staff member ready access to the card in event of an emergency at, or evacuation of, the facility. D. When a child is disenrolled from a facility, the licensee shall: 1. Enter the date of disenrollment on the child's Emergency, Information, and Immunization Record card; and 2. Maintain the records in subsection (D)(1) for 12 months after the date of disenrollment on facility premises in a place separate from the current Emergency, Information, and Immunization Record cards. If a licensee is a school governing board, a charter school, or a person operating multiple child care facilities, the licensee may maintain disenrollment records in a single central administrative office located in the same city, town, or school attendance area as the facility.	any individual requirements for health maintenance. C. A licensee shall maintain a current Emergency, Information, and Immunization Record for each enrolled child on facility premises in a place that provides a staff member ready access to the record in the event of an emergency at, or evacuation of, the facility. D. When an enrolled child is disenrolled from a facility, the licensee shall: 1. Enter the date of disenrollment on the child's Emergency, Information, and Immunization Record; and 2. Maintain the records in subsection (D)(1) for 12 months after the date of disenrollment on facility premises in a place separate from the current Emergency, Information, and Immunization Record. If a licensee is a school governing board, a charter school, or a person operating multiple child care facilities, the licensee may maintain disenrollment records in a single central administrative office located in the same city, town, or school attendance area as the facility.
ARTICLE 3. FACILITY ADMINISTRA TION	R9-5-305. Child Immunization Requirements A. A licensee shall not permit an enrolled child to attend a facility until the facility receives: 1. An immunization record for the enrolled child with the information required in 9 A.A.C. 6, Article 7, documenting that the enrolled child has received all current, ageappropriate immunizations required under 9 A.A.C. 6, Article 7: a. Provided by a healthcare provider, or b. Generated from the Arizona State	R9-5-305. Child Immunization Requirements A. A licensee shall not permit an enrolled child to attend a facility until the facility receives: 1. An immunization record for the enrolled child with the information required in 9 A.A.C. 6, Article 7, documenting that the enrolled child has received all current, age-appropriate immunizations required under 9 A.A.C. 6, Article 7: a. Provided by a health care provider, or b. Generated from the Arizona State Immunization Information System, which is the

Topic	Old	New
	Immunization Information	Department's child
	System, which is the	immunization reporting system
	Department's child	established in A.R.S. § 36-135;
	immunization reporting	or
	system established in	2. An exemption affidavit for the enrolled
	A.R.S. § 36-135; or	child provided by the enrolled child's
	An exemption affidavit for the enrolled	parent that contains a statement,
	child provided by the enrolled child's	signed by the enrolled child's:
	parent that contains:	a. Health care provider, that the
	a. A statement, signed by the	immunizations required by 9
	enrolled child's health care	A.A.C. 6, Article 7 would
	provider, that the	endanger the enrolled child's
	immunizations required by	health or medical condition; or
	9 A.A.C. 6, Article 7 would endanger the enrolled	b. Parent, that the enrolled child is
	child's health or medical	being raised in a religion whose teachings are in opposition to
	condition; or	immunization.
	b. A statement, signed by the	B. If an enrolled child has not had
	enrolled child's parent, that	immunizations and is either homeless, as in
	the enrolled child is being	"homeless children and youths" according to
	raised in a religion whose	42 USC 11434a, who is referred by DCS or
	teachings are in opposition	Tribal Child Protective Services, initial doses
	to immunization.	should be administered within 30-calendar
	B. A licensee shall attach an enrolled child's	days, unless the enrolled child has a religious
	written immunization record or exemption	or medical exemption, as specified in
	affidavit, required in subsection (A), to the	subsections (A)(1) and (2). A child who is
	enrolled child's Emergency, Information, and Immunization Record card, required in R9-5-	experiencing homelessness or who is referred by DCS or Tribal Child Protective Services is
	304(B).	permitted to enroll in the program while
	C. A licensee shall ensure that a staff	required documentation is obtained.
	member updates an enrolled child's written	C. A licensee shall attach an enrolled child's
	immunization record required in subsection	written immunization record or exemption
	(A)(1)(a) each time the enrolled child's parent	affidavit, required in subsection (A), to the
	provides the licensee with a written statement	enrolled child's Emergency, Information, and
	from the enrolled child's health care provider	Immunization Record, required in R9-5-
	that the enrolled child has received an age-	304(B).
	appropriate immunization required by 9	D. A licensee shall ensure that a staff member
	A.A.C. 6, Article 7.	updates an enrolled child's written
	D. If an enrolled child's immunization record indicates that the enrolled child has not	immunization record required in subsection
	received an age-appropriate immunization	(A)(1)(a) each time the enrolled child's parent provides the licensee with a written statement
	required by 9 A.A.C. 6, Article 7, a licensee	from the enrolled child's health care provider
	shall ensure that a staff member:	that the enrolled child has received an age-
	Notifies the enrolled child's parent in	appropriate immunization required by 9 A.A.C.
	writing that the enrolled child may	6, Article 7.
	attend the facility for not more than 15	E. If an enrolled child's immunization record
	calendar days after the date of the	indicates that the enrolled child has not
	notification unless the enrolled child's	received an age-appropriate immunization
	parent complies with the immunization	

Topic	Old	New
	requirements in 9 A.A.C. 6, Article 7, and 2. Documents on the enrolled child's Emergency, Information, and Immunization Record card the date on which the enrolled child's parent is notified of an immunization required by the Department. E. A licensee shall not allow an enrolled child who lacks proof of immunity against a disease listed in A.A.C. R9-6-702(A) to attend the child care facility between the start and end of an outbreak of the disease at the facility. F. If a parent of an enrolled child, excluded from a child care facility because of the lack of documented immunity to a disease during an outbreak of the disease at the child care facility, submits any of the documents in A.A.C. R9-6-704 as proof of the enrolled child's immunity to the disease, a licensee shall allow the enrolled child to attend the child care facility during the outbreak of the disease.	required by 9 A.A.C. 6, Article 7, a licensee shall ensure that a staff member: 1. Notifies the enrolled child's parent in writing that the enrolled child may attend the facility for not more than 15 calendar days after the date of the notification unless the enrolled child's parent complies with the immunization requirements in 9 A.A.C. 6, Article 7; and 2. Documents on the enrolled child's Emergency, Information, and Immunization Record the date on which the enrolled child's parent is notified of an immunization required by the Department. F. A licensee shall not allow an enrolled child who lacks proof of immunity against a disease listed in A.A.C. R9-6-702 to attend the child care facility between the start and end of an outbreak of the disease at the facility. G. If a parent of an enrolled child, excluded from a child care facility because of the lack of documented immunity to a disease during an outbreak of the disease at the child care facility, submits any of the documents in A.A.C. R9-6-704 as proof of the enrolled child's immunity to the disease, a licensee shall allow the enrolled child to attend the child care facility during the outbreak of the disease.
ARTICLE 3. FACILITY ADMINISTRA TION	R9-5-306. Admission and Release of Children; Attendance Records A. A licensee shall maintain a dated attendance form containing an enrolled child's name with the time of each admission and release of the enrolled child. 1. Except as provided in subsection (A)(2), a licensee shall ensure that the attendance form is signed with at least a first initial of an individual's first name and the individual's last name by each enrolled child's parent or individual designated by the enrolled child is admitted or released. 2. An electronic fingerprint verification or an electronic signature may be used in place of a signature of the enrolled	R9-5-306. Admission and Release of Children; Attendance Records A. A licensee shall: 1. Maintain a dated attendance form containing an enrolled child's name with the time of each admission and release, and the parent or staff member's signature or other unique identifier. 2. If an electronic signature is used to admit or release the enrolled child, adopt policies and procedures to ensure that the individual whose signature the electronic or digital method of identification represents is accountable for the use of the electronic or digital method;

Topic	Old	New
	child's parent or designated individual to admit or release the enrolled child. 3. If an electronic signature is used to admit or release the enrolled child, the licensee shall adopt policies and procedures to ensure that the individual whose signature the	 Develop, document, and implement policies and procedures to ensure that the identity of an individual is known to the staff member or is verified with picture identification before releasing an enrolled child to the individual. Not release the enrolled child to an
	electronic or digital method of identification represents is accountable for the use of the electronic or digital method; 4. A licensee shall develop, document, and implement policies and procedures to ensure that the identity	individual other than the enrolled child's parent or other individual designated in writing by the enrolled child's parent except when the enrolled child's parent is unable to collect the enrolled child and authorizes the licensee by telephone to release the
	of an individual is known to the staff member or is verified with picture identification before releasing an enrolled child to the individual.	enrolled child to an individual not so designated. 5. Not permit the self-admission or self-release of an enrolled child unless the
	5. A licensee shall not release the enrolled child to an individual other than the enrolled child's parent or other individual designated in writing	enrolled child is of school-age and the licensee has obtained and verified written permission from the enrolled child's parent.
	by the enrolled child's parent except when the enrolled child's parent is unable to collect the enrolled child and authorizes the licensee by telephone	 6. Maintain the attendance form on facility premises for 12 months after the date of attendance. B. A licensee shall:
	to release the enrolled child to an individual not so designated. a. The licensee shall verify the telephone authorization using a means of verification that has been agreed upon between the licensee and the enrolled	Develop, document, and implement policies and procedures to ensure that a staff member maintains daily documentation of the presence of an enrolled child in an activity area that includes a method to account for any temporary absences of the enrolled child from the activity area; and
	child's parent at the time of enrollment. b. The licensee shall document the means of verification in subsection (A)(5)(a) on the enrolled child's Emergency, Information, and Immunization Record card.	2. Maintain the documentation of the presence of enrolled children in an activity area required in subsection (B)(1) on facility premises for 12 months after the date of the documentation.
	6. A licensee shall not permit the self- admission or self-release of an enrolled child unless the enrolled child is of school age and the licensee has obtained and verified written	

Topic	Old	New
	permission from the enrolled child's parent. 7. A licensee shall maintain the attendance form on facility premises for 12 months after the date of attendance. B. A licensee shall: 1. Develop, document, and implement policies and procedures to ensure that a staff member maintains daily documentation of the presence of an enrolled child in an activity area that includes a method to account for any temporary absences of the enrolled child from the activity area, and 2. Maintain the documentation of the presence of enrolled children in an activity area required in subsection (B)(1) on facility premises for 12 months after the date of the documentation.	
ARTICLE 3. FACILITY ADMINISTRA TION	R9-5-310. Pesticides A. A licensee shall make written pesticide information available to a parent, upon a parent's request, at least 48 hours before a pesticide application occurs on facility premises, containing: 1. The brand, concentration, rate of application, and any use restrictions required by the label of the herbicide or specific pesticide; 2. The date and time of the pesticide application; 3. The pesticide label; and 4. The name and telephone number of the pesticide business licensee and the name of the licensed applicator providing pesticide services. B. A licensee is exempt from the provisions in subsection (A), as prescribed by A.R.S. § 36-898(C).	R9-5-310. Pesticides A. A licensee shall make written pesticide information available to a parent, upon a parent's request, at least 48 hours before a pesticide application occurs on facility premises, containing the: 1. Brand, concentration, rate of application, and any use restrictions required by the label of the herbicide or specific pesticide; 2. Date and time of the pesticide application; 3. Pesticide label, which includes the written, printed, or graphic matter approved by the United States Environmental Protection Agency on or attached to, a pesticide container; and 4. Name and telephone number of the pesticide business licensee and the name of the licensed applicator, who complies with A.A.C. R3-8-201(C), providing pesticide services. B. A licensee is exempt from the provisions in subsection (A), as prescribed by A.R.S. § 36-898(C).

Topic	Old	New
ARTICLE 4.	R9-5-401. Staff Qualifications	R9-5-401.Staff Qualifications
FACILITY	A licensee shall ensure that staff members	A licensee shall ensure that staff members
STAFF	meet the following qualifications for	meet the following qualifications for
	employment or volunteer service at a facility:	employment or volunteer service at a facility:
	A facility director is 21 years of age	1. A facility director is 21 years of age or
	or older and provides the licensee	older and provides the licensee with
	with documentation of one of the	documentation of one of the following:
	following:	a. At least 24 months of child care
	a. At least 24 months of child	experience, a high school or
	care experience, a high	high school equivalency
	school or high school	diploma, and
	equivalency diploma, and:	i. Six credit hours or more
	i. Six credit hours or	in early childhood, child
	more in early	development, or a
	childhood, child	closely-related field from
	development, or a	an accredited college or
	closely-related field	university; or
	from an accredited	ii. At least 60 actual hours
	college or university; or	of instruction, provided
	ii. At least 60 actual hours	in conferences,
	of instruction, provided	seminars, lectures, or
	in conferences,	workshops in early
	seminars, lectures, or	childhood, child
	workshops in early	development, or a
	childhood, child	closely-related field, and
	development, or a	an additional 12 hours
	closely-related field,	of instruction, provided
	and an additional 12	in conferences,
	hours of instruction,	seminars, lectures, or
	provided in	workshops in the area
	conferences, seminars,	of program
	lectures, or workshops	administration, planning,
	in the area of program	development, or
	administration,	management;
	planning, development,	b. At least 18 months of child care
	or management;	experience; and
	b. At least 18 months of child	i. An N.A.C., C.D.A., or
	care experience and:	C.C.P. credential; or
	i. An N.A.C., C.D.A., or	ii. At least 24 credit hours
	C.C.P. credential; or	from an accredited
	ii. At least 24 credit hours	college or university,
	from an accredited	including at least six
	college or university,	credit hours in early
	including at least six	childhood, child
	credit hours in early	development, or a
	childhood, child	closely-related field;
	development, or a	c. At least six months of child care
	closely-related field;	experience and an associate
		degree from an accredited

Topic	Old	New
Topic	c. At least six months of child care experience and an associate degree from an accredited college or university in early childhood, child development, or a closely-related field; or d. At least three months of child care experience and a bachelor degree from an accredited college or university in early childhood, child development, or a closely-related field; 2. A facility director's designee is 21 years of age or older and provides the licensee with documentation of one of the following: a. At least 12 months of child care experience, a high school or high school equivalency diploma, and: i. Three credit hours or more in early childhood, child development, or a closely-related field from an accredited college or university, or ii. At least 30 actual hours of instruction, provided in conferences, seminars, lectures, or workshops in early childhood, child development, or a closely-related field; b. At least 12 months of child care experience and: i. An N.A.C., C.D.A., or C.C.P. credential; or ii. ii At least 24 credit hours from an accredited college or university, including at	New college or university in early childhood, child development, or a closely-related field; or d. At least three months of child care experience and a bachelor's degree from an accredited college or university in early childhood, child development, or a closely-related field; 2. A facility director's designee is 21 years of age or older and provides the licensee with documentation of one of the following: a. At least 12 months of child care experience, a high school or high school equivalency diploma; and i. Three credit hours or more in early childhood, child development, or a closely-related field from an accredited college or university; or ii. At least 30 actual hours of instruction, provided in conferences, seminars, lectures, or workshops in early childhood, child development, or a closely-related field; b. At least 12 months of child care experience; and i. An N.A.C., C.D.A., or C.C.P. credential; or ii. ii At least 24 credit hours from an accredited college or university, including at least six credit hours in early childhood, child development, or a closely-related field; c. At least six months of child care experience and an associate degree from an accredited
	early childhood, child	

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Topic	development, or a closely-related field; c. At least six months of child care experience and an associate degree from an accredited college or university in early childhood, child development, or a closely-related field; or d. At least three months of child care experience and a bachelor degree from an accredited college or university in early childhood, child development, or a closely-related field; 3. A teacher-caregiver is 18 years of age or older and provides the licensee with documentation of one of the following: a. Six months of child care experience and: i. A high school diploma or high school equivalency diploma; or ii. At least 12 credit hours from an accredited college or university, including at least six credit hours in early childhood, child development, or a closely-related field; b. Associate or bachelor degree from an accredited college or university in early childhood, child development, or a closely-related field; or c. N.A.C., C.D.A., or C.C.P. credential; 2. An assistant teacher-caregiver is 16	childhood, child development, or a closely-related field; or d. At least three months of child care experience and a bachelor's degree from an accredited college or university in early childhood, child development, or a closely-related field; 3. A child educator is 18 years of age or older and provides the licensee with documentation of one of the following: a. Six months of child care experience if working with enrolled children five years old and younger, or three months of child care experience if working with school-aged children; and i. A high school diploma or high school equivalency diploma; or ii. At least 12 credit hours from an accredited college or university, including at least six credit hours in early childhood, child development, or a closely-related field; b. Associate or bachelor's degree from an accredited college or university in early childhood, child development, or a closely-related field; or c. N.A.C., C.D.A., or C.C.P. credential; 4. An assistant child educator is 16 years of age or older and provides the licensee with documentation of one of the following: a. Current and continuous enrollment in high school or a high school equivalency class; b. High school or high school
	years of age or older and provides the licensee with documentation of one of the following:	equivalency diploma; c. Enrollment in vocational rehabilitation, as defined in A.R.S. § 23-501; or

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	a. Current and continuous enrollment in high school or a high school equivalency class; b. High school or high school equivalency diploma; c. Enrollment in vocational rehabilitation, as defined in A.R.S. § 23-501; d. Employment as a teachercaregiver aide for 12 months; or e. Service as a volunteer in a child care facility for 12 months; 3. A teacher-caregiver aide is 16 years of age or older; 4. A student-aide provides the licensee with documentation of participation in: a. An educational, curriculum-based course in child development, parenting, or guidance counseling; or b. A vocational education or occupational development program; and 5. A volunteer is 15 years of age or older.	d. Employment or service as a volunteer in a licensed child care facility for 12 months; 5. A child educator aide is 16 years of age or older; 6. A student-aide provides the licensee with documentation of participation in: a. An educational, curriculumbased course in child development, parenting, or guidance counseling; or b. A vocational education or occupational development program; and 7. A volunteer is 15 years of age or older.
ARTICLE 4. FACILITY STAFF	R9-5-403. Training Requirements A. Within 10 calendar days of the starting date of employment or volunteer service, a licensee shall provide, and each staff member who provides child care services shall complete, training for new staff members that includes all of the following: 1. Facility philosophy and goals; 2. Names and ages of and developmental expectations for enrolled children for whom the staff member will provide child care services; 3. Health needs, nutritional requirements, any known allergies, and information about adaptive devices of enrolled children for whom	R9-5-403. Training Requirements A. Within 10 calendar days of the starting date of employment or volunteer service, a licensee shall provide, and each staff member who provides child care services shall complete, training for new staff members that includes all of the following: 1. Facility philosophy and goals; 2. Names and ages of and developmental expectations for enrolled children for whom the staff member will provide child care services; 3. Health needs, nutritional requirements, any known allergies, and information about adaptive devices of enrolled children for whom the staff member will provide child care services; 4. Lesson plans;

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	the staff member will provide child care services;	Child guidance and methods of positive discipline, including
	4. Lesson plans;	separation;
	5. Child guidance and methods of	6. Hand washing techniques;
	discipline;	7. Diapering techniques and toileting, if
	6. Hand washing techniques;	assigned to diaper changing duties;
	Diapering techniques and toileting, if assigned to diaper changing duties;	8. Food preparation, service, sanitation, and storage, if assigned to food
	8. Food preparation, service, sanitation,	preparation;
	and storage, if assigned to food	9. If a staff member is assigned to
	preparation;	feeding infants, the preparation,
	9. If a staff member is assigned to	handling, and storage of infant formula
	feeding infants, the preparation,	and breast milk;
	handling, and storage of infant formula and breast milk;	 Recognition of signs of illness and infestation;
	 Recognition of signs of illness and infestation; 	 Child abuse or neglect detection, prevention, and reporting;
	11. Child abuse or neglect detection,	12. Accident and emergency procedures;
	prevention, and reporting;	13. Staff responsibilities as required by
	12. Accident and emergency procedures;13. Staff responsibilities as required by	A.R.S. Title 36, Chapter 7.1, Article 1 and this Chapter;
	A.R.S. Title 36, Chapter 7.1, Article 1	14. Sun safety policies and procedures;
	and this Chapter;	15. Safety in outdoor activity areas;
	14. Sun safety policies and procedures;	16. Transportation procedures, if
	15. Safety in outdoor activity areas;	applicable;
	16. Transportation procedures, if	17. Field trip procedures, if applicable;
	applicable; and	18. Infant tummy time, if applicable;
	17. Field trip procedures, if applicable.	19. Prevention of sudden infant death
	B. A licensee shall ensure that:1. Each staff member who provides child	syndrome and use of safe sleeping practices, if applicable; and
	care services completes 18 or more	20. Prevention of shaken baby syndrome,
	actual hours of training every 12	pediatric abusive head trauma, and
	months after the effective date of this	child maltreatment.
	Chapter or the staff member's starting	B. A licensee shall ensure that:
	date of employment or volunteer	Each staff member who provides child
	service in at least two topics listed in this subsection:	care services completes 24 or more
	a. Child growth and	clock hours of training every 12 months after the effective date of this Chapter
	development, including:	or the staff member's starting date of
	i. Infant growth and	employment or volunteer service in at
	development, which	least two topics listed below:
	may include sudden	a. Child growth and development,
	infant death syndrome	including:
	prevention;	i. Infant growth and
	ii. Developmental	development, including
	psychology;	sudden infant death
	iii. Language development;	syndrome prevention and safe sleeping
	development,	practices;
		ριαυίίοσο,

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	iv. Observation and child	ii. Brain development;
	assessment;	iii. Basic child
	v. Developmentally-	development, including
	appropriate activities;	cognitive, social,
	vi. Child guidance and	emotional, and physical,
	methods of discipline	as well as approaches
	which may include	to learning;
	training on the	iv. Language development;
	appropriate techniques	v. Observation and child
	to prevent a child from	assessment;
	harm or to prevent the	vi. Developmentally-
	child from harming	appropriate activities;
	others; and	vii. Child guidance and
	vii. Developmentally- appropriate activity	methods of positive discipline which may
	areas;	include techniques to
	b. Health and safety issues,	promote healthy social-
	including:	emotional development
	i. Accident and	and reduce challenging
	emergency	behaviors; or
	procedures, including	viii. Developmentally-
	CPR and first aid for	appropriate activity
	infants and children;	areas.
	ii. Recognition of signs of	b. Health and safety issues,
	illness and infestation;	including:
	iii. Nutrition and	 Accident and emergency
	developmentally-	procedures, including CPR
	appropriate eating	and first aid for infants and
	habits;	children;
	iv. Child abuse detection,	ii. Recognition of signs of
	reporting, and	illness and infestation;
	prevention;	iii. Nutrition and
	v. Safety of indoor and	developmentally-
	outdoor activity areas;	appropriate eating habits;
	and vi. Sun safety policies and	iv. Child abuse detection,
	procedures;	reporting, and prevention; v. Safety of indoor and
	c. Program administration,	outdoor activity areas;
	planning, development, or	vi. Sun safety policies and
	management; and	procedures;
	d. Availability of community	vii. Water safety;
	services and resources,	viii. Prevention and control of
	including those available to	infectious diseases,
	children with special needs;	including immunization:
	and	ix. Prevention and response to
	3. As part of the required 18 hours of	emergencies due to food
	training in subsection (B)(1):	and allergic reactions,
	a. A staff member who has	including anaphylactic
	less than 12 months of	shock;

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	child care experience before the staff member's starting date, completes at least 12 hours in one or more of the topics in subsection (B)(1)(a) in the staff member's first 12	x. Building and physical premises safety, including identification of and protection from hazards that can cause bodily injury such as electrical hazards, bodies of water, and
	months at the facility; b. A staff member who has 12 months or more of child care experience, completes at least 6 hours in one or more of the topics in subsection	vehicular traffic; xi. Emergency preparedness, response, and recovery planning for emergencies resulting from a natural disaster or a human-caused event;
	(B)(1)(a) every 12 months after the staff member's starting date; c. A staff member who	xii. Administration of medication, consistent with standards for parental or guardian consent;
	provides child care services to an infant completes at least 6 hours in subsection (B)(1)(a)(i)	xiii. Handling and storage of hazardous materials and the appropriate disposal of biocontaminants;
	every 12 months after the staff member's starting date; and d. A facility director	xiv. Prevention of shaken baby syndrome, pediatric abusive head trauma, and child maltreatment; or
	completes at least 6 hours in subsection (B)(1)(c) every 12 months after the facility director's starting date.	xv. Physical restraint techniques. c. Program administration, planning, development, or
	C. A licensee shall ensure that documentation of a staff member's completion of training required by subsection	management; and d. Availability of community services and resources, including those available to
	(A) is signed by the facility director and dated. D. A licensee shall ensure that a staff member submits to the licensee documentation of training received as	children with a special health care need or a disability; and 2. As part of the required 24 hours of training in subsection (B)(1):
	required by subsection (B) to the licensee as the training is completed. E. A licensee shall ensure that a staff	A staff member who has less than 12 months of child care experience before the staff
	member required by R9-5-301(G) meets all of the following: 1. The staff member obtains first aid training specific to infants and children,	member's starting date, completes at least 12 hours in one or more of the topics in subsection (B)(1)(a) in the staff member's first 12 months at the
	The staff member obtains CPR training specific to infants and children, which includes a	facility; b. A staff member who has 12 months or more of child care

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	demonstration of the staff member's ability to perform CPR, 3. The staff member maintains current training in first aid and CPR, and 4. The staff member provides the licensee with a copy of the front and back of the current card issued to the staff member upon completing first aid and CPR training as proof of completion of the requirements of this subsection.	experience, completes at least six hours in one or more of the topics in subsection (B)(1)(a) every 12 months after the staff member's starting date; c. A staff member who provides child care services to an infant completes at least six hours in subsection (B)(1)(a)(i) every 12 months after the staff member's starting date; and d. A facility director completes at least six hours in subsection (B)(1)(c) every 12 months after the facility director's starting date. e. A child educator for schoolaged children shall complete six of the 24 hours of training within the first three months of hire. C. A licensee shall ensure that documentation of a staff member's completion of training required by subsection (A) is signed by the facility director and dated. D. A licensee shall ensure that a staff member submits to the licensee documentation of training received as required by subsection (B) to the licensee as the training is completed. E. A licensee shall ensure that a staff member, as required by R9-5-301(G): 1. Obtains adult and pediatric first aid certification; 2. Obtains adult and pediatric CPR certification, which includes a demonstration of the staff member's ability to perform CPR; 3. Maintains current certification in adult and pediatric first aid and CPR; and 4. Provides the licensee with a copy of the front and back of the current card issued to the staff member upon completing adult and pediatric first aid and CPR training as proof of completion of the requirements of this subsection.
ARTICLE 4. FACILITY STAFF	R9-5-404. Staff-to-Children Ratios	R9-5-404. Staff-to-Children Ratios

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	following staff-to-children ratios are maintained at all times when providing child		A. A licensee shall ensure that at least the following staff-to-children ratios are maintained at all times when providing child care services to enrolled children:	
	Age Group	Staff: Children	Age Group	Staff: Children
	Infants	1:5 or 2:11	Infants	1:5 or 2:11
	1-year-old children	1:6 or 2:13	1-year-old children	1:6 or 2:13
	2-year-old children	1:8	2-year-old children	1:8
	3-year-old children	1:13	3-year-old children	1:13
	4-year-old children	1:15	4-year-old children	1:15
	5-year-old children not school-age	1:20	5-year-old children not school-age	1:20
	School-age children	1:20	School-age children	1:20
	B. A licensee shall: 1. Determine and maintain the required staff-to-children ratio for each group of enrolled children based on the age of the youngest child in the group; 2. Allow a volunteer qualified as a director, teacher-caregiver, or an assistant-teacher caregiver to be counted as staff in staff-to-children ratios; and 3. Not allow a student-aide or an individual qualified as a teacher-caregiver-aide to be counted as staff in staff-to-children ratios. C. A licensee shall ensure that: 1. When there are six or more enrolled children present in a facility, the following individuals are present in the facility: a. A facility director or a director's designee who meets the requirements in R9-5-401 for a director's designee; and b. One additional staff member; 2. When five or fewer enrolled children are present in a facility, the facility director or director's designee who		staff-to-children enrolled child the youngest 2. Only allow and director, child child educators staff-to-children. C. A licensee shall enare: 1. Six or more enare a facility, the present in the anare and design required directors. 2. Five or fewer present in a facility, and	nsure that when there nrolled children present in following individuals are

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	meets the requirements in R9-5-401 is present in the facility, and an additional staff member is available by telephone or other equally expeditious means and able to reach the facility within 15 minutes after notification; and 3. When six or more enrolled children are present in a facility, an infant is not placed for supervision with a child who is not an infant. D. A licensee shall ensure that a staff member assigned to provide child care services to enrolled children does not perform duties that may affect the staff member's ability to provide child care services to the enrolled children. E. In addition to maintaining the required staff-to-children ratios, a licensee shall ensure that: 1. Staff members are present on facility premises to perform facility administration, food preparation, food service, and maintenance responsibilities; and 2. Facility maintenance does not depend on the work of enrolled children. F. If a licensee conducts swimming activities at a swimming pool, the licensee shall ensure that there is a lifeguard on the premises who has current lifeguard certification that includes a demonstration of the lifeguard's ability to perform CPR. If the lifeguard is a staff member, the staff member cannot be counted in the staff-to-children ratios required by subsection (A).	 3. Six or more enrolled children are present in a facility, an infant is not placed for supervision with a child who is not an infant. D. A licensee shall ensure that a staff member assigned to provide child care services to enrolled children does not perform duties that may affect the staff member's ability to provide child care services to the enrolled children. E. In addition to maintaining the required staff-to-children ratios, a licensee shall ensure that: Staff members are present on facility premises to perform facility administration, food preparation, food service, and maintenance responsibilities; and Facility maintenance does not depend on the work of enrolled children. If a licensee conducts swimming activities at a swimming pool, the licensee shall ensure that there is a lifeguard on the premises who has current lifeguard certification that includes a demonstration of the lifeguard's ability to perform CPR. If the lifeguard is a staff member, the staff member cannot be counted in the staff-to-children ratios required by subsection (A).
ARTICLE 5. FACILITY PROGRAM AND EQUIPMENT	R9-5-501. General Child Care Program, Equipment, and Health and Safety Standards A. A licensee shall ensure that: 1. In addition to complying with the requirements in this Chapter, the health, safety, or welfare of an enrolled child is not placed at risk of harm; 2. Except for an enrolled school-age child, drinking water is provided sufficient for the needs of and accessible to each enrolled child	R9-5-501. General Child Care Program, Equipment, and Health and Safety Standards A. A licensee shall ensure that: 1. In addition to complying with the requirements in this Chapter, the health, safety, or welfare of an enrolled child is not placed at risk of harm; 2. The facility does not allow enrolled children to mix with non-enrolled children on licensed facility premises; 3. For enrolled infants and children five-years or younger, drinking water is

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	in both indoor and outdoor activity areas;	available to meet the needs of each enrolled child;	
	 For an enrolled school-age child, if drinking water is not accessible in an indoor or outdoor activity area, 	 For an enrolled school-age child, if drinking water is not accessible in an indoor or outdoor activity area, drinking 	
	drinking water sufficient to meet the individual needs of each enrolled school-aged child is	water sufficient to meet the individual needs of each enrolled school-aged child is available;	
	available; 4. An enrolled child is placed in an age-appropriate or	 An enrolled child is placed in an age- appropriate or developmentally- appropriate group; 	
	developmentally-appropriate group;	Indoor activity areas used by enrolled children are decorated with age-	
	 Indoor activity areas used by enrolled children are decorated with age-appropriate articles such as mirrors, bulletin boards, 	appropriate articles such as mirrors, bulletin boards, pictures, and posters;7. Age-appropriate toys, materials, and equipment are provided to enable each	
	pictures, and posters; 6. Age-appropriate toys, materials, and equipment are provided to enable each enrolled child to	enrolled child to participate in an activity;8. Storage space is provided in the facility for indoor and outdoor toys, materials,	
	participate in an activity; 7. Storage space is provided in the facility for indoor and outdoor toys,	and equipment in areas accessible to enrolled children;9. Clean clothing is available to an	
	materials, and equipment in areas accessible to enrolled children;	enrolled child when the enrolled child needs a change of clothing; 10. If a ctoff member places on enrolled	
	 Clean clothing is available to an enrolled child when the enrolled child needs a change of clothing; 	10. If a staff member places an enrolled child in a feeding chair when feeding the enrolled child the:	
	 If a staff member places an enrolled child in a feeding chair when feeding the enrolled child: 	a. Feeding chair is constructed to prevent toppling;b. Tray or feeding surface of the	
	a. The feeding chair is constructed to prevent toppling;	feeding chair is smooth and free of cracks; and c. Staff member:	
	b. The tray or feeding surface of the feeding chair is smooth and free of cracks;	i. Cleans the feeding chair before and after each enrolled child's use;	
	and c. The staff member:	ii. Sanitizes the tray or feeding surface before	
	i. Cleans the feeding chair before and after each enrolled	and after each enrolled child's use; and iii. If the feeding chair was	
	child's use; ii. Sanitizes the tray or	manufactured with a safety strap, fastens the	
	feeding surface before and after each enrolled child's	feeding chair's safety strap while the enrolled child is in the feeding	
	use; and	chair;	

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	iii. If the feeding chair was manufactured with a safety strap, fastens the feeding	11. For enrolled children one to five years old, at least one indoor activity area in the facility is equipped with at least one cot or mat, a sheet, and a blanket,
	chair's safety strap while the enrolled child is in the	where an enrolled child can rest quietly away from other enrolled children; 12. The facility premises, including the
	feeding chair; 10. At least one indoor activity area in the facility is equipped with at	buildings, are maintained free from hazards; 13. Toys and play equipment, required in
	least one cot or mat, a sheet, and a blanket, where an enrolled child can rest quietly away from other	this Article, are maintained: a. Free from hazards, and b. In a condition that allows the
	enrolled children; 11. Outdoor activities are scheduled to allow not less than 75 square	toy or play equipment to be used for the original purpose of the toy or play equipment;
	feet for each enrolled child occupying the facility's outdoor activity area or indoor activity area	14. Temperatures are maintained between 68° F and 82° F in each room used by enrolled children;
	substituted for outdoor activity area at any time; 12. The facility premises, including the	15. In rooms used for napping, the lighting must be dim during nap time to promote an atmosphere conducive to
	buildings, are maintained free from hazards; 13. Toys and play equipment,	sleep but must be bright enough for supervision of children; 16. Each enrolled child's toothbrush,
	required in this Article, are maintained: a. Free from hazards, and	comb, washcloth, cloth towel, and clothing are maintained in a clean condition and stored in an identified
	b. In a condition that allows the toy or play equipment to	space separate from those of other enrolled children;
	be used for the original purpose of the toy or play equipment;	17. Each enrolled child's pacifier is labeled with an identifier that is specific to the enrolled child and maintained in a
	14. Temperatures are maintained between 68° F and 82° F in each room used by enrolled children;	clean condition; 18. Except as provided in subsection (A)(19), the following are stored
	15. Except when an enrolled child is napping or sleeping, each room used by an enrolled child is maintained at a minimum of 30	separate from food storage areas and are inaccessible to an enrolled child: a. All materials and chemicals labeled as a toxic or flammable
	foot candles of illumination; 16. When an enrolled child is napping or sleeping in a room, the room is	substance; b. All substances that have a child
	maintained at a minimum of five foot candles of illumination;	warning label and may be a hazard to a child; and c. Lawn mowers, ladders, toilet
	17. Each enrolled child's toothbrush, comb, washcloth, cloth towel, and clothing is maintained in a clean condition and stored in an	brushes, plungers, and other facility equipment that may be a hazard to a child;
	טוועונוטוו מווע אטולע ווו מוו	19. Hand sanitizers when being:

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	identified space separate from	a. Stored, are stored separate	
	those of other enrolled children;	from food storage areas and	
	18. Each enrolled child's pacifier is	are inaccessible to enrolled	
	labeled with an identifier that is	children; and	
	specific to the enrolled child and	b. Provided for use, are	
	maintained in a clean condition;	accessible to enrolled children;	
	19. Except as provided in subsection	and	
	(A)(20), the following are stored	20. Except when used as part of an	
	separate from food storage areas	activity, the following are stored in an	
	and are inaccessible to an	area inaccessible to an enrolled child:	
	enrolled child:	a. Garden tools, such as a rake,	
	a. All materials and chemicals	trowel, and shovel; and	
	labeled as a toxic or	b. Cleaning equipment and	
	flammable substance;	supplies, such as a mop and	
	b. All substances that have a	mop bucket.	
	child warning label and may	B. A licensee shall ensure that a staff member:	
	be a hazard to a child; and	Supervises each enrolled child at all	
	c. Lawn mowers, ladders,	times;	
	toilet brushes, plungers,	2. Does not smoke, vape, or use tobacco:	
	and other facility equipment	a. On facility premises, except in	
	that may be a hazard to a	designated areas separated	
	child;	from the children; or	
	20. Hand sanitizers:	b. On a field trip or when	
	a. When being stored, are	transporting an enrolled child;	
	stored separate from food	3. Does not smoke marijuana or use	
	storage areas and are	marijuana, as specified in A.R.S. § 36-	
	inaccessible to enrolled	894;	
	children; and	4. Except for an enrolled child who can	
	b. When being provided for	change the enrolled child's own	
	use, are accessible to	clothing, changes an enrolled child's	
	enrolled children; and	clothing when wet or soiled;	
	21. Except when used as part of an	5. For enrolled children 12-months and	
	activity, the following are stored in	older, except as provided in subsection	
	an area inaccessible to an enrolled child:	(C), prepares, posts, and implements in each indoor activity area, a current	
	irden tools, such as a rake, trowel, and shovel;	schedule of children's age-appropriate	
	Huder tools, such as a rake, flower, and shover,	activities, including the times the	
	eaning equipment and supplies, such as a mop	following are provided:	
	d mop bucket.	a. Meals and snacks;	
	B. A toy or piece of play equipment, which is	b. Naps;	
	free from hazards and in a condition that	c. Indoor activities;	
	does not allow the toy or play equipment to	d. If weather and air quality	
	be used for the toy or play equipment's	permit, outdoor or large muscle	
	original purpose, may be in an activity area	development activities;	
	but is not counted as one of the toys or play	e. Quiet and active activities;	
	equipment required in this Article.	f. Teacher-directed activities;	
	C. A licensee shall ensure that a staff	g. Self-directed activities;	
	member:	h. Activities for individuals, groups	
		of five or fewer children, and	

Topic	Old	New	
	1. Supervises each enrolled child at all times; 2. Does not smoke or use tobacco: a) On facility premises, except in designated areas separated from the children; or b) On a field trip or when transporting an enrolled child; 3. Except for an enrolled child who can change the enrolled child's own clothing, changes an enrolled child's clothing when wet or soiled; 4. Except as provided in subsection (D), prepares and posts in each indoor activity area, a current schedule of children's age-appropriate activities, including the times the following are provided: a) Meals and snacks; b) Naps; c) Indoor activities; d) Outdoor or large muscle development activities; e) Quiet and active activities; f) Teacher-directed activities; g) Self-directed activities; h) Activities for individuals, groups of five or fewer children, and groups of six or more children; and i) Activities that develop small muscles; 5. Except as provided in subsection (D), prepares and posts a dated lesson plan in each indoor activity area for each calendar week, which is maintained on facility premises for 12 months after the lesson plan date and provides opportunities for each child to: j) Gain a positive self-concept; k) Develop and practice social skills; l) Think, reason, question, and experiment; m) Acquire language skills;	groups of six or more children; and i. Activities that develop small muscles; 6. For enrolled children five-years or younger, and except as provided in subsection (C), prepares, posts, and implements a dated lesson plan in each indoor activity area for each calendar week, which is maintained on facility premises for 12 months after the lesson plan date and provides opportunities for each child to: a. Gain a positive self-concept; b. Develop and practice social skills; c. Think, reason, question, and experiment; d. Acquire language skills; e. Develop physical coordination skills; f. Participate in structured large muscle physical activity; g. Develop habits that meet health, safety, and nutritional needs; h. Express creativity; i. Learn to respect cultural diversity of children and staff; j. Learn self-help skills; and k. Develop a sense of responsibility and independence; 7. If an activity in the lesson plan required in subsection (C)(6) includes screen time, include in the lesson plan the duration of the screen time in minutes; 8. If the schedule in subsection (C)(6) or lesson plan in subsection (C)(6) is not implemented, writes on the schedule or the lesson plan the activity that is implemented; 9. Does the following when a parent permits or asks a staff member to apply personal products on an enrolled child, such as petroleum jelly, diaper rash ointments, sun screen or sun block preparations, toothpaste, and baby diapering preparations:	

Topic	Old	New	
	n) Develop physical coordination	a. Obtains the enrolled child's	
	skills;	personal products from the	
	o) Participate in structured large	enrolled child's parent or, if the	
	muscle physical activity;	licensee provides the personal	
	p) Develop habits that meet	products for use by the enrolled	
	health, safety, and nutritional	child, obtains written approval	
	needs;	for use of the products from the	
	q) Express creativity;r) Learn to respect cultural	enrolled child's parent; b. Labels the personal products	
	diversity of children and staff;	with the enrolled child's name;	
	s) Learn self-help skills; and	and	
	t) Develop a sense of	c. Keeps the personal products	
	responsibility and	inaccessible to enrolled	
	independence;	children;	
	6. If an activity in the lesson plan	10. In an indoor activity area that does not	
	required in subsection (C)(5) includes	have a diaper changing area:	
	screen time, include in the lesson plan	a. Stores an enrolled child's wet	
	the duration of the screen time in	or soiled clothing in a sealed	
	minutes;	plastic bag labeled with the	
	7. Except as provided in subsection	enrolled child's name; and	
	(C)(8), implements the schedule in	b. Sends an enrolled child's wet or	
	subsection (C)(4) and lesson plan in	soiled clothing home with the	
	subsection (C)(5); 8. If the schedule in subsection (C)(4) or	enrolled child when the facility releases the enrolled child to	
	lesson plan in subsection (C)(4) or	the enrolled child's parent; and	
	implemented, writes on the schedule	11. Monitors an enrolled child for	
	or the lesson plan the activity that is	overheating or overexposure to the	
	implemented;	sun. If the enrolled child exhibits signs	
	9. Does the following when a parent	of overheating or overexposure to the	
	permits or asks a staff member to	sun, a staff member who has the first	
	apply personal products on an	aid training required by R9-5-403(E)	
	enrolled child, such as petroleum jelly,	shall evaluate and treat the enrolled	
	diaper rash ointments, sun screen or	child.	
	sun block preparations, toothpaste,	C. A licensee is not required to have a	
	and baby diapering preparations:	schedule required in subsection (C)(5) or a	
	u) Obtains the enrolled child's personal products from the	lesson plan required in subsection (C)(6) for an indoor activity area that is approved and	
	enrolled child's parent or, if	used:	
	the licensee provides the	By enrolled children only for:	
	personal products for use by	a. Snacks or meals, or	
	the enrolled child, obtains	b. A specific activity,	
	written approval for use of the	2. To provide child care services to	
	products from the enrolled	infants, or	
	child's parent;	3. As a substitute for an outdoor activity	
	v) Labels the personal products	area.	
	with the enrolled child's		
	name; and		

Topic	Old	New	
Topic	w) Keeps the personal products inaccessible to enrolled children; 10. When a parent permits, allows an enrolled school-age child to possess and use a topical sunscreen product without a note or prescription from a licensed health care professional. 11. In an indoor activity area that does not have a diaper changing area: x) Stores an enrolled child's wet or soiled clothing in a sealed plastic bag labeled with the enrolled child's name; and y) Sends an enrolled child's wet or soiled clothing home with the enrolled child when the facility releases the enrolled child to the enrolled child to the enrolled child to the enrolled child to the sun. If the enrolled child exhibits signs of overheating or overexposure to the sun. If the enrolled child exhibits signs of overheating or overexposure to the sun, a staff member who has the first aid training required by R9-5-403(E) shall evaluate and treat the enrolled child. D. A licensee is not required to have a schedule required in subsection (C)(4) or a lesson plan required in subsection (C)(5) for an indoor activity area that is approved and used: 1. By enrolled children only for: a) Snacks or meals, or b) A specific activity; 2. To provide child care services to infants; or 3. As a substitute for an outdoor activity area.	New	
ARTICLE 5. FACILITY PROGRAM AND EQUIPMENT	R9-5-502. Supplemental Standards for Infants A. A licensee providing child care services for infants shall:	R9-5-502 Supplemental Standards for Infants A. A licensee providing child care services for infants shall: 1. Provide a wall-enclosed room for infants that provides exits required by R9-5-601(1);	

Topic	Old	New
Topic	 Provide a wall-enclosed room for infants that provides exits required by R9-5-601(1); Provide age-appropriate active and quiet activities for each infant; Provide age-appropriate indoor and outdoor activities for each infant; Permit an infant to maintain the infant's pattern of sleeping and waking; Develop, document, and implement tummy time policies and procedures that: Provide an opportunity for a non-crawling infant to experience tummy time each day:	 Provide age-appropriate active and quiet activities for each infant; Provide age-appropriate indoor and outdoor activities for each infant; Permit an infant to maintain the infant's pattern of sleeping and waking; Develop, document, and implement tummy time policies and procedures that: Provide an opportunity for a non-crawling infant to experience tummy time each day:
	toys, or other soft products in the same floor space as the infant; and iv. Does not allow any	to be within reach of the infant; c. Require continuous interaction between a non-crawling infant and the staff member who is
	product specified in subsection (A)(5)(b)(iii) to be within reach of the infant; c. Require continuous interaction between a noncrawling infant and the staff member who is supervising	supervising the non-crawling infant during tummy time; d. Ensure, as an infant demonstrates ability and strength to control physical movement and greater sensory perception and social interaction, an assigned staff

Topic	Old	New
6. Prov an ii mus an c by ii olde 7. Prov equ	the non-crawling infant during tummy time; d. Ensure, as an infant demonstrates ability and strength to control physical movement and greater sensory perception and social interaction, an assigned staff member provide a tummy-time period to: i. A 2 - 3 month old infant of no more than 15 minutes; ii. A 3 - 4 month old infant of no more than 20 minutes; and iii. A 5 - 6 month old infant of 20 minutes; and e. Ensure a non-crawling infant's tummy time period specified in subsection (A)(5)(d): vii. Is determined by the assigned staff member's assessment of the infant; viii. Is gradually increased as the infant's ability, strength, and perception increases; and v. iii. Does not exceed tummy time periods specified in subsection (5)(D)(i) through (iii); vide an outdoor activity area or ndoor activity area for large scle development substituted for outdoor activity area that is used offants when enrolled children er than infants are not present; vide space, materials, and ipment in an infant room that udes the following:	New member provide a tummy-time period to a: i. 2 - 3 month old infant of no more than 15 minutes; ii. 3 - 4 month old infant of no more than 20 minutes; and iii. 5 - 6 month old infant of 20 minutes; and e. Ensure a non-crawling infant's tummy time period specified in subsection (A)(5)(d): i. Is determined by the assigned staff member's assessment of the infant; ii. Is gradually increased as the infant's ability, strength, and perception increases; and iii. Does not exceed tummy time periods specified in subsection (5)(D)(i) through (iii). 6. Provide an outdoor activity area or an indoor activity area for large muscle development substituted for an outdoor activity area that is used by infants when enrolled children older than infants are not present; 7. Provide space, materials, and equipment in an infant room that includes the following: a. An area with nonabrasive flooring for sitting, crawling, and playing; b. Toys, materials, and equipment, that are too large for a child to swallow and free from sharp edges and points, in a quantity sufficient to meet the needs of the infants in attendance that include: i. Toys to enhance physical development such as toys for stacking, pulling, and

Topic	Old	New
	a. An area with non-abrasive	ii. Soft toys;
	flooring for sitting, crawling,	iii. Books;
	and playing;	iv. Toys to enhance visual
	b. Toys, materials, and	development such as
	equipment, that are too large	crib mobiles and activity
	for an infant to swallow and	mats with an object or
	free from sharp edges and	objects suspended
	points, in a quantity sufficient	above the infant's head;
	to meet the needs of the	and
	infants in attendance that	v. Unbreakable mirrors;
	include: i. Toys to enhance	and c. At least one adult-size chair for
	i. Toys to enhance physical	use by a:
	development	i. Staff member when
	such as toys for	holding or feeding an
	stacking, pulling,	infant, or
	and grasping;	ii. Nursing mother when
	ii. Soft toys;	breastfeeding her infant;
	iii. Books;	8. Provide a crib for each infant that:
	iv. Toys to enhance	 a. Has bars or openings spaced
	visual	no more than 2 3/8 inches apart
	development	and a crib mattress measured
	such as crib	to fit not more than 1/2 inch
	mobiles and	from the crib side;
	activity mats with	b. Has a commercially
	an object or	waterproofed mattress; and
	objects suspended above	c. Is furnished with only a clean, sanitized, crib-size bottom fitted
	the infant's head;	sheet;
	and	9. Prohibit the use of stacked cribs;
	v. Unbreakable	10. Ensure that an occupied crib with a
	mirrors; and	crib side that does not have a non-
	c. At least one adult-size chair	porous barrier is placed at least 2 feet
	for use by a:	from another occupied crib side that
	i. Staff member when	does not have a non-porous barrier;
	holding or feeding an	and
	infant; or	11. Label each food container received
	ii. Nursing mother when	from the parent with the infant's name.
	breastfeeding her	B. A licensee providing child care services for
	infant;	infants shall not:
	7. Provide a crib for each infant that:	Allow an infant room to be used as a
	a. Has bars or openings spaced no more than 2-3/8 inches	passageway to another area of the facility;
	apart and a crib mattress	2. Permit an infant who is awake to
	measured to fit not more than	remain for more than 30 consecutive
	1/2 inch from the crib side;	minutes in a crib, swing, feeding chair,
	b. Has a commercially	infant seat, or any equipment that
	waterproofed mattress; and	confines movement;
	, ,	3. Permit an infant to use a walker;

Topic	Old	New
Topic	c. Is furnished with clean, sanitized, crib-size bedding, including a fitted sheet and top sheet or a blanket; 8. Prohibit the use of stacked cribs; 9. Ensure that an occupied crib with a crib side that does not have a non-porous barrier is placed at least two feet from another occupied crib side that does not have a non-porous barrier; and vi. 11. Label each food container received from the parent with the infant's name. B. A licensee providing child care services for infants shall not: 1. Allow an infant room to be used as a passageway to another area of the facility; 2. Permit an infant who is awake to remain for more than 30 consecutive minutes in a crib, swing, feeding chair, infant seat, or any equipment that confines movement; 3. Permit an infant to use a walker; or 4. Allow screen time in an infant room. C. A licensee shall ensure that: 1. A staff member providing child care services in an infant room: a) Plays and talks with each infant; b) Holds and rocks each infant; c) Responds immediately to each infant; distress signals; d) Keeps dated, daily, documentation of each infant including: i. A description of any activities the infant participated in, ii. The infant's food consumption,	New 4. Allow screen time in an infant room; 5. Shake an infant or child, or cause pediatric abusive head trauma 6. Permit an infant to sleep with other children; or 7. Permit an infant to sleep in a playpen, pack and play, car seat, stroller, swing, bouncer, high chair, or other equipment not intended for sleep purposes. C. A licensee shall ensure that: 1. A staff member providing child care services in an infant room: a. Plays and talks with each infant; b. Holds and rocks each infant; c. Responds immediately to each infant's distress signals; d. Keeps dated and timed, daily, documentation of each infant including: i. A description of any activities the infant participated in, ii. The infant's food consumption, iii. Diaper changes, and iv. Tummy time; e. Maintains the documentation in subsection (C)(1)(d) on facility premises for 12 months after the date on the documentation; f. Provides a copy of the documentation in subsection (C)(1)(d) to the infant's parent upon request; g. Does not allow bumper pads, pillows, comforters, sheepskins, stuffed toys, or other soft products in a crib when an infant is in the crib; h. Cleans and sanitizes each crib and mattress used by an infant when soiled; i. Changes, cleans, and sanitizes each crib sheet before use by another infant, when soiled, or at least once every 24 hours;

Topic	Old	New	
Topic	iii. Diaper changes, and iv. Tummy time; e) Maintains the documentation in subsection (C)(1)(d) on facility premises for 12 months after the date on the documentation; f) Provides a copy of the documentation in subsection (C)(1)(d) to the infant's parent upon request; g) Does not allow bumper pads, pillows, comforters, sheepskins, stuffed toys, or other soft products in a crib when an infant is in the crib; h) Cleans and sanitizes each crib and mattress used by an infant when soiled; i) Changes each crib sheet and blanket before use by another enrolled child, when soiled, or at least once	j. Places an infant to sleep on the infant's back, unless the infant's parent submits written instructions from the infant's health care provider that states otherwise; k. Obtains written, current, signed, and dated dietary instructions from a parent or health care provider regarding the method of feeding and types of foods to be prepared or fed to an infant at the facility; l. Posts the current written dietary instructions in the infant room and the kitchen and maintains the instructions on facility premises for 12 months after the date of the instructions; and m. Follows the current written dietary instructions of a parent when feeding the infant; 2. A staff member providing child care services in an infant room does not: a. Place an infant directly on a waterproof mattress cover; or b. Place an infant to sleep using a positioning device that restricts movement, unless the infant's health care provider has instructed otherwise in writing; 3. When preparing, using, or caring for an infant's feeding bottles, a staff member: a. Labels each bottle received from the parent with the infant's name; b. Ensures that a bottle is	
	when soiled, or	name;	

Topi	Old		New
Topi	k)	to sleep on the infant's back, unless the infant's parent submits written instructions from the infant's health care provider that states otherwise; Obtains written, current, and dated dietary instructions from a parent or health care provider regarding the method of feeding and types of foods to be prepared or fed to an infant at the facility; Posts the current written dietary instructions in the infant room and the kitchen and maintains the instructions on facility premises for 12 months after the date of the instructions; and	instructions required by subsection (C)(1)(k) state otherwise; c. Empties and rinses bottles previously used by an infant; and d. Cleans and sanitizes a bottle, bottle cover, and nipple before reuse; and 4. When feeding an infant, a staff member: a. Provides an infant with food for growth and development that includes: i. Formula provided by the infant's parent or the licensee or breast milk provided by the infant's parent, following written instructions required by subsection (C)(1)(k); and ii. Cereal as requested by the infant's parent or health care provider; b. If the staff member prepares an infant's formula, prepares the infant's formula in a sanitary manner; c. Stores formula and breast milk in a sanitary manner at the facility; d. Does not mix cereal with formula and feed it to an infant from a bottle or infant feeder unless the written instructions required by
	n)	current written dietary instructions of a parent when feeding the infant;	subsection (C)(1)(k) state otherwise; e. Except for finger food, feeds solid food to an infant by spoon from an individual container;

Topic	Old	New	
	2. A staff member providing child care services in an infant room does not: a. Place an infant directly on a waterproof mattress cover; or b. Place an infant to sleep using a positioning device that restricts movement, unless the infant's health care provider has instructed otherwise in writing; 3. When preparing, using, or caring for an infant's feeding bottles, a staff member: a. Labels each bottle received from the parent with the infant's name; b. Ensures that a bottle is not: i. Heated in a microwave oven; ii. Propped for an infant feeding; or iii. Permitted in an infant's crib unless the written instructions required by subsection (C)(1)(I) state otherwise; c. Empties and rinses bottles previously used by an infant; and d. Cleans and sanitizes a bottle, bottle cover, and nipple before reuse; and 4. When feeding an infant, a staff member: a. Provides an infant with food for growth and development that includes: i. Formula provided by the infant's parent or the licensee or breast milk provided by the infant's parent following written instructions required by subsection (C)(1)(I); and ii. Cereal as requested by the infant's parent or health care provider;	f. Uses a separate container and spoon for each infant; g. Holds and feeds an infant under 6 months of age and an infant older than 6 months of age who cannot hold a bottle for feeding; and h. If an infant is no longer being held for feeding, seat the infant in a feeding chair or at a table with a chair that allows the infant to reach the food while sitting.	

Topic	Old	New
ARTICLE 5. FACILITY PROGRAM AND EQUIPMENT	b. If the staff member prepares an infant's formula, prepares the infant's formula in a sanitary manner; c. Stores formula and breast milk in a sanitary manner at the facility; d. Does not mix cereal with formula and feed it to an infant from a bottle or infant feeder unless the written instructions required by subsection (C)(1)(I) state otherwise; e. Except for finger food, feeds solid food to an infant by spoon from an individual container; f. Uses a separate container and spoon for each infant; g. Holds and feeds an infant under 6 months of age and an infant older than 6 months of age who cannot hold a bottle for feeding; and h. If an infant is no longer being held for feeding, seats the infant in a feeding chair or at a table with a chair that allows the infant to reach the food while sitting. R9-5-503. Standards for Diaper Changing A. A licensee shall ensure that each diaper changing area required in R9-5-601(4) contains:	R9-5-503 Standards for Children Needing Diaper Changing A. A licensee shall ensure that each diaper changing area required in R9-5-601(4)
	A nonabsorbent, sanitizable diaper changing surface that is:	contains: 1. A nonabsorbent, sanitizable diaper
	o) Seamless and	changing surface that is: a. Seamless and smooth, and
	smooth, and p) Kept clear of	b. Kept clear of items not required
	items not	for diaper changing;
	required for diaper	A hand-washing sink next to the diaper changing surface for staff use when
	changing;	changing diapers and for washing an
	2. A hand-washing sink next to the	enrolled child during or after diapering,
	diaper changing surface for staff use when changing diapers and for	that provides: a. Running water between 86° F
	washing an enrolled child during or	and 110° F,
	after diapering that provides:	b. Soap from a dispenser, and

Topic	Old	New
	a. Running water between 86° F	c. Single-use paper hand towels
	and 110° F,	from a dispenser;
	b. Soap from a dispenser, and	3. At least one waterproof, sanitizable
	c. Single-use paper hand towels	container with a waterproof liner and a
	from a dispenser;	tight fitting lid for soiled diapers; and
	3. At least one waterproof, sanitizable	4. At least one waterproof, sanitizable
	container with a waterproof liner and	container with a waterproof liner and a
	a tight fitting lid for soiled diapers;	tight fitting lid for soiled clothing. B. A licensee shall ensure that a staff member
	and	does not:
	 At least one waterproof, sanitizable container with a waterproof liner and 	1. Permit a bottle, formula, food, eating
	a tight fitting lid for soiled clothing.	utensil, or food preparation in a diaper
	B. A licensee shall ensure that a staff	changing area;
	member does not:	2. Draw water for human consumption
	Permit a bottle, formula, food, eating	from a diaper changing area sink; or
	utensil, or food preparation in a	3. Change diapers until food preparation
	diaper changing area;	duties have been completed for the
	2. Draw water for human consumption	day.
	from a diaper changing area sink; or	C. A licensee shall ensure that a written diaper
	3. Except as provided in subsection	changing procedure is posted and
	(C), if responsible for food	implemented in each diaper changing area.
	preparation, change diapers until	D. A licensee shall ensure that the written
	food preparation duties have been	diaper changing procedure in subsection (C)
	completed for the day.	states that an enrolled child's diaper is
	C. A staff member who provides child care	changed as soon as it is soiled, and that a
	services to an infant:	staff member, when diapering:
	 May throughout the time the staff 	 Uses a separate wash cloth and towel
	member provides child care services	only once for each enrolled child;
	to the infant:	Washes and dries the enrolled child
	 a. Change the infant's diaper, 	using the enrolled child's individual
	and	personal products labeled with the
	b. Prepare the infant's formula	enrolled child's name;
	or cereal; and	3. Uses single-use non-porous gloves;
	2. Is prohibited from other food	4. Washes the staff member's own hands
	preparation after changing the infant's	with soap and running water between
	diaper.	86° F and 110° F before and after each
	D. A licensee shall ensure that a written	diaper change;
	diaper changing procedure is posted and	5. Washes each enrolled child's hands
	implemented in each diaper changing area.	with soap and running water between
	E. A licensee shall ensure that the written	86° F and 110° F after each diaper
	diaper changing procedure in subsection (D) states that an enrolled child's diaper is	change;
	changed as soon as it is soiled, and that a	6. Cleans, sanitizes, and dries the diaper changing surface following each diaper
	staff member, when diapering:	change; and
	Uses a separate washcloth and towel	7. Uses single-use paper towels from a
	only once for each enrolled child;	dispenser to dry the diaper changing
	Washes and dries the enrolled child	surface or the hands of the enrolled
	using the enrolled child's individual	child or staff member.
	using the emoned office a marvidual	ornia or stair moniber.

Topic Old	New
Topic personal products labeled with the enrolled child's name; 3. Uses single-use non-porous glov. 4. Washes the staff member's own hands with soap and running wat between 86° F and 110° F before after each diaper change; 5. Washes each enrolled child's har with soap and running water betw 86° F and 110° F after each diaper change; 6. Cleans, sanitizes, and dries the daper changing surface following each diaper change; and 7. Uses single-use paper towels from dispenser to dry the diaper change surface or the hands of the enroll child or staff member. F. A licensee shall ensure that in an activate awith a diaper changing area: 1. The containers required in subsections (A)(3) and (A)(4) are inaccessible; and 2. A staff member: a. Documents each diaper change: i. For an infant, in the infant's dated, day documentation required in R9-5-502(C)(1)(d); or ii. For an enrolled chy who is not an infarting a dated diaper changing log; b. Maintains the diaper changing log on facility premises for 12 months at the date of the diaper changing log; c. Empties clothing soiled we feces into a flush toilet without rinsing; d. Places an enrolled child's clothing soiled by feces of urine in a plastic bag labe with the enrolled child's name, stores the clothing soiled child's name, stores the clothing contents and	E. A licensee shall ensure that in an activity area with a diaper changing area: 1. The container required in subsection (A)(3) and (4) are inaccessible, and 2. A staff member: a. Documents each diaper change with the date and time, for an: i. Infant, in the infant's dated, daily, documentation required in R9-5-502(C)(1)(d); or ii. Enrolled child who is not an infant, in a dated diaper changing log. b. Maintains the diaper changing log on facility premises for 12 months after the date of the diaper changing log; c. Empties clothing soiled with feces into a flush toilet without rinsing; d. Places an enrolled child's clothing soiled by feces or urine in a plastic bag labeled with the enrolled child's name, stores the clothing in a container used for this purpose, and sends the clothing home with the enrolled child's parent; and e. Removes disposable diapers and disposable training pants from a diaper changing area as needed or at least twice every 24 hours to a waste receptacle outside the facility building.

Topic	Old	New		
	purpose, and sends the clothing home with the enrolled child's parent; and e. Removes disposable diapers and disposable training pants from a diaper changing area as needed or at least twice every 24 hours to a waste receptacle outside the facility building.			
ARTICLE 5. FACILITY	R9-5-504. Supplemental Standards for 1- year-old and 2-year-old Children	R9-5-504. Supplemental Standards for 1-year- old and 2-year-old Children		
PROGRAM AND	A licensee providing child care services for 1-	A. A licensee providing child care services for		
EQUIPMENT	year-old and 2-year-old children shall: 1. Ensure that a staff member does not	1-year-old and 2-year-old children shall: 1. Ensure that a staff member does not		
	permit a 1-year-old or 2-year-old	permit a 1-year-old or 2-year-old		
	enrolled child who is awake to spend more than 30 minutes of consecutive	enrolled child who is awake to spend more than 30 minutes of consecutive		
	time in a crib, feeding chair, or other	time in a crib, feeding chair, or other		
	place of confinement;	place of confinement;		
	Consult with each enrolled child's parent to develop a plan for individual	Consult with each enrolled child's parent to develop an individual plan for		
	toilet training of the enrolled child and	toilet training of the enrolled child and		
	ensure that a staff member does not force toilet training on any enrolled child;	ensure that a staff member does not force toilet training on any enrolled child;		
	3. Ensure that each activity area has a	3. Ensure that each activity area has a		
	supply of age-appropriate toys,	supply of age-appropriate toys,		
	materials, and equipment that are too large for a child to swallow and free	materials, and equipment that are too large for a child to swallow and free		
	from sharp edges and points, in a	from sharp edges and points, in a		
	quantity sufficient to meet the needs of the enrolled children in attendance	quantity sufficient to meet the needs of the enrolled children in attendance		
	including: a) Art supplies;	including: a. Art supplies,		
	b) Books;	b. Books,		
	c) Rubber or soft plastic balls;	c. Rubber or soft plastic balls,d. Puzzles and toys to enhance		
	d) Puzzles and	manipulative skills,		
	toys to enhance manipulative	e. Blocks, f. Washable soft toys and dolls,		
	skills;	g. Musical instruments, and		
	e) Blocks; f) Washable soft	h. Indoor and outdoor equipment to enhance large muscle		
	toys and dolls;	development;		

Topic	Old	New		
	g) Musical instruments; and	Prohibit screen time in an activity area where child care services are provided to a 1-year-old child;		
	h) Indoor and outdoor	Not permit a 1-year-old or 2-year-old enrolled child to sleep with other		
	equipment to enhance large muscle	children; 6. Not permit a 1-year-old or 2-year-old enrolled child to sleep in a playpen,		
	development; 4. Prohibit screen time in an activity area where child care services are	pack and play, car seat, stroller, swing, bouncer, high chair, or other equipment not intended for sleep		
	provided to a one-year-old child; and 5. Ensure that: a. If finger food is served, the	purposes; 7. Not shake a child or cause pediatric abusive head trauma;		
	food is of a size and texture that does not present a choking hazard;	8. Use routine activities such as nap time, feeding, diapering, and toileting as opportunities for language		
	b. A staff member serves food to an enrolled child in a feeding chair or at a table	development and other learning; and 9. Ensure that: a. If finger food is served, the food		
	with a chair that allows the enrolled child to reach the food while sitting; c. If a child is fed with a bottle, a	is of a size and texture that does not present a choking hazard; b. A staff member serves food to		
	staff member complies with the requirements in R9-5- 502(C)(3); and	an enrolled child in a feeding chair or at a table with a chair that allows the enrolled child to		
	d. If a parent brings a sippy cup for the parent's enrolled child, the sippy cup is labeled with the enrolled child's name.	reach the food while sitting; c. If a child is fed with a bottle, a staff member complies with the requirements in R9-5-		
		502(C)(3); and d. If a parent brings a sippy cup for the parent's enrolled child, the sippy cup, as in a lidded drinking container that is		
		designed to be leak proof or leak-resistant and from which a child drinks through a spout or straw, is labeled with the enrolled child's name.		
ARTICLE 5. FACILITY PROGRAM	R9-5-505. Supplemental Standards for 3- year-old, 4-year-old, and 5-year-old Children A licensee providing child care services for 3-	R9-5-505. Supplemental Standards for 3-year- old, 4-year-old, and 5-year-old Children A. A licensee providing child care services for		
AND EQUIPMENT	year-old, 4-year-old, and 5-year-old children shall provide a supply of age-appropriate toys, materials, and equipment accessible to enrolled children in each activity area in a	3-year-old, 4-year-old, and 5-year-old children shall provide a supply of age-appropriate toys, materials, and equipment accessible to enrolled children in each activity area in a		

Topic	Old	New		
	quantity sufficient to meet the needs of the enrolled children in attendance including: 1. Art supplies, 2. Blocks, 3. Books and posters, 4. Toys and dress-up clothes, 5. Indoor and outdoor equipment to enhance large muscle development, 6. Puzzles and toys to enhance manipulative and categorization skills, 7. Science materials, and 8. Musical instruments.	quantity sufficient to meet the needs of the enrolled children in attendance including: 1. Art supplies, 2. Blocks, 3. Books and posters, 4. Toys and dress-up clothes, 5. Indoor and outdoor equipment to enhance large muscle development, 6. Puzzles and toys to enhance manipulative and categorization skills, 7. Science materials, and 8. Musical instruments. B. If applicable, a licensee providing child care services for 3-year-old, 4-year-old, and 5-year-old children shall consult with each enrolled child's parent to develop an individual plan for individual toilet training of the enrolled child and ensure that a staff member does not force toilet training on any enrolled child.		
ARTICLE 5. FACILITY PROGRAM AND EQUIPMENT	R9-5-506. Supplemental Standards for School-age Children A licensee providing child care services for school-age children shall: 1. Ensure that a staff member supervises an enrolled school-age child to and from a bathroom and allows the enrolled child privacy while in the bathroom; 2. Ensure that if an enrolled child remains in the bathroom for more than three minutes, the supervising staff member checks on the enrolled child to ensure the child's safety; 3. Provide age-appropriate toys, materials, and equipment accessible to enrolled children in each activity area in a quantity sufficient to meet the needs of the enrolled children in attendance including: a. Arts and crafts, b. Games, c. Puzzles and toys to enhance manipulative skills, d. Books, e. Science materials, f. Sports equipment, and	R9-5-506 Supplemental Standards for Schoolage Out-of-School Time Programs A. A licensee providing child care services for school-age children shall: 1. Ensure that a staff member supervises an enrolled school-age child to and from a bathroom and allows the enrolled child privacy while in the bathroom; 2. Ensure that if an enrolled child remains in the bathroom for more than three minutes, the supervising staff member checks on the enrolled child to ensure the child's safety; 3. Provide age-appropriate toys, materials, and equipment accessible to enrolled children in a quantity sufficient to meet the needs of the enrolled children in attendance including: a. Arts and crafts, b. Games, c. Puzzles and toys to enhance manipulative skills, d. Books, e. Science materials, f. Sports equipment, and g. Outdoor play equipment; 4. Provide enrolled school-age children with a quiet study area;		

Topic	Old	New
	g. Outdoor play equipment; and 4. Provide enrolled school-age children with a quiet study area	 Ensure that if drinking water is not accessible in an indoor or outdoor activity area, drinking water is available to meet the individual needs of each enrolled school-aged child; and Ensure that, when a parent permits, a staff member allows an enrolled school-age child to possess and use a topical sunscreen product without a note or prescription from a licensed health care professional. A school-age out-of-school time program provider shall: Operate after school, before school, or during a time when school is not in session; Serve school-age children; and Promote expanded childhood learning, enrichment, child and youth development, or educational, recreational, or character-building activities.
ARTICLE 5. FACILITY PROGRAM AND EQUIPMENT	R9-5-507. Supplemental Standards for Children with Special Needs A. A licensee providing child care services for a child with special needs shall: 1. Except as provided in subsection (A)(2), before a child with special needs receives child care services, obtain from the enrolled child's parent a copy of an existing individualized plan for the enrolled child that can be reviewed, adopted, and implemented by the licensee when providing child care services to the enrolled child that includes the following as needed for the enrolled child: a. Medication schedule; b. Nutrition and feeding instructions; c. Qualifications required of a staff member who feeds the enrolled child; d. Medical equipment or adaptive devices; e. Medical emergency instructions;	R9-5-507. Supplemental Standards for Children with a Special Health Care Need or a Disability A. A licensee providing child care services for a child with a special health care need or a disability shall: 1. Except as provided in subsection (A)(2), before a child with a special health care need or a disability receives child care services, obtain from the enrolled child's parent a copy of an existing individualized plan for the enrolled child that can be reviewed, adopted, and implemented by the licensee when providing child care services to the enrolled child that includes the following as needed for the enrolled child: a. Medication schedule; b. Nutrition and feeding instructions; c. Qualifications required of a staff member who feeds the enrolled child; d. Medical equipment or adaptive devices;

Topic	Old	New		
	f. Toileting and personal	e. Medical emergency		
	hygiene instructions;	instructions;		
	g. Specific child care services to be provided to the	f. Toileting and personal hygiene instructions;		
	enrolled child at the facility;	g. Specific child care services to		
	h. Information from health care	be provided to the enrolled		
	providers, including the	child at the facility;		
	frequency and length of any	h. Information from health care		
	prescribed medical	providers, including the		
	treatment or therapy;	frequency and length of any		
	i. Training required of a staff	prescribed medical treatment or		
	member to care for the	therapy;		
	enrolled child's special	i. Training required of a staff		
	needs; and	member to care for the enrolled		
	j. Participation in fire and	child's a special health care		
	emergency evacuation	need or a disability; and		
	drills;	j. Participation in practice drills;		
	2. If an enrolled child with special needs	2. If an enrolled child with a special health		
	does not have an existing	care need or a disability does not have		
	individualized plan, obtain from the	an existing individualized plan, obtain		
	enrolled child's parent written instructions for providing services to	from the enrolled child's parent written instructions for providing services to		
	the enrolled child until a written	the enrolled child until a written		
	individualized plan required in	individualized plan required in		
	subsection (A)(1) is developed by a	subsection (A)(1) is developed by a		
	team consisting of staff members, the	team consisting of staff members, the		
	enrolled child's parent, and health	enrolled child's parent, and health care		
	care providers that is completed within	providers, if applicable, that is		
	30 calendar days after the enrolled	completed within 30 calendar days		
	child's initial date of receiving child	after the enrolled child's initial date of		
	care services;	receiving child care services;		
	3. Maintain an enrolled child's current	3. Maintain an enrolled child's current		
	individualized plan on facility premises	individualized plan on facility premises		
	and if the current individualized plan	and if the current individualized plan		
	was developed according to subsection (A)(2), provide a copy to	was developed according to subsection (A)(2), provide a copy to		
	the enrolled child's parent; and	the enrolled child's parent; and		
	4. Ensure the individualized plan is	4. Ensure the individualized plan is		
	updated at least every 12 months	updated at least every 12 months after		
	after the date of the initial plan or as	the date of the initial plan or as		
	changes occur.	changes occur.		
	B. If an enrolled child with special needs who	B. If an enrolled child with a special health		
	is 18 months of age or older and does not	care need or a disability who is 18 months of		
	walk is placed in an infant group, a licensee	age or older and does not walk is placed in an		
	may move the enrolled child after the enrolled	infant group, a licensee may move the		
	child's parent and licensee determine that the	enrolled child after the enrolled child's parent		
	proposed move is developmentally-	and licensee determine that the proposed		
	appropriate.	move is developmentally-appropriate.		
	C. A licensee shall ensure that:	C. A licensee shall ensure that:		

Topic	Old	New		
TOPIC	1. When tube feeding an enrolled child, a staff member only uses: a. Commercially prepackaged formula in a ready-to-use state, b. Formula prepared by the enrolled child's parent and brought to the facility in an unbreakable container, or c. Breast milk brought to the facility in an unbreakable container; and 2. Only a staff member instructed by an enrolled child's parent or individual designated by the enrolled child's parent: a. Feeds the enrolled child using the enrolled child's tube-feeding apparatus; and b. Cleans the enrolled child's tube-feeding apparatus. D. A licensee shall provide an enrolled child with special needs with: 1. Developmentally-appropriate toys, materials, and equipment; and 2. Assistance from staff members to enable the enrolled child to participate in the activities of the facility. E. In addition to complying with the transportation requirements in R9-5-517, a licensee transporting an enrolled child with special needs in a wheelchair in a facility's motor vehicle shall ensure that: 1. The enrolled child's wheelchair is manufactured to be secured in a motor vehicle; 2. The enrolled child's wheelchair is secured in the motor vehicle using a minimum of four anchorages attached to the motor vehicle floor, and four securement devices, such as straps or webbing that have buckles and fasteners, that attach the wheelchair to the anchorages; 3. The enrolled child is secured in the wheelchair by means of a wheelchair restraint that is a combination of pelvic and upper body belts intended to	1. When tube feeding an enrolled child, a staff member only uses: a. Commercially prepackaged formula in a ready-to-use state, b. Formula prepared by the enrolled child's parent and brought to the facility in an unbreakable container, or c. Breast milk brought to the facility in an unbreakable container; and 2. Only a staff member instructed by an enrolled child's parent or individual designated by the enrolled child's parent: a. Feeds the enrolled child using the enrolled child's tube-feeding apparatus, and b. Cleans the enrolled child's tube-feeding apparatus, and b. Cleans the enrolled child's tube-feeding apparatus, and c. A licensee shall provide an enrolled child with a special health care need or a disability with: 1. Developmentally-appropriate toys, materials, and equipment; and 2. Assistance from staff members to enable the enrolled child to participate in the activities of the facility. E. In addition to complying with the transportation requirements in R9-5-517, a licensee transporting an enrolled child with a special health care need or a disability in a wheelchair in a facility's motor vehicle shall ensure that the enrolled: 1. Child's wheelchair is manufactured to be secured in a motor vehicle; 2. Child's wheelchair is secured in the motor vehicle using a minimum of four anchorages attached to the motor vehicle floor, and four securement devices, such as straps or webbing that have buckles and fasteners, that attach the wheelchair to the anchorages; 3. Child is secured in the wheelchair by means of a wheelchair restraint that is a combination of pelvic and upper body belts intended to secure a passenger in a wheelchair; and		

Topic	Old	New		
	secure a passenger in a wheelchair; and 4. The enrolled child's wheelchair is placed in a position in the motor vehicle that does not prevent access to the enrolled child in the wheelchair or passage to the front and rear in the motor vehicle. F. A licensee providing child care services for an enrolled child who uses a wheelchair or is not able to walk shall locate the enrolled child on the ground floor of the facility. G. If a child care facility requires a separate diaper changing area to allow privacy while providing diapering to an enrolled child with special needs, the licensee shall submit a written request for approval of the intended change to the Department according to R9-5-208 prior to adding a diaper changing area.	 4. Child's wheelchair is placed in a position in the motor vehicle that does not prevent access to the enrolled child in the wheelchair or passage to the front and rear of the motor vehicle. F. A licensee providing child care services for an enrolled child who uses a wheelchair or is not able to walk shall locate the enrolled child on the ground floor of the facility. G. If a child care facility requires a separate diaper changing area to allow privacy while providing diapering to an enrolled child with a special health care need or a disability, the licensee shall submit a written request for approval of the intended change to the Department according to R9-5-208 prior to adding a diaper changing area. 		
ARTICLE 5. FACILITY PROGRAM AND EQUIPMENT	 A. A licensee shall: Make breakfast available to an enrolled child who is present at a facility before 8:00 a.m., Serve lunch to an enrolled child who is present at a facility between 11:00 a.m. through 1:00 p.m., and Serve dinner to an enrolled child who is present from 5:00 p.m. through 7:00 p.m. and who will remain at the facility after 7:00 p.m. A licensee shall serve the following meals or snacks to an enrolled child present at a facility for the following periods of time: If an enrolled child is present two to four hours, one or more snacks; If an enrolled child is present during any of the meal times stated in subsection (A), a meal that meets the meal pattern requirements in subsection (C); If an enrolled child is present four to eight hours, one or more snacks and a meal; 	 R9-5-508. General Nutrition Standards A. A licensee shall: Make breakfast available to an enrolled child who is present at a facility before 8:00 a.m., Serve lunch to an enrolled child who is present at a facility between 11:00 a.m. through 1:00 p.m., and Serve dinner to an enrolled child who is present from 5:00 p.m. through 7:00 p.m. and who will remain at the facility after 7:00 p.m. A licensee shall serve the following meals or snacks to an enrolled child present at a facility if an enrolled child is present: For two to four hours, one or more snacks; During any of the meal times stated in subsection (A), a meal that meets the meal pattern requirements in subsection (C); For four to eight hours, one or more snacks and a meal; 		

Topic	Old	New			
Topic	 4. If an enrolled child is present nine or more hours, two snacks and one or more hours, two snacks and one or more meals; and 5. Before bedtime, one snack. C. If a licensee provides food, a licensee shall prepare and serve food according to the meal pattern requirements found in Table 5.1, "Meal Pattern Requirements for Children." D. If an enrolled child's parent provides food for the parent's enrolled child, the licensee shall provide milk or juice to the enrolled child if not provided by the parent. E. If a licensee plans and serves meals, the licensee shall ensure that the meals: Meet the age-appropriate nutritional requirements of an enrolled child; and For each calendar week, provide a variety of foods within each food group from the meal pattern requirements. If a licensee provides food, the licensee shall maintain on the facility premises at least a one day supply of food needed to provide the meals and snacks required by subsections (B) and (C) to each enrolled child attending the facility. G. In addition to the required daily servings of food stated in subsection (C), a licensee: Shall make second servings of food 	 4. For nine or more hours, two snacks and one or more meals; and 5. Before bedtime, one snack. C. If a licensee provides food, a licensee shall prepare and serve food according to the meal pattern requirements found in Table 5.1, "Meal Pattern Requirements for Children." D. If an enrolled child's parent provides food for the parent's enrolled child, the licensee shall provide milk or juice to the enrolled child if not provided by the parent. E. If a licensee plans and serves meals, the licensee shall ensure that the meals: Meet the age-appropriate nutritional requirements of an enrolled child; and For each calendar week, provide a variety of foods within each food group from the meal pattern requirements. If a licensee provides food, the licensee shall maintain on the facility premises at least a one day supply of food needed to provide the meals and snacks required by subsections (B) and (C) to each enrolled child attending the facility. G. In addition to the required daily servings of food stated in subsection (C), a licensee: Shall make second servings of food available to each enrolled child at meals and at snack time, 			

Topic	Old				N	lew		
	2. Vegetable, fruit, or both	1/4 cup	1/2 cup	1/2 cup	3. Grains	1/2 oz. eq1	1/2 oz. eq1	1 oz. eq1
	3. Grains	1/2 oz. eq1	1/2 oz. eq1	1 oz. eq1	Lunch or Dinr 1. Milk, fluid	1/2 cup	3/4 cup	1 cup
	Lunch or Sup	per 1/2 cup	3/4 cup	1 cup	2. Vegetables Fruits	1/8 cup 1/8 cup	1/4 cup 1/4 cup	1/2 cup 1/4 cup
	2.	1/8 cup	1/4 cup	1/2 cup	3. Grains	1/2 oz. eq1	1/2 oz. eq1	1 oz. eq1
	Vegetables Fruits 3. Grains	1/8 cup 1/2 oz. eq1	1/4 cup 1/2 oz. eq1	1/4 cup 1 oz. eq1	4. Meat or meat alternates	1 oz.	1 1/2 oz.	2 oz.
	4. Meat or meat	1 oz.	1 1/2 oz.	2 oz.	Snack: (selec	t 2 of these	4 component	s)***
	alternates				1. Milk, fluid	1/2 cup	1/2 cup	1 cup
	Snack: (selection 1. Milk, fluid	t 2 of these	4 component	1 cup	2. Vegetables Fruits	1/2 cup 1/2 cup	1/2 cup 1/2 cup	3/4 cup 3/4 cup
	2.	1/2 cup	1/2 cup	3/4 cup	3. Grains	1/2 oz.	1/2 oz.	1 oz.
	Vegetables Fruits 3. Grains	1/2 cup	1/2 cup	3/4 cup	4. Meat or meat alternates	1/2 oz.	1/2 oz.	1 oz.
	4. Meat or meat alternates	1/2 oz.	1/2 oz.	1 oz.	1 Meat and m substitute the of three times equivalents	entire grain	s component	a maximum
	1 Meat and m substitute the of three times equivalents * In the same peas may be vegetable; ho requirement f ** At lunch an requirement s butters. Nuts, combined wit fulfill the requirement ounce of mea *** Juice may as the only of	entire grains per week. Comeal service used as a movever, such for both comp ad supper, no shall be met seeds, or no h another me irement. Two ounce of nut at.	s component Dz eq = ounce e, dried bean eat alternate use does no conents. comore than 5 with nuts, see ut butters sha eat or meat a co tablespoons es or seeds ee ed when milk	a maximum e s or dried or as a t satisfy the 60% of the eds, or nut all be Iternative to s of nut quals one	* In the same peas may be vegetable; ho requirement f ** At lunch ar requirement s butters. Nuts, combined wit fulfill the requirement ounce of mea *** Juice may as the only of	used as a movever, such or both com ad dinner, no shall be met seeds, or no hanother mounce of nut.	neat alternate use does no ponents. more than 5 with nuts, se ut butters sha eat or meat a to tablespoon ts or seeds e	or as a t satisfy the 0% of the eds, or nut all be Iternative to s of nut quals one
ARTICLE 5. FACILITY PROGRAM	R9-5-509. G Handling Sta		od Service	and Food	R9-5-509. G Handling Sta		od Service	and Food

Topic	Old	New		
AND EQUIPMENT	A. A licensee that prepares food for enrolled children on facility premises shall, if required by 9 A.A.C. 8, Article 1, and the local ordinances of the local health department where the facility is located, obtain a food establishment permit issued under 9 A.A.C. 8, Article 1, and: 1. Provide the Department with a copy of the facility's food establishment permit before the Department issues a license to the facility, 2. Maintain the facility's current food establishment permit on the facility's premises, and 3. Provide a copy of the facility's current food establishment upon request. B. If a licensee contracts with a food establishment to prepare and deliver food to the facility, the licensee shall obtain and provide the Department with a copy of the food establishment's permit, issued under 9 A.A.C. 8, Article 1, at the following times: 1. Before the Department issues a license to the facility, 2. Upon contracting with the food establishment, and 3. Every 12 months after the date the contract is entered into while the contract is neffect. C. A licensee shall ensure that: 1. Enrolled children, except infants and children with special needs who cannot wash their own hands, wash their hands with soap and running water before and after handling or eating food; 2. A staff member: a. Washes the hands of an infant or a child with special needs who cannot wash the child's own hands before and after the infant or child with special needs handles or eats food using: i. A washcloth, ii. A single-use paper towel, or	A. A licensee that prepares food for enrolled children on facility premises shall, if required by 9 A.A.C. 8, Article 1, and the local ordinances of the local health department where the facility is located, obtain a food establishment permit issued under 9 A.A.C. 8, Article 1, and: 1. Submit to the Department a written notice of the facility's food establishment permit before the Department issues a license to the facility, 2. Maintain the facility's current food establishment permit on the facility's premises, and 3. Provide a written notice of the facility's current food establishment permit to the Department upon request. B. If a licensee contracts with a food establishment to prepare and deliver food to the facility, the licensee shall obtain and provide the Department with a copy of the food establishment's permit, issued under 9 A.A.C. 8, Article 1, at the following times: 1. Before the Department issues a license to the facility, 2. Upon contracting with the food establishment, and 3. Every 12 months after the date the contract is entered into while the contract is ente		

Topic	Old	New
	iii. Soap and running water; and	ii. A single-use paper towel, or
	b. If using a washcloth, uses	iii. Soap and running
	each washcloth on only one	water; and
	child and only one time	b. If using a washcloth, uses each
	before it is laundered or discarded;	washcloth on only one child and only one time before it is
	3. An enrolled child is not permitted to	laundered or discarded;
	eat food directly off the floor, carpet,	3. An enrolled child is not permitted to eat
	or ground or with utensils placed	food directly off the floor, carpet, or
	directly on the floor, carpet, or ground;	ground or with utensils placed directly
	4. A staff member encourages, but never	on the floor, carpet, or ground;
	forces, enrolled children to eat food;	4. A staff member encourages, but never
	A staff member assists each enrolled who peods assistence with	forces, enrolled children to eat food;
	child who needs assistance with eating;	A staff member assists each enrolled child who needs assistance with
	6. A staff member teaches self-feeding	eating;
	skills and habits of good nutrition to	6. A staff member teaches self-feeding
	each enrolled child as necessary;	skills and habits of good nutrition to
	7. Lunch and dinner are family-style	each enrolled child as necessary;
	meals as demonstrated by at least	Lunch and dinner are family-style
	one of the following:	meals as demonstrated by at least one
	a. Food is served from a serving container on the	of the following: a. Food is served from a serving
	table where enrolled	container on the table where
	children are seated;	enrolled children are seated;
	b. Enrolled children serve	b. Enrolled children serve
	themselves, independently	themselves, independently or
	or with the help of a staff	with the help of a staff member,
	member, from a serving	from a serving container on the
	container on the table where enrolled children are	table where enrolled children are seated;
	seated;	c. Enrolled children pass a
	c. Enrolled children pass a	serving container from
	serving container from	individual to individual;
	individual to individual;	d. In a facility where lunch or
	d. In a facility where lunch or	dinner is provided by the
	dinner is provided by the	facility, a staff member sits at
	facility, a staff member sits at the table and eats the	the table and eats the lunch or dinner with enrolled children; or
	lunch or dinner with	e. In a facility where each enrolled
	enrolled children; or	child brings the enrolled child's
	e. In a facility where each	own lunch or dinner, a staff
	enrolled child brings the	member sits at the table with
	enrolled child's own lunch	the enrolled children and eats
	or dinner, a staff member	the staff member's own lunch
	sits at the table with the enrolled children and eats	or dinner;
	enrolled children and eats	Fresh milk is served from the original, commercially filled container, to a
		Commercially filled Container, to a

Topic	Old	New
Topic	the staff member's own lunch or dinner; 8. Fresh milk is served from the original, commercially filled container, to a container used for meal service or a cup, and unused portions are not returned to the original container; 9. Milk served to an enrolled child older than two years of age is fat-free or 1% lowfat milk unless the enrolled child's parent requests otherwise; 10. Reconstituted dry milk is not served to meet the fluid milk requirement;	New container used for meal service or a cup, and unused portions are not returned to the original container; 9. Milk served to an enrolled child older than two years of age is fat-free or 1% lowfat milk unless the enrolled child's parent requests otherwise; 10. Reconstituted dry milk is not served to meet the fluid milk requirement; 11. Juice served to children for a meal or snack is full-strength 100% vegetable or 100% fruit juice from an original, commercially filled container or
	11. Juice served to children for a meal or snack is full-strength 100% vegetable or 100% fruit juice from an original, commercially filled container or reconstituted from a concentrate according to manufacturer instructions; 12. Fruit juice served to an enrolled child is limited to the following amounts: a. For an enrolled child younger than six years of age, four ounces per day; or b. For an enrolled child six years of age or older, six ounces per day;	reconstituted from a concentrate according to manufacturer instructions; 12. Fruit juice served to an enrolled child is limited to the following amounts for an enrolled child: a. Younger than six years of age, four ounces per day; or b. Six years of age or older, six ounces per day; 13. Each staff member is informed of a modified diet prescribed for an enrolled child by the child's parent or health care provider, and the modified diet is posted in the kitchen and in the child's activity area;
	 13. A beverage sweetened with any kind of sugar product is not provided by the facility; 14. Each staff member is informed of a modified diet prescribed for an enrolled child by the child's parent or health care provider, and the modified diet is posted in the kitchen and in the child's activity area; 15. The food served to an enrolled child is consistent with a modified diet prescribed for the child by the child's parent or health care provider; 16. An enrolled child is not permitted in the kitchen during food preparation or food service except as part of an 	 14. The food served to an enrolled child is consistent with a modified diet prescribed for the child by the child's parent or health care provider; 15. An enrolled child is not permitted in the kitchen during food preparation or food service except as part of an activity; 16. An enrolled child does not use the kitchen or a food storage area as a passageway; 17. A staff member: a. Prepares a weekly menu at least one week in advance, b. Includes on the menu the specific foods to be served on each day,
	activity; 17. An enrolled child does not use the kitchen or a food storage area as a passageway; 18. A staff member:	 c. Dates each menu, d. Posts each menu at least one day before the first meal on the menu will be served, and

Topic	Old		New
	a.	Prepare	e. Writes food substitutions on a
		s a	posted menu no later than the
		weekly	morning of the day of meal
		menu at	service;
		least	18. Non-single-use utensils and equipment
		one	used in preparing, eating, or drinking
		week in	food are:
		advance	 a. After each use washed in:
		,	i. An automatic
	b.	Includes	dishwasher and air
		on the	dried or heat dried; or
		menu	ii. Hot soapy water, rinsed
		the	in clean water,
		specific	sanitized, and air dried
		foods to	or heat dried; and
		be .	b. Stored in a clean area
		served _.	protected from contamination;
		on each	19. Single-use utensils and equipment are
	_	day,	disposed of after being used;
	C.	Dates	20. Perishable foods, which are foods that
		each	become unfit for human consumption if
		menu,	not stored to prevent spoilage, are
	a.	Posts	covered and stored in a refrigerator at
		each	a temperature of 41° F or below;
		menu at	21. A refrigerator at the child care facility
		least	maintains a temperature of 41° F or below and a freezer maintains a
		one day before	temperature of 0° F or below, as
		the first	shown by a thermometer kept in the
		meal on	refrigerator and in the freezer at all
		the	times;
		menu	22. Foods are prepared as close as
		will be	possible to serving time and, if
		served,	prepared in advance, are either:
		and	a. Cold held at a temperature of
	e.	Writes	45° F or below or hot held at a
		food	temperature of 130° F or above
		substitut	until served, or
		ions on	b. Cold held at a temperature of
		a posted	45° F or below and then
		menu no	reheated to a temperature of at
		later	least 165° F before being
		than the	served.
		morning	
		of the	
		day of	
		meal	
		service;	

Topic	Old	New
	19. Non-single-use utensils and equipment used in preparing, eating, or drinking food are: a. After each use: i. Washed in an automatic dishwasher and air dried or heat dried; or ii. Washed in hot soapy water, rinsed in clean water, sanitized, and air dried or heat dried; and b. Stored in a clean area protected from contamination; 20. Single-use utensils and equipment are disposed of after being used; 21. Perishable foods are covered and stored in a refrigerator at a temperature of 41° F or below; 22. A refrigerator at the child care facility maintains a temperature of 41° F or below, as shown by a thermometer kept in the refrigerator at all times; 23. A freezer at the child care facility maintains a temperature of 0° F or below, as shown by a thermometer kept in the freezer at all times; and 24. Foods are prepared as close as possible to serving time and, if prepared in advance, are either: a. Cold held at a temperature of 45° F or below or hot held at a temperature of 130° F or above until served; or b. Cold held at a temperature of 45° F or below and then reheated to a temperature of at least 165° F before being served.	
ARTICLE 5. FACILITY PROGRAM AND EQUIPMENT	R9-5-510. Discipline and Guidance A. A licensee shall ensure that a staff member: 1. Defines and maintains consistent and reasonable guidelines and limitations for an enrolled child's behavior;	R9-5-510. Positive Discipline and Guidance A. A staff member shall provide guidance to help children respond to difficult situations. To develop self-regulation, children should receive adult support that is individual to the child and adapts as the child develops internal controls. This process should include:

Topic	Old	New
TOPIC	2. Teaches, models, and encourages orderly conduct, personal control, and age-appropriate behavior; 3. Explains to an enrolled child why a particular behavior is not allowed, suggests an alternative, and assists the enrolled child to become engaged in an alternative activity; and 4. After determining that an enrolled child's behavior may result in harm to self or others, holds the enrolled child until the enrolled child regains control or composure. B. A licensee shall ensure that a staff member does not use or permit: 1. A method of discipline that could cause harm to the health, safety, or welfare of an enrolled child; 2. Corporal punishment; 3. Abusive language; 4. Discipline associated with: a. Eating, napping, sleeping, or toileting; b. Medication; or c. Mechanical restraint; or 5. Discipline administered to any enrolled child by another enrolled child. C. A licensee may allow a staff member to separate an enrolled child from other enrolled children for unacceptable age-appropriate behavior. 1. The separation period shall be for no longer than three minutes after the enrolled child has regained control or composure. 2. A staff member shall not allow an enrolled child to be separated for longer than 10 minutes without the staff member interacting with the enrolled child.	 Forming a positive relationship with the child, which occurs when the adult spends time talking to the child, listening to the child, following the child's lead, playing with the child, and responding to the child's needs; Base expectations on the child's developmental level; Establishing and being proactive in teaching and supporting children in learning simple rules; Modifying the learning/play environment to support the child's appropriate behavior; Creating a predictable daily routine and schedule; Modeling desired behavior; Showing children positive alternatives; Using deliberate redirection, the staff member should encourage the child to use appropriate behavior, and provide positive feedback when the child exhibits the behavior; Individualized positive discipline strategies based on the individual needs of children, such as using a buddy system, individualized schedule, special break, or another applicable positive discipline strategy; and If applicable, a licensee shall develop a written plan with the enrolled child's parent to provide individualized social and emotional intervention supports for the enrolled child that includes methods for understanding the enrolled child's behavior, and developing, adopting, and implementing a teambased positive behavior support plan. A licensee shall ensure that a staff member does not use or permit:
L		exercise or excessive rest; and

Topic	Old	New
		c. Forcing a child to eat or consume soap, food, or foreign substances;
		Any form of emotional abuse, including rejecting, extended ignoring, public or
		private humiliation; 3. Abusive, profane, sarcastic language, verbal abuse, threats, or derogatory remarks about the child or child's family;
		 Punishment associated with eating, resting, sleeping, toileting, and
		withholding outdoor play; 5. Using medication to control behavior or restrict freedom of movement unless it
		is prescribed by a health care provider;6. Mechanical restraint to restrict a child's freedom of movement;
		 Placing a child in a crib, high chair, car seat, or other restrictive device for a time-out or to restrict a child's freedom
		of movement; and 8. Directing an enrolled child to punish another enrolled child.
		C. A licensee may allow a staff member to separate an enrolled child from other enrolled
		children with continuous supervision. 1. Separation should only be used in combination with instructional
		approaches that teach children what to do in place of the behavior problem; 2. Separation may not be used for
		children ages infant to two-years-old; 3. A staff member may allow an enrolled
		child to be separated for no longer than three minutes. If the enrolled child has not regained control or composure
		after three minutes, a staff member may extend the separation for up to 10
		minutes with staff member interaction. D. A licensee shall not physically restrain an
		enrolled child, except when necessary to protect an enrolled child from physical injury,
		to protect persons on the premises from
		physical injury, or to protect property from
		damage. 1. When a child has an out-of-control
		behavior, the enrolled child may be removed from the company of other

Topic	Old	New
		enrolled children until the enrolled child's behavior has stabilized. Removal of a child is only to be used when there is a safety concern that cannot be reduced or eliminated with reasonable accommodations; 2. After determining that an enrolled child's behavior may result in harm, a staff member may safely hold the child until the enrolled child regains control or composure; and 3. A licensee shall develop and implement written policies and procedures on physical restraint to protect children's safety and development.
ARTICLE 5. FACILITY PROGRAM AND EQUIPMENT	R9-5-511. Sleeping and Napping A. A licensee shall provide each enrolled child who naps or sleeps at the facility with a separate cot or mat or a crib that meets the requirements of R9-5-502(A)(8) and ensure that: 1. A cot, mat, or crib used by the enrolled child accommodates the enrolled child's height and weight; 2. A staff member covers each cot, crib mattress, or mat with a clean sheet that is laundered when soiled, or at least once every seven days and before use by a different enrolled child; 3. A clean blanket or sheet is available for each enrolled child; 4. A rug, carpet, blanket, or towel is not used as a mat; and 5. Each cot, mat, or crib is maintained in a clean and repaired condition. B. A licensee shall not use bunk beds or waterbed mattresses. C. A licensee shall provide an unobstructed passageway at least 18 inches wide between each row of cots or mats to allow a staff member access to each enrolled child. D. A licensee shall ensure that if an enrolled child is present at the facility during evening and nighttime hours, the licensee: 1. Permits the enrolled child to use a mat only when used on top of a cot;	R9-5-511. Sleeping and Napping A. A licensee shall provide each enrolled child who naps or sleeps at the facility with a separate cot or mat or a crib that meets the requirements of R9-5-502(A)(8) and ensure that: 1. A cot, mat, or crib used by the enrolled child accommodates the enrolled child's height and weight; 2. A staff member covers each cot or mat with a clean sheet that is laundered when soiled, or at least once every seven days and before use by a different enrolled child; 3. A clean blanket or sheet is available for each enrolled child; 4. A rug, carpet, blanket, or towel is not used as a mat; 5. Each cot, mat, or crib is maintained in a clean and repaired condition; 6. An infant is placed to sleep on the infant's back, unless the infant's parent submits written instructions from the infant's health care provider that states otherwise; and 7. An enrolled child sleeps alone with no other children. B. A licensee shall not use bunk beds or waterbed mattresses. C. A licensee shall provide an unobstructed passageway at least 18 inches wide between

Topic	Old	New
	2. Before bathing the enrolled child at the facility, obtains written consent and bathing instructions from the enrolled child; 3. Requires that a staff member cleans and sanitizes a bathtub or shower stall after bathing each enrolled child; 4. Requires that a staff member remains awake while supervising the sleeping enrolled child; and 5. Prohibits the operation of a television set in a room where the enrolled child is sleeping. E. A licensee shall ensure that if an enrolled child is present at the facility during naptime, the licensee: 1. Does not permit the enrolled child to lie in direct contact with the floor while napping; 2. Prohibits the operation of a television set in a room where the enrolled child is napping; 3. Ensures naptime accommodations are available for the enrolled schoolage child if requested by the enrolled child or the enrolled child is parent; 4. Requires that a staff member remain awake while supervising the enrolled sleeping child; and 5. Prohibits the enrolled child from napping in an attic or a loft during naptime. F. A licensee shall ensure that storage space is provided in the facility for cots, mats, sheets, and blankets, that is: 1. Accessible to an area used for naptime or sleeping; and 2. Separate from food service and preparation areas, toilet rooms, and laundry rooms.	each row of cots or mats to allow a staff member access to each enrolled child. D. A licensee shall ensure that if an enrolled child is present at the facility during evening and nighttime hours, the licensee: 1. Permits the enrolled child to use a mat only when used on top of a cot; 2. Before bathing the enrolled child at the facility, obtains written consent and bathing instructions from the enrolled child's parent and follows the instructions when bathing the enrolled child; 3. Requires that a staff member cleans and sanitizes a bathtub or shower stall after bathing each enrolled child; 4. Requires that a staff member remains awake while supervising the sleeping enrolled child; and 5. Prohibits the operation of a television set in a room where the enrolled child is sleeping. E. A licensee shall ensure that if an enrolled child is present at the facility during naptime, the licensee: 1. Does not permit the enrolled child to lie in direct contact with the floor while napping, 2. Prohibits the operation of a television set in a room where the enrolled child is napping, 3. Requires that a staff member remain awake while supervising the enrolled sleeping child, and 4. Prohibits the enrolled child from napping in an attic or a loft during naptime. F. A licensee shall ensure that storage space is provided in the facility for cots, mats, sheets, and blankets, that is: 1. Accessible to an area used for naptime or sleeping; and 2. Separate from food service and preparation areas, toilet rooms, and laundry rooms.
ARTICLE 5. FACILITY PROGRAM	R9-5-514. Accident and Emergency Procedures	R9-5-514. Accident and Emergency Procedures

Topic	Old	New
Topic AND EQUIPMENT	A. A licensee shall ensure that there is a first aid kit on facility premises that contains first aid supplies in a quantity sufficient to meet the needs of the enrolled children including the following: 1. Sterile bandages including: a. Adhesive bandages of assorted sizes, b. Sterile gauze pads, and c. Sterile gauze rolls; 2. Antiseptic solution or sealed antiseptic wipes; 3. A pair of scissors; 4. Adhesive tape; 5. Single-use, non-porous gloves; and 6. Reclosable plastic bags of at least one-gallon size. B. A licensee shall ensure that the first aid kit required in subsection (A) is accessible to staff members but inaccessible to enrolled children. C. A licensee shall: 1. Prepare and date a written fire and emergency plan that contains: a. The location of the first aid kit; b. The names of staff members who have the first aid training required by R9-5-403(E); c. The names of staff members who have the CPR training required by R9-5-403(E); d. The directions for: i. Initiating verbal notification of an enrolled child's parent by telephone or other equally expeditious means within 30 minutes of a fire or emergency;	A. A licensee shall ensure that there is a first aid kit on facility premises that contains first aid supplies in a quantity sufficient to meet the needs of the enrolled children including the following: 1. Sterile bandages including: a. Adhesive bandages of assorted sizes, b. Sterile gauze pads, and c. Sterile gauze rolls; 2. Antiseptic solution or sealed antiseptic wipes; 3. A pair of scissors; 4. Adhesive or self-adhering tape; 5. Single-use, non-porous gloves; and 6. Reclosable plastic bags of at least onegallon size. B. A licensee shall ensure that the first aid kit required in subsection (A) is accessible to staff members but inaccessible to enrolled children. C. A licensee shall: 1. Prepare and date a written fire and emergency plan that contains: a. The location of the first aid kit; b. The names of staff members who have adult and pediatric first aid and CPR certification, as required by R9-5-403(E); c. The directions for: i. Initiating verbal notification of an enrolled child's parent by telephone or other equally expeditious means within 30 minutes of a fire or emergency, and ii. Providing written notification to the enrolled child's parent within 24 hours, and d. The facility's street address and
		d. The facility's street address and the emergency telephone numbers for the local fire department, police department,
	enrolled child's parent within 24 hours; and	ambulance service, and poison control center; e. The procedures for evacuation, relocation, shelter-in-place and

Topic	Old	New
Topic	e. The facility's street address and the emergency telephone numbers for the local fire department, police department, ambulance service, and poison control center; 2. Maintain the plan required in subsection (C)(1) in a location on facility premises that has an operable telephone service or two-way voice communication system that connects the facility with an individual who has direct access to an in-and-out operable telephone service; 3. Post the plan required in subsection	lockdown, staff and volunteer emergency preparedness training and practice drills, communication and reunification with families, continuity of operations, and accommodation of infants, children with disabilities, and children with chronic medical conditions, as specified in R9-5-301; 2. Maintain the plan required in subsection (C)(1) in a location on facility premises that has an operable telephone service or two-way voice communication system that connects
	 (C)(1) in any indoor activity area that does not have an operable telephone service or two-way voice communication system that connects the indoor activity area with an individual who has direct access to an in-and-out operable telephone services; and 4. Update the plan in subsection (C)(1) every 12 months after the date of initial preparation of the plan or when any information changes. D. A licensee shall post, near an activity area or a room's designated exit, a building evacuation plan that details the designated exits from the activity area or room and the facility. 	the facility with an individual who has direct access to an in-and-out operable telephone service; 3. Post the plan required in subsection (C)(1) in any indoor activity area that does not have an operable telephone service or two-way voice communication system that connects the indoor activity area with an individual who has direct access to an in-and-out operable telephone services; and 4. Update the plan in subsection (C)(1) every 12 months after the date of initial preparation of the plan or when any information changes. D. The licensee shall consult with appropriate
	 E. A licensee shall maintain and use a communication system that contains: A direct-access, in-and-out, operating telephone service at the facility; or A two-way voice communication system that connects the facility with an individual who has direct access to an in-and-out, operating telephone service. F. If while attending a facility an enrolled child has an accident, injury, or emergency that, based on an evaluation by a staff member, requires medical treatment by a health care provider, a licensee shall ensure that a staff member: 	state and local authorities and shall establish and follow a written multi-hazard emergency and evacuation plan to protect children in the event of emergencies. E. A licensee shall post, near an activity area or a room's designated exit, a building evacuation plan that details the designated exits from the activity area or room and the facility. F. A licensee shall maintain and use a communication system that contains: 1. A direct-access, in-and-out, operating telephone service at the facility; or 2. A two-way voice communication system that connects the facility with an individual who has direct access to

Topic	Old	New
ARTICLE 5.	1. Notifies the enrolled child's parent immediately after the accident, injury, or emergency; 2. Documents: a. A description of the accident, injury, or emergency, including the date, time, and location of the accident, injury, or emergency; b. The method used to notify the enrolled child's parent; and c. The time the enrolled child's parent was notified; and 3. Maintains documentation required in subsection (F)(2) on facility premises for 12 months after the date of the child's disenrollment. G. If an enrolled child's parent informs a staff member at the facility that the enrolled child's parent obtained medical treatment from a health care provider for an accident, injury, or emergency the enrolled child had while attending the facility, a licensee shall ensure that a staff member: 1. Documents any information about the enrolled child's accident, injury, or emergency received from the enrolled child's parent; and 2. Maintains documentation required in subsection (G)(1) on facility premises for 12 months after the date of the child's disenrollment.	an in-and-out, operating telephone service. G. If while attending a facility an enrolled child has an accident, injury, or emergency that, based on an evaluation by a staff member, requires medical treatment by a health care provider, a licensee shall ensure that a staff member: 1. Notifies the enrolled child's parent and the Department immediately after the accident, serious physical injury, as defined in A.R.S. § 8-201, or emergency; 2. Documents: a. A description of the accident, serious physical injury, or emergency, including the date, time, and location of the accident, serious physical injury, or emergency; b. The method used to notify the enrolled child's parent; and c. The time the enrolled child's parent was notified; and 3. Maintains documentation required in subsection (G)(2) on facility premises for 12 months after the date of the child's disenrollment. H. If an enrolled child's parent informs a staff member at the facility that the enrolled child's parent obtained medical treatment from a health care provider for an accident, serious physical injury, or emergency the enrolled child had while attending the facility, a licensee shall ensure that a staff member: 1. Documents any information about the enrolled child's accident, serious physical injury, or emergency received from the enrolled child's parent; and 2. Maintains documentation required in subsection (H)(1) on facility premises for 12 months after the date of the child's disenrollment. R9-5-515. Illness and Infestation
FACILITY PROGRAM AND EQUIPMENT	A. A licensee shall not permit an enrolled child to remain at the facility if a staff member determines that the enrolled child shows signs of illness or infestation.	A. A licensee shall not permit an enrolled child to remain at the facility if a staff member determines that the enrolled child shows signs of illness or infestation.

Topic	Old	New
	B. If an enrolled child exhibits signs of illness or infestation at a facility, a licensee shall ensure that a staff member: 1. Immediately separates the enrolled child from other enrolled children, 2. Immediately notifies the enrolled child's parent by telephone or other expeditious means to arrange for the enrolled child's removal from the facility, and 3. Maintains documentation of the notification on facility premises for 12 months after the date of the notification. C. A licensee shall ensure that a staff member who has signs of illness or infestation is excluded from a facility. D. A facility director shall not permit a staff member to return to a facility until free from signs of illness or infestation or until the staff member provides documentation by a health care provider that the individual may return to the facility. E. If a staff member or enrolled child contracts a communicable disease or infestation listed in 9 A.A.C. 6, Article 2, Table 2, a licensee shall ensure that, within 24 hours of notice of the communicable disease or infestation, written notice is provided to each staff member, parent, and the local health department. F. A licensee shall ensure that: 1. A dated, written notice of the communicable disease or infestation is prepared and posted in the facility's entrance as required by R9-5-303; 2. Documentation of the notification is maintained on facility premises for 12 months from the date of the notification; and 3. Documentation of the absences of staff members and enrolled children due to a communicable disease or infestation listed in 9 A.A.C. 6, Article 2, Table 2, is prepared and maintained on facility premises for 12 months from the first date of absence.	B. If an enrolled child exhibits signs of illness or infestation at a facility, a licensee shall ensure that a staff member: 1. Immediately separates the enrolled child from other enrolled children, 2. Immediately notifies the enrolled child's parent by telephone or other expeditious means to arrange for the enrolled child's removal from the facility, and 3. Maintains documentation of the notification on facility premises for 12 months after the date of the notification. C. A licensee shall ensure that a staff member who has signs of illness or infestation is excluded from a facility. D. A facility director shall not permit a staff member to return to a facility until free from signs of illness or infestation or until the staff member provides documentation by a health care provider that the individual may return to the facility. E. If a staff member or enrolled child contracts a communicable disease or infestation listed in 9 A.A.C. 6, Article 2, Table 2.2, a licensee shall ensure that, within 24 hours of notice of the communicable disease or infestation, written notice is provided to each staff member, parent, and the local health department. F. A licensee shall ensure that: 1. A dated, written notice of the communicable disease or infestation is prepared and posted in the facility's entrance as required by R9-5-303; 2. Documentation of the notification is maintained on facility premises for 12 months from the date of the notification; and 3. Documentation of the absences of staff members and enrolled children due to a communicable disease or infestation listed in 9 A.A.C. 6, Article 2, Table 2.2, is prepared and maintained on facility premises for 12 months from the first date of absence.

Topic	Old	New
ARTICLE 5.	R9-5-517. Transportation	R9-5-517. Transportation
FACILITY	A. A licensee who transports an enrolled child	A. A licensee who transports an enrolled child
PROGRAM AND	in a motor vehicle that the licensee owns, or	in a motor vehicle that the licensee owns, or
EQUIPMENT	acquires for use by contract, shall:	acquires for use by contract, shall:
	1. Obtain dated, written permission from	1. Obtain dated, written permission from
	the enrolled child's parent before the	the enrolled child's parent before the
	licensee transports the enrolled child;	licensee transports the enrolled child;
	Maintain written permission required	2. Maintain written permission required in
	in subsection (A)(1) on facility	subsection (A)(1) on facility premises
	premises for 12 months after the date	for 12 months after the date on the
	on the written permission;	written permission;
	Ensure that the motor vehicle is	Ensure that the motor vehicle is
	registered by the Arizona Department	registered by the Arizona Department
	of Transportation as required by	of Transportation as required by A.R.S.
	A.R.S. Title 28, Chapter 7;	Title 28, Chapter 7;
	Maintain documentation of current	Maintain documentation of current
	motor vehicle insurance coverage	motor vehicle insurance coverage
	inside the motor vehicle;	inside the motor vehicle;
	5. Contact the Department no later than	5. Contact the Department no later than
	24 hours after a motor vehicle	24 hours after a motor vehicle accident
	accident that occurs while transporting	that occurs while transporting an
	an enrolled child;	enrolled child;
	6. Submit a written report to the	6. Submit a written report to the
	Department within seven calendar	Department within seven calendar
	days after a motor vehicle accident	days after a motor vehicle accident that
	that occurs while transporting an enrolled child;	occurs while transporting an enrolled child;
	7. Not permit an enrolled child to be	7. Not permit an enrolled child to be
	transported in a truck bed, camper, or	transported in a truck bed, camper, or
	trailer attached to a motor vehicle;	trailer attached to a motor vehicle;
	8. Use a child passenger restraint	8. Use a child passenger restraint
	system, as required by A.R.S. § 28-	system, as required by A.R.S. § 28-
	907, for each enrolled child who is:	907, for each enrolled child who is:
	a. Under eight years of age, and	a. Under eight years of age, and
	b. Not more than four feet nine	b. Not more than four feet nine
	inches tall.	inches tall.
	9. Ensure that the motor vehicle has:	9. Ensure that the motor vehicle has:
	a) A working	 a. A working mechanical heating
	mechanical	system capable of maintaining
	heating system	a temperature throughout the
	capable of	motor vehicle of at least 60° F
	maintaining a	when outside air temperatures
	temperature	are below 60° F;
	throughout the	b. Except as provided in
	motor vehicle of	subsection (E), a working air-
	at least 60° F	conditioning system capable of
	when outside	maintaining a temperature
	air	throughout the motor vehicle at
	temperatures	

are below 60° F;	or below 86° F when outside air
b) Except as provided in subsection (E), a working air- conditioning system capable of maintaining a temperature throughout the motor vehicle at or below 86° F when outside air temperatures are above 86° F; c) Except as provided in subsection (F), a first aid kit 11. Ma	temperatures are above 86° F; c. Except as provided in subsection (F), a first aid kit that meets the requirements of R9-5-514(A); d. Two large, clean towels or blankets; and e. Sufficient drinking water available to meet the needs of each enrolled child in the motor vehicle and sufficient cups or other drinking receptacles so that each enrolled child can drink from a different cup or receptacle; sure that the motor vehicle is: a. Maintained in a clean condition, b. In a mechanically safe condition, and c. Free from hazards; and intain the service and repair records he motor vehicle as follows: a. A person operating a single child care facility shall maintain the service and repair records for at least 12 months after the date of an inspection or repair in a single location on facility premises; b. A public or private school that uses a school bus, as defined in A.R.S. § 28-101, shall maintain the service and repair records for the school bus as provided in A.A.C. R13-13-108; and c. A school governing board, charter school, or person operating multiple child care facilities shall maintain the service and repair records for any motor vehicle other than a school bus for at least 12 months after the date of an inspection or repair in a single administrative office located in the same city, town, or school

Topic	Old		New
		conditio	B. A licensee shall ensure that an individual
		n,	who drives a motor vehicle used to transport
	g.	In a	an enrolled child:
		mechani	 Is 18 years of age or older;
		cally	2. Holds a valid driver's license issued by
		safe	the Arizona Department of Motor
		conditio	Vehicles as prescribed by A.R.S. Title
		n, and	28, Chapter 8;
	h.	Free	3. Carries a list stating the name of each
		from	enrolled child being transported and a
		hazards;	copy of each enrolled child's
		and	Emergency, Information, and
	11. Maintain the service and repa		Immunization Record including the
	records of the motor vehicle a	S	attached immunization record or
	follows:		exemption affidavit, in the motor
	a. A person operating a s		vehicle;
	child care facility shall		Requires that each door be locked
	the service and repair		before the motor vehicle is set in
	for at least 12 months		motion and keeps the doors locked
	date of an inspection of	-	while the motor vehicle is in motion;
	in a single location on	tacility	5. Does not permit an enrolled child to be
	premises;	4 4	seated in front of a motor vehicle's air
	b. A public or private sch		bag;
	uses a school bus, as		6. Requires that each enrolled child
	in A.R.S. § 28-101, sh		remain seated and entirely inside the motor vehicle while the motor vehicle is
	maintain the service at records for the school	•	in motion;
	provided in A.A.C. R17		7. Except as provided in subsection (E),
	108(F); and	1-3-	requires that each enrolled child be
	c. A school governing bo	ard	secured in a seat belt before the motor
	charter school, or pers		vehicle is set in motion and while the
	operating multiple child		motor vehicle is in motion;
	facilities shall maintain		8. Does not permit an enrolled child to
	service and repair reco		open or close a door or window in the
	any motor vehicle othe		motor vehicle;
	school bus for at least		9. Sets the emergency parking brake and
	months after the date	of an	removes the ignition keys from the
	inspection or repair in	a single	motor vehicle before exiting the motor
	administrative office lo	_	vehicle;
	the same city, town, or	rschool	10. Ensures that each enrolled child is
	attendance area as the	e facility.	loaded into or unloaded from the motor
	B. A licensee shall ensure that an ind	ividual	vehicle away from moving traffic at
	who drives a motor vehicle used to tra	ansport	curbside or in a driveway, parking lot,
	an enrolled child:		or other location designated for this
	 Is 18 years of age or older; 		purpose; and
	Holds a valid driver's license i		11. Does not use audio headphones or a
	by the Arizona Department of		telephone while the motor vehicle is in
	Vehicles as prescribed by A.F	R.S. Title	motion.
	28, Chapter 8;		

Topic	Old	New
	3. Carries a list stating the name of each enrolled child being transported and a copy of each enrolled child's Emergency, Information, and Immunization Record card including the attached immunization record or exemption affidavit, in the motor vehicle;	C. When transporting an enrolled school-age child in a motor vehicle, a licensee shall ensure that the staff-to-children ratios required in R9-5-404(A) are met. A motor vehicle driver may be counted in the staff-to-children ratio, when transporting an enrolled school-age child in a motor vehicle, if the motor vehicle driver meets the qualifications of a child educator.
	4. Requires that each door be locked before the motor vehicle is set in motion and keeps the doors locked while the motor vehicle is in motion;	D. When transporting an enrolled child who is not school-age in a motor vehicle, a licensee shall ensure that the staff-to-children ratios required in R9-5-404(A) are met. A motor
	Does not permit an enrolled child to be seated in front of a motor vehicle's	vehicle driver may be counted in the staff-to- children ratio, when transporting an enrolled
	air bag; 6. Requires that each enrolled child remain seated and entirely inside the motor vehicle while the motor vehicle is in motion;	child who is not school-age in a motor vehicle, only if four or fewer enrolled children are being transported and the motor vehicle driver meets the qualifications of a child educator. E. A licensee who is transporting an enrolled
	7. Except as provided in subsection (E), requires that each enrolled child be secured in a seat belt before the motor vehicle is set in motion and while the motor vehicle is in motion;	child in a commercial motor vehicle, as defined in A.R.S. § 28-1301, is exempt from the provisions in subsections (A)(9), (A)(10)(b), and (B)(7). F. A licensee who is transporting an enrolled
	 Does not permit an enrolled child to open or close a door or window in the motor vehicle; 	child in a school bus, as defined in A.R.S. § 28-101, is exempt from the provision in subsection (A)(10)(c) and shall comply with
	 Sets the emergency parking brake and removes the ignition keys from the motor vehicle before exiting the motor vehicle; 	A.A.C. R13-13-107.
	10. Ensures that each enrolled child is loaded into or unloaded from the motor vehicle away from moving traffic at curbside or in a driveway, parking lot, or other location designated for this purpose; and	
	11. Does not use audio headphones or a telephone while the motor vehicle is in motion.	
	C. When transporting an enrolled school-age child in a motor vehicle, a licensee shall ensure that the staff-to-children ratios required in R9-5-404(A) are met. A motor vehicle driver may be counted in the staff-to-	
	children ratio, when transporting an enrolled school-age child in a motor vehicle, if the motor vehicle driver meets the qualifications of a teacher-caregiver.	

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	D. When transporting an enrolled child who is not school-age in a motor vehicle, a licensee shall ensure that the staff-to-children ratios required in R9-5-404(A) are met. A motor vehicle driver may be counted in the staff-to-children ratio, when transporting an enrolled child who is not school-age in a motor vehicle, only if four or fewer enrolled children are being transported and the motor vehicle driver meets the qualifications of a teacher-caregiver. E. A licensee who is transporting an enrolled child in a commercial vehicle, as defined in A.R.S. § 28-1301, is exempt from the provisions in subsections (A)(9), (A)(10)(b), and (B)(7). F. A licensee who is transporting an enrolled child in a school bus, as defined in A.R.S. § 28-101, is exempt from the provision in subsection (A)(10)(c) and shall comply with A.A.C. R17-9-110.	
ARTICLE 5. FACILITY PROGRAM AND EQUIPMENT	R9-5-518. Field Trips A. A licensee providing a field trip for an enrolled child shall: 1. Obtain written permission from a parent before the enrolled child participates in a field trip including: a. The date and description of the field trip; b. The times of departure from and return to the facility; and c. The name, street address, and telephone number, if any, of the field trip destination; 2. Prepare a written field trip plan including: a. The name of each participating enrolled child, staff member, and other individuals on the field trip; b. The times of departure from and return to the facility; c. If applicable, license plate number of any motor vehicle used on the field trip; and	R9-5-518. Field Trips A. A licensee providing a field trip for an enrolled child shall: 1. Obtain written permission from a parent before the enrolled child participates in a field trip including the: a. Date and description of the field trip; b. Times of departure from and return to the facility; and c. Name, street address, and telephone number, if any, of the field trip destination; 2. Prepare a written field trip plan including: a. The name of each participating enrolled child, staff member, and other individuals on the field trip; b. The times of departure from and return to the facility; c. If applicable, the license plate number of any motor vehicle used on the field trip; and d. The name, street address, and
	d. The name, street address, and telephone number, if	telephone number, if any, of the field trip destination; and

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	any, of the field trip destination; and 3. Maintain the written permission in subsection (A)(1) and written field trip plan in subsection (A)(2) on facility	3. Maintain the written permission in subsection (A)(1) and written field trip plan in subsection (A)(2) on facility premises for 12 months after the date of the field trip.
	premises for 12 months after the date of the field trip.	B. A licensee shall ensure that a staff member taking enrolled children on a field trip carries
	B. A licensee shall ensure that a staff	the following on the field trip:
	member taking enrolled children on a field trip carries the following on the field trip: 1. A copy of the Emergency, Information,	Documentation of the Emergency, Information, and Immunization Record including the attached immunization
	and Immunization Record card including the attached immunization record or exemption affidavit, of each	record or exemption affidavit, of each enrolled child participating in the field trip;
	enrolled child participating in the field trip;	 A copy of the written field trip plan required in subsection (A)(2);
	 A copy of the written field trip plan required in subsection (A)(2); 	A list stating the name of each participating enrolled child; and
	A list stating the name of each participating enrolled child; and	Sufficient water to meet the needs of each enrolled child participating in the
	Sufficient water to meet the needs of each enrolled child participating in the	field trip. C. A staff member shall verify the presence of
	field trip. C. A staff member shall verify the presence of	each enrolled child and place a checkmark next to the enrolled child's name on the list
	each enrolled child and place a checkmark next to the enrolled child's name on the list required in subsection (B)(3) for each	required in subsection (B)(3) for each enrolled child who is present at the following times: 1. At the beginning of the field trip or
	enrolled child who is present at the following times:	when boarding the motor vehicle, 2. Upon arrival and each hour while at the
	 At the beginning of the field trip or when boarding the motor vehicle, Upon arrival and each hour while at 	field trip destination, 3. When preparing to leave the field trip destination or when boarding the motor
	the field trip destination, 3. When preparing to leave the field trip destination or when boarding the	vehicle to return to the facility, and 4. When reentering the facility at the conclusion of the field trip.
	motor vehicle to return to the facility, and	D. A licensee shall ensure that each enrolled child participating in a field trip is wearing in
	 When reentering the facility at the conclusion of the field trip. 	plain view a written identification stating the facility's name, address, and telephone
	D. A licensee shall ensure that each enrolled child participating in a field trip is wearing in	number. E. A licensee shall also ensure that each
	plain view a written identification stating the facility's name, address, and telephone number.	enrolled child is wearing out of view a written identification stating the enrolled child's name. F. If a licensee uses a motor vehicle
	E. A licensee shall also ensure that each enrolled child is wearing out of view a written	volunteered by a parent or other individual for a field trip, a licensee shall determine before
	identification stating the enrolled child's name.	the field trip begins that the motor vehicle is in compliance with R9-5-517(A)(3) and (4) and

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	F. If a licensee uses a motor vehicle volunteered by a parent or other individual for a field trip, a licensee shall determine before the field trip begins that the motor vehicle is in compliance with R9-5-517(A)(3) and (4) and that the motor vehicle driver is in compliance with R9-5-517(B)(1) and (2). G. When six or more enrolled children are participating in a field trip, a licensee shall ensure that a teacher-caregiver and at least one additional staff member are present on the field trip.	that the motor vehicle driver is in compliance with R9-5-517(B)(1) and (2). G. When six or more enrolled children are participating in a field trip, a licensee shall ensure that a child educator and at least one additional staff member are present on the field trip, including in each motor vehicle unless vehicles travel and remain together to and from the destination. H. A licensee may use the written permission required in subsection (A) annually for multiple field trips to the same destination.
ARTICLE 6. PHYSICAL PLANT OF A FACILITY	R9-5-601. General Physical Plant Standards A licensee shall comply with the following physical plant requirements: 1. When a facility is licensed to care for more than five infants in an infant room as described in R9-5-502(A)(1), each infant room has two or more designated exits from the room; 2. Not including infants and children who use diapers, toilets and hand-washing sinks are available to enrolled children in a facility as follows: a. At least one flush toilet and one hand-washing sink for 10 or fewer children; b. At least two flush toilets and two hand-washing sinks for 11 to 25 children; and c. At least one flush toilet and one hand-washing sink for each additional 20 children; 3. A hand-washing sink required in R9-5- 503(A)(2) or subsection (2) provides running water with a drain connected to a sanitary sewer as defined in A.R.S. § 45-101; 4. Except as provided in subsection (5), when providing child care services for infants or children who require diapering, a diaper changing area that meets the requirements in R9-5-503 is available in each infant room or indoor activity area used by an enrolled infant or child who wears diapers or disposable training pants;	R9-5-601. General Physical Plant Standards A licensee shall comply with the following physical plant requirements, as applicable: 1. When a facility is licensed to care for more than five infants in an infant room as described in R9-5-502(A)(1), each infant room has two or more designated exits from the room; 2. Not including infants and children who use diapers, toilets and hand-washing sinks are available to enrolled children in a facility as follows: a. At least one flush toilet and one hand-washing sink for 10 or fewer children, b. At least two flush toilets and two hand-washing sinks for 11 to 25 children, and c. At least one flush toilet and one hand-washing sink required in R9-5- 503(A)(2) or subsection (2) provides running water with a drain connected to a sanitary sewer as defined in A.R.S. § 45-101; 4. Except as provided in subsection (5), when providing child care services for infants or children who require diapering, a diaper changing area that meets the requirements in R9-5-503 is available in each infant room or indoor activity area used by an enrolled infant or child who wears diapers or disposable training pants;

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	 5. A diaper changing area is not required in an activity area that is: a. Only used by enrolled children for snacks or meals, b. Used for a specific activity by enrolled children who are two years of age or older; or c. An indoor activity area that is being substituted for an outdoor activity area under R9-5-602(D); and 6. A glass mirror, window, or other glass surface that is located within 36 inches of the floor is made of safety glass that has been manufactured, fabricated, or treated to prevent the glass from shattering or flying when struck or broken, or is shielded by a barrier to prevent impact by or physical injury to an enrolled child. 	 5. A diaper changing area is not required in an activity area that is: a. Only used by enrolled children for snacks or meals, b. Used for a specific activity by enrolled children who are two years of age or older, or c. An indoor activity area that is being substituted for an outdoor activity area under R9-5-602(D); and 6. A glass mirror, window, or other glass surface that is located within 36 inches of the floor is made of safety glass that has been manufactured, fabricated, or treated to prevent the glass from shattering or flying when struck or broken, or is shielded by a barrier to prevent impact by or physical injury to an enrolled child.
ARTICLE 6. PHYSICAL PLANT OF A FACILITY	R9-5-602. Facility Square Footage Requirements A. A licensee shall ensure that the facility meets the following square footage requirements for indoor activity areas based on the child care services classifications: 1. At least 35 square feet of indoor activity space for each infant and 1- year-old child; 2. At least 25 square feet of indoor activity space for each child who is not an infant or 1-year-old child; and 3. When 1-year-old children are grouped together with children older than 1- year-old children in the same activity area, at least 35 square feet of indoor activity space for each child. B. When computing indoor activity space for subsections (A)(1) through (A)(3) to determine licensed capacity, the floor space occupied by the following shall be excluded: 1. The interior walls; 2. A kitchen, bathroom, closet, hallway, stair, entryway, office, a room designated for isolating an enrolled child from other children, storage rooms, and a room designated for the sole use of child care staff; and	R9-5-602. Facility Square Footage Requirements A. A licensee shall ensure that the facility meets the following square footage requirements for indoor activity areas based on the child care services classifications: 1. At least 35 square feet of indoor activity space for each infant and 1- year-old child; 2. At least 25 square feet of indoor activity space for each child who is not an infant or a 1-year-old child; and 3. When 1-year-old children are grouped together with children older than 1- year-old children in the same activity area, at least 35 square feet of indoor activity space for each child. B. When computing indoor activity space for subsections (A)(1) through (3) to determine licensed capacity, the floor space occupied by the following shall be excluded: 1. The interior walls; 2. A kitchen, bathroom, closet, hallway, stair, entryway, office, a room designated for isolating an enrolled child from other children, storage rooms, and a room designated for the sole use of child care staff; and

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Topic	3. Room space occupied by teacher-caregiver desks, file cabinets, storage cabinets, and hand-washing sinks for staff use. C. To provide activities that develop large muscles and an opportunity to participate in structured large muscle physical activities, a licensee shall: 1. Provide at least 75 square feet of outdoor activity area per child for at least 50% of the facility's licensed capacity; or 2. Comply with one of the following: a. If no enrolled child attends the facility for more than four hours per day, provide at least 50 square feet of indoor activity area for each child, based on the facility's licensed capacity; b. If no enrolled child attends the facility for more than six hours per day, provide at least 75 square feet of indoor activity area per child for at least 50% of the facility's licensed capacity in addition to the indoor activity area required in subsection (A); or c. Provide at least 37.5 square feet of indoor activity area and 37.5 square feet of indoor activity area per child for at least 50% of the facility's licensed capacity in addition to the indoor activity area and 37.5 square feet of outdoor activity area per child for at least 50% of the facility's licensed capacity in addition to the indoor activity area required in subsection (A). D. A licensee substituting indoor activity area for outdoor activity area shall: 1. Designate, on the site plan and the floor plan submitted with the license application or request for approval of an intended change, the indoor activity area that is being substituted for an outdoor activity area; and 2. In the indoor activity area, install and	New 3. Room space occupied by desks, file cabinets, storage cabinets, and hand washing sinks. C. To provide activities that develop large muscles and an opportunity to participate in structured large muscle physical activities, a licensee shall: 1. Provide at least 75 square feet of outdoor or indoor activity area per child for at least 50% of the facility's licensed capacity, or 2. If children are in care for less than four consecutive hours, the licensee is not required to have an outdoor activity space. D. A licensee substituting indoor activity area for outdoor activity area shall install and maintain a mat or pad designed to provide impact protection in the fall zone of indoor swings, slides, and climbing equipment.

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	maintain a mat or pad designed to provide impact protection in the fall zone of indoor swings and climbing equipment. E. An indoor activity area that is substituted for an outdoor activity area is not assigned a licensed capacity.	
	F. The Department shall review and approve or deny the request for exemption or	
	substitution. 1. For a request that is part of a license application, the Department shall review the proposed exemption or substitution and provide written notice according to the procedures in R9-5-202.	
	2. For a licensed facility, within 30 calendar days after the date of the receipt of the request, the Department shall review the proposed exemption or substitution and provide written notice of the review to the licensee. If	
	the proposed exemption or substitution: a. Complies with A.R.S. Title 36, Chapter 7.1, Article 1 and this Chapter, the Department shall approve the proposed exemption or substitution; or b. Does not comply with A.R.S. Title 36, Chapter 7.1, Article 1 or this Chapter, the Department shall provide the licensee with the requirements necessary to approve the requested exemption or substitution.	
	 A licensee shall provide at least 75 square feet of outdoor activity area per child for 50% of the facility's licensed capacity, until the Department approves the exemption or substitution. 	
ARTICLE 6. PHYSICAL PLANT OF A FACILITY	R9-5-603. Outdoor Activity Areas A. Except as provided in subsection (B), a licensee shall not permit an enrolled child to cross a driveway or parking lot to access an outdoor activity area on the facility premises	R9-5-603. Outdoor Activity Areas A. A licensee shall not permit an enrolled child to cross a driveway or parking lot to access an outdoor activity area on the facility premises or

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B. If a licensee requests approval from the Department for enrolled children to cross a driveway or parking lot to access an outdoor activity area, the Department shall inspect the facility premises or school campus to determine whether the health, safety, or welfare of enrolled children would be endangered. The Department shall notify the licensee of approval or disapproval within 30 calendar days of receipt of the request. If disapproved, the Department shall provide the licensee with the requirements necessary to approve the proposed crossing. C. Except as provided in subsection (D), a licensee shall ensure that an outdoor activity area: 1. Is enclosed by a fence: a. A minimum of 4 feet high; b. Secured to the ground; and c. With either vertical or horizontal open spaces on the fence or gate that do not exceed 4.0 inches; 2. Is maintained free from hazards, such as exposed concrete footings and broken toys; and 3. Has gates that are kept closed while an enrolled child is in the outdoor activity area. D. A licensee shall ensure that a playground used only for enrolled school age children at a facility operating at a public school meets the fencing requirements of the public school. If the Department determines by inspection that a facility fence at a public school does not ensure the health, safety, or welfare of enrolled children, the licensee shall meet the fencing requirements of subsection (C). E. A licensee shall ensure that the following is provided and maintained within the fall zones of swings and climbing equipment in an outdoor activity area: 1. A shock-absorbing unitary surfacing material manufactured for such use in outdoor activity areas; or	school campus unless the licensee obtains ritten approval from the Department. Except as provided in subsection (C), a sensee shall ensure that an outdoor activity rea: 1. Is enclosed by a fence: a. A minimum of 4 feet high, b. Secured to the ground, and c. With either vertical or horizontal open spaces on the fence or gate that do not exceed 4.0 inches; 2. Is maintained free from hazards, such as exposed concrete footings and broken toys; and 3. Has gates that are kept closed while an enrolled child is in the outdoor activity area. A licensee shall ensure that a playground sed only for enrolled school-age children at a cility operating at a public school meets the noing requirements of the public school. If e Department determines by inspection that facility fence at a public school does not not the health, safety, or welfare of prolled children, the licensee shall meet the noing requirements of subsection (B). A licensee shall ensure that the following is ovided and maintained within the fall zones is swings and climbing equipment in an autdoor activity area: 1. A shock-absorbing unitary surfacing material manufactured for such use in outdoor activity areas; or 2. A minimum depth of 6 inches of a nonhazardous, resilient material such as fine loose sand or wood chips. A licensee shall ensure that hard surfacing aterial such as asphalt or concrete is not stalled or used under swings or climbing quipment unless used as a base for a rubber urfacing. A licensee shall ensure that a swing or climbing equipment is not located in the fall one of another swing or climbing equipment. A licensee shall provide a shaded area for another swing or climbing equipment. A licensee shall provide a shaded area for another swing or climbing equipment. A licensee shall provide a shaded area for another swing or climbing equipment. A licensee shall provide a shaded area for another swing or climbing equipment and the fall one of another swing or climbing equipment.

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•	 2. A minimum depth of 6 inches of a non-hazardous, resilient material such as fine loose sand or wood chips. F. A licensee shall ensure that hard surfacing material such as asphalt or concrete is not installed or used under swings or climbing equipment unless used as a base for a rubber surfacing. G. A licensee shall ensure that a swing or climbing equipment is not located in the fall zone of another swing or climbing equipment. H. A licensee shall provide a shaded area for each enrolled child occupying an outdoor activity area at any time of day. 	
ARTICLE 6. PHYSICAL PLANT OF A FACILITY	R9-5-604. Swimming Pools A. If a licensee uses a public or semi-public swimming pool for an enrolled child, the swimming pool shall meet the requirements of the swimming pool ordinance enacted by local government. If no ordinance has been adopted, the swimming pool shall meet the requirements in A.A.C. R9-8-801 through R9-8-813. B. A licensee that uses a private pool for an enrolled child shall ensure that the swimming pool and its equipment meet the following requirements: 1. If a licensee uses a private pool that is a minimum of 2 feet in depth for enrolled children, the swimming pool shall meet the requirements of the swimming pool ordinance enacted by local government and, at a minimum, be equipped with the following: a. A recirculation system consisting of piping, pumps, filters, and water conditioning and disinfecting equipment that conforms to the swimming pool manufacturer's specifications for installation and operation, and is adequate to clarify and disinfect the pool water continuously; b. Two swimming pool inlets located on opposite sides of	R9-5-604. Swimming Pools A. If a licensee uses a public or semi-public swimming pool for an enrolled child, the swimming pool shall meet the requirements of the swimming pool ordinance enacted by the local government. If no ordinance has been adopted, the swimming pool shall meet the requirements in A.A.C. R9-8-801 through R9-8-813. B. A licensee that uses a private pool for an enrolled child shall ensure that the swimming pool and its equipment meet the following requirements: 1. If a licensee uses a private pool that is a minimum of 2 feet in depth for enrolled children, the swimming pool shall meet the requirements of the swimming pool ordinance enacted by the local government and, at a minimum, be equipped with the following: a. A recirculation system consisting of piping, pumps, filters, and water conditioning and disinfecting equipment that conforms to the swimming pool manufacturer's specifications for installation and operation, and is adequate to clarify and disinfect the pool water continuously; b. Two swimming pool inlets located on opposite sides of the

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	produce uniform circulation of water and maintain uniform chlorine residual throughout the entire swimming pool without the existence of dead spots; c. A drain located at the swimming pool's lowest point and covered by a grating that cannot be removed by bathers; d. A swimming pool water vacuum system in operating condition; e. A removable strainer to prevent hair, lint, or other objects from reaching the pump and filter; f. An automatic mechanical water disinfectant system in use and in operating condition. The disinfecting agents shall maintain the swimming pool water as follows: i. A free chlorine level between 1.0 and 3.0 parts per million as tested by the diethyl-p-phenylene diamine method or 0.4 to 1.0 parts per million when tested by the orthotolidine method; ii. A pH level between 7.0 and 8.0 as tested by the diethyl-p-phenylene diamine method or the orthotolidine method; or iii. A bromine level between 2.0 and 4.0 parts per million as tested by the diethyl-p-phenylene diamine method; or iii. A bromine level between 2.0 and 4.0 parts per million as tested by the diethyl-p-phenylene diamine method; or iii. A shepherd's crook; and	uniform circulation of water and maintain uniform chlorine residual throughout the entire swimming pool without the existence of dead spots; c. A drain located at the swimming pool's lowest point and covered by a grating that cannot be removed by bathers; d. A swimming pool water vacuum system in operating condition; e. A removable strainer to prevent hair, lint, or other objects from reaching the pump and filter; f. An automatic mechanical water disinfectant system in use and in operating condition. The disinfecting agents shall maintain the swimming pool water as follows: i. A free chlorine level between 1.0 and 3.0 parts per million as tested by the diethyl-pphenylene diamine method or 0.4 to 1.0 parts per million when tested by the orthotolidine method; ii. A pH level between 7.0 and 8.0 as tested by the diethyl-p-phenylene diamine method or the orthotolidine method; or iii. A bromine level between 2.0 and 4.0 parts per million as tested by the diethyl-pphenylene diamine method; or iii. A bromine level between 2.0 and 4.0 parts per million as tested by the diethyl-pphenylene diamine method; g. A shepherd's crook; and h. A ring buoy attached to a 1/2 inch diameter rope at least 25 feet in length; 2. If a licensee uses a private pool that is less than 2 feet in depth for enrolled children, the swimming pool shall meet the requirements of subsection (B)(1) except that:

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	h. A ring buoy attached to a 1/2 inch diameter rope at least 25 feet in length.;	The swimming pool shall have a minimum of one swimming pool inlet;
	If a licensee uses a private pool that is less than 2 feet in depth for enrolled	b. The swimming pool is not required to have a bottom
	children, the swimming pool shall meet the requirements of subsection	drain; c. A pool water vacuum cleaning
	(B)(1) except that: a. The swimming pool shall have a minimum of one	system is not required, and d. A ring buoy with an attached rope is not required;
	swimming pool inlet; b. The swimming pool is not	3. A portable pool that does not meet the requirements of subsection (B)(1) or
	required to have a bottom drain;	(2) is prohibited;4. On each day an enrolled child uses the
	c. A pool water vacuum cleaning system is not	swimming pool, a licensee shall test the water in the swimming pool at least
	required; and d. A ring buoy with attached	once every day to verify that the swimming pool water meets the
	rope is not required; 3. A portable pool that does not meet the requirements of subsection (B)(1) or	swimming pool water chemical ranges in subsection (B)(1)(f); 5. A licensee shall create a written
	(B)(2) is prohibited; 4. On each day an enrolled child uses	swimming pool log at the swimming pool site while enrolled children are
	the swimming pool, a licensee shall test the water in the swimming pool at	using the swimming pool that includes results of tests required in subsection
	least once every day to verify that the swimming pool water meets the	(B)(4) and maintain the written swimming pool log on facility premises
	swimming pool water chemical ranges in subsection (B)(1)(f); 5. A licensee shall create a written	for three months after the last date the swimming pool water was tested and documented.
	swimming pool log and: a. Document the results of	6. If the swimming pool water does not meet the swimming pool water
	tests required in subsection (B)(4) in the written	chemical ranges in subsection (B)(1)(f), the licensee shall:
	swimming pool log; b. Have the written swimming	Add liquid or dissolved dry chemicals to the swimming pool
	pool log at the swimming pool site while enrolled	b. Document any actions taken by
	children are using the swimming pool; and c. Maintain the written	the licensee to restore the swimming pool water chemical ranges in the written swimming
	swimming pool log on facility premises for three months	pool log required in subsection (B)(5)(a), and
	after the last date the swimming pool water was	c. Not allow enrolled children to use the swimming pool until
	tested and documented; and 6. If the swimming pool water does not	tests of the swimming pool water verify that the swimming
	meet the swimming pool water	pool water meets the swimming

PHYSICAL PLANT OF A FACILITY A. A licensee shall install and maintain a portable, pressurized fire extinguisher that meets, at a minimum, a 2A-10-BC rating of the Underwriters Laboratories in a facility's kitchen and any other location required by A. A licensee shall install and maintain a portable, meets, at a minimum, a 2A-10-BC rating of Underwriters Laboratories in a facility's and any	New
PHYSICAL PLANT OF A FACILITY A. A licensee shall install and maintain a portable, pressurized fire extinguisher that meets, at a minimum, a 2A-10-BC rating of the Underwriters Laboratories in a facility's kitchen and any other location required by A. A licensee shall install and maintain a portable, meets, at a minimum, a 2A-10-BC rating of Underwriters Laboratories in a facility's and any	
412. B. A licensee shall ensure that: 1. All designated exits, corridors, and passageways that provide escape from the building are unobstructed and unlocked during hours of operation; 2. Combustible material, such as paper, boxes, or rags, is not permitted to accumulate inside or outside the facility premises; 3. An unvented or open-flame space heater or portable heater is not used on the facility premises; 4. A gas valve on an unused gas outlet is removed and capped where it emerges from the wall or floor; 5. Electrical extension cords are not used; 6. Except for a room used only for an enrolled school-age child, each unused electrical outlet is covered with a safety plug cover or insert; 7. Slow cookers and hot plates are used only in a kitchen and are inaccessible to an enrolled child; 8. Heating and cooling equipment is inaccessible to an enrolled child; 9. F	insee shall install and maintain a pressurized fire extinguisher that the aminimum, a 2A-10-BC rating of the sters Laboratories in a facility's kitchen other location required by Standard ne International Fire Code, ated by reference in A.A.C. R9-10-insee shall ensure that: Il designated exits, corridors, and assageways that provide an escape om the building are unobstructed and inlocked during hours of operation; ombustible material, such as paper, oxes, or rags, is not permitted to occumulate inside or outside the facility remises; in unvented or open-flame space eater or portable heater is not used in the facility premises; gas valve on an unused gas outlet is emoved and capped where it emerges om the wall or floor; lectrical extension cords are not sed; except for a room used only for an incolled school-age child, each unused lectrical outlet is covered with a safety lug cover or insert; low cookers and hot plates are used inly in a kitchen and are inaccessible to an enrolled child; eating and cooling equipment is laccessible to an enrolled child; ans are mounted and inaccessible to an enrolled child; ans are mounted and inaccessible to an enrolled child; ans are mounted and inaccessible to an enrolled child; ans are mounted and inaccessible to an enrolled child;

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TOPIC	10. Toilet rooms are ventilated to the outside of the building, either by a screened window open to the outside air or by an exhaust fan and duct system that is operated when the toilet room is in use; 11. A toilet room with a door that opens to the exterior of a building is equipped with a self-closing device that keeps the door closed except when an individual is entering or exiting; 12. A toilet room door does not open into a kitchen; 13. A smoke detector is installed in each indoor activity area and kitchen; 14. Each smoke detector required in subsection (B)(13) is: a. Maintained in an operable condition; b. Either battery operated or, if hard wired into the electrical system of the child care facility, has a back-up battery; and c. Tested monthly; 15. If the local fire jurisdiction requires a sprinkler system, the sprinkler system is: a. Installed, b. Operable, c. Tested quarterly, and d. Serviced at least once every 12 months; 16. The fire extinguisher required in subsection (A): a. Is serviced at least once every 12 months; and b. Has a tag attached to the fire extinguisher that specifies the date of the last servicing and the identification of the person who serviced the fire extinguisher; and 17. The testing required in subsections (B)(14) and (B)(15) and servicing required in subsection (B)(16) is documented and the documentation is:	10. Toilet rooms are ventilated to the outside of the building, either by a screened window open to the outside air or by an exhaust fan and duct system that is operated when the toilet room is in use; 11. A toilet room with a door that opens to the exterior of a building is equipped with a self-closing device that keeps the door closed except when an individual is entering or exiting; 12. A toilet room door does not open into a kitchen; 13. A smoke detector is installed in each indoor activity area and kitchen; 14. Each smoke detector required in subsection (B)(13) is: a. Maintained in an operable condition; b. Either battery operated or, if hard wired into the electrical system of the child care facility, has a back-up battery; and c. Tested monthly; 15. If the local fire jurisdiction requires a sprinkler system, the sprinkler system is: a. Installed, b. Operable, c. Tested quarterly, and d. Serviced at least once every 12 months; 16. The fire extinguisher required in subsection (A): a. Is serviced at least once every 12 months; and b. Has a tag attached to the fire extinguisher that specifies the date of the last servicing, and 17. The testing required in subsections (B)(14) and (15) and servicing required in subsection (B)(16) is documented and the documentation is: a. Maintained by the licensee, and b. Available for at least 12 months after the date of the testing or servicing.

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	 a. Maintained by the licensee, and b. Available for at least 12 months after the date of the testing or servicing. 	