

Arizona Department of Agriculture, Weights and Measures Services Division

Arizona Administrative Code, Title 3, Chapter 7 - Summary of Proposed Changes

Below is a summary of proposed changes to A.A.C. Title 3, Chapter 7. This summary does not include minor editorial revisions to the rules. Please note the following when reading the proposed rules:

1. Strike-through text is proposed for removal from the rules. (Example: ~~Strike-through text~~)
2. Underlined text is proposed for addition to the rules. (Example: Underlined text)
3. Text without strike-through or underline is existing text that is proposed to be retained.
4. Line numbers have been added to the draft of the proposed rules. Line numbers may be used to reference a specific portion of the rules when preparing comments.

Description	Citation	Notes
Definition: “Administrative order”	R3-7-101(2)	Simplified definition to align enforcement authority with A.R.S. § 3-3415.
Definition: “Area C”	R3-7-101(7)	Moved definition from R3-7-701 to keep in same location as definitions for area A and area B.
Definition: “Authority to Construct”	R3-7-101(8)	Added definition to clarify existing terminology.
Definition: “Certified prover”	Existing R3-7-101(9)	Removed. Term not used in rules.
Definition: “Completion of construction”	Existing R3-7-101(10)	Removed. Term only used once in R3-7-1004(I). Text of rule was modified to describe the requirements without needing definition of a separate term.
Definition: “Construction commenced”	Existing R3-7-101(11)	Removed. Term not used in rules.
Definition: “Field calibration standard”	New R3-7-101(12)	Definition added to help clarify that the definition of “secondary standards” in A.R.S. § 3-3401(38) applies to test equipment used by RSAs and RSRs.
Definition: “Handbook 44”	R3-7-101(14)	Updated handbook edition incorporated by reference from 2018 to 2022.
Definition: “Handbook 130”	R3-7-101(15)	Updated handbook edition incorporated by reference from 2018 to 2022.
Definition: “Handbook 133”	R3-7-101(16)	Updated handbook edition incorporated by reference from 2018 to 2022.
Definition: “Malfunction”	Existing R3-7-101(17)	Removed. This is a common term defined in the dictionary.

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Definition: “Modification”	Existing R3-7-101(18)	Removed. Definition incorporated into R3-7-1004(A).
Definition: “Net quantity”	New R3-7-101(20)	Definition added to clarify corrective actions relating to violations in R3-7-302(C).
Definition: “Out-of-Service tag”	R3-7-101(23)	Definition modified to clarify that an Out-of-Service tag prohibits further use of a commercial device.
Definition: “Person”	R3-7-101(24)	Definition modified to include third-party terminal.
Definition: “Product transfer document”	Existing R3-7-101(28)	Removed. Already defined in R3-7-701.
Definition: “Retail price inspection”	New R3-7-101(28)	Definition added to clarify that retail price inspections may include both price posting and price verification inspections, which have historically been conducted simultaneously.
Definition: “Seal of Authority”	R3-7-101(29)	Definition modified to clarify that the public weighmaster’s seal may be physical or electronic.
Definition: “Seizure”	Existing R3-7-101(32)	Removed. Term is not used in the rules. The term “seize” is used in the rules and is a common term found in the dictionary.
Definition: “Third-party registered service agency”	Existing R3-7-101(35)	Removed. This term was previously used in R3-7-601(B), which is proposed for removal.
Definition: “Unit”	Existing R3-7-101(37)	Removed. This is a common term defined in the dictionary.
Definition: “Vapor recovery test equipment”	New R3-7-101(36)	Definition added to clarify the equipment used by RSAs and RSRs to test stage I vapor recovery systems.
Administrative Enforcement Action	R3-7-104	Removed detailed descriptions regarding enforcement action. These descriptions are unnecessary because the statutes outline the enforcement actions that may be utilized by the Division. The new section R3-7-104(A) includes all of the authorizing statutes summarizing the enforcement actions. The new sections R3-7-104(B) and (C) include actions that are not specifically addressed in subsection (A) and have been historically included in rule.
Time-frames for Licenses, Renewals, and Authorities to Construct	R3-7-108(C)(2)	Removed sentence providing the option for an applicant to submit a request in writing to have the Division deny their application.

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Administrative hearing procedures	R3-7-109	Moved and clarified existing language from R3-7-104(C) to R3-7-109 as this section relates specifically to administrative hearing procedures.
Motion for Rehearing or Review	R3-7-110	Added additional language throughout this section to clarify procedures when filing a motion for rehearing or review.
Approval, Installation, Use, and Sale of Devices	R3-7-203(B)	Removed marking requirements for remanufactured commercial devices as these requirements are already adopted in Handbook 44. Modified to include existing requirements regarding enforcement tags issued to commercial devices. Requires the seller of a commercial device to disclose to the buyer if the device is not in compliance.
Livestock and Vehicle Scale Installation	Existing R3-7-204	Removed requirements for portable scales and vehicle/livestock scales, as these requirements are already addressed in Handbook 44 and the individual Certificates of Conformance for portable devices.
Packaging, Labeling, and Method of Sale	R3-7-302	Renamed section to clarify subject matter of rules contained within the section.
	R3-7-302(C), (D), (E), and (F)	Moved existing requirements in subsection (C) through (F) to Article 4 as they are retail price requirements.
	R3-7-302(G)	Moved existing language to R3-7-402(D)(2)(l) as part of a list of price posting violation exceptions.
Retail Price Requirements; Initial Inspections; Violations and Exceptions	R3-7-402	This section clarifies the requirements for retail price verification and posting inspections as combined under a new term “retail price inspections”. There are no new requirements in this section. The existing policies that are in place for conducting both of these inspections at the same time are reorganized to promote an easier understanding by the regulated community and weights and measures inspectors.
	R3-7-402(A)	Removed existing language outlining sampling procedures for pricing inspections that are already outlined in our Standard Operating Procedures. Moved existing language from R3-7-302(C) through (F) to this subsection.
	R3-7-402(B)	Removed existing language from subsection (B) as it is common practice and Division policy to document violations in the inspection report. There is no need to highlight this practice for only one of the many inspections that the Division conducts. The new language is derived from existing language in R3-7-104(I)(1) and (J)(1), for price verification and price posting inspections, respectively. A clarifying sentence has been added to define what constitutes an initial inspection.

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	R3-7-402(C)	Moved existing language to subsection (D). The new language summarizes the existing requirements regarding price verification violations and violation exceptions.
	R3-7-402(D)	The new language reorganizes price posting violations and violation exceptions in one location. R3-7-402(D)(1) includes language moved from R3-7-402(C). R3-7-402(D)(2) retains the original violation exceptions with added clarifying language.
Weight Certificates	R3-7-505(D)	Divided subsection (D) into four new subsections (D), (E),(F), and (G) to help clarify weight certificate requirements.
	New R3-7-505(I)	Subsections R3-7-505(I)(6) and (I)(7) were reordered for clarity.
Qualifications; License and Renewal Application Process	R3-7-601(A)	Clarified requirements that apply to field calibrations standards versus vapor recovery test equipment. Added a requirement for a registered service agency (RSA) to pre-file documentation with the Division if they are borrowing field calibration standards or vapor recovery test equipment from another RSA.
	Existing R3-7-601(B)	Removed requirements for third-party RSAs since these requirements fall under the authority of the Arizona Registrar of Contractors. No longer differentiates between third-party RSAs and other RSAs.
	New R3-7-601(B)(3)	Removed an option for a vapor recovery registered service representative (VRRSR) applicant to be determined to be qualified by the Division to test or repair vapor recovery systems and components.
	R3-7-601(F)	Moved existing language from R3-7-603(E) to R3-7-601(F).
	New R3-7-601(H)	Moved existing language from R3-7-603(D) to R3-7-601(H).
Duties	R3-7-602(A)(1)	Separated the requirements for field calibration standards and vapor recovery test equipment into two separate paragraphs for clarity.
	R3-7-602(A)(2)	Clarifies that a placed-in-service report shall be submitted when a commercial device is newly installed or restored to service as the result of an Out-of-Service, Stop-Sale, Stop-Use tag, or an administrative order. This has been the requirement historically, however, the new language clarifies confusion that a placed-in-service report is not required when an RSR restores a commercial device into service following issuance of a Warning tag.
	R3-7-602(A)(2)(c)	Removed language to maintain a vapor recovery report for one year as this section only refers to commercial devices. Requirements to maintain vapor recovery reports were moved to R3-7-602(A)(7).

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	R3-7-602(A)(2), (A)(3), (A)(4)	Throughout - Outlined the requirements for field calibration standards and vapor recovery test equipment in two separate paragraphs for clarity. Does not add new requirements. Clarifies which requirements apply to field calibration standards versus vapor recovery test equipment.
	R3-7-602(A)(7)	Requirement moved from R3-7-602(A)(2)(c) for clarity.
	R3-7-602(B)(1)	Clarifies that an RSR may only perform the type of service they are licensed to perform. Also clarifies that an RSR must perform all appropriate tests before placing a commercial device or vapor recovery system or component into service, to ensure that applicable requirements are met.
	R3-7-602(B)(1)(h)	Added language that requires RSRs to maintain all required federal, state, and local licenses during the term of an RSR license.
	R3-7-602(B)(2)	Modified existing language to include the reporting of devices installed to fraudulently obtain motor fuel (e.g. pulsar tampering)
Grounds for Denying License or Renewal; Disciplinary Action	R3-7-603(A)	Reorganized existing reasons for denying a license or renewal, suspending or revoking a license, or imposing disciplinary action.
	Existing R3-7-603(B) through (H)	Deleted subsections (B) through (H) as these requirements have been combined with subsections in R3-7-601 and subsection R3-7-603(A).
Prohibited Acts	R3-7-604(B)(1)	Added language to clarify that incomplete placed-in-service reports are not allowed to be filed.
	R3-7-604(B)(6)	Removed requirements for a decal or label to be placed on a commercial device following repairs or installation. The requirement now only applies to calibrations.
Material Incorporated by Reference	Existing R3-7-605	Repealed this section applies to stage II vapor recovery equipment, which has been prohibited from use since September 30, 2018.
Definitions	R3-7-701	Added, removed, or modified the following definitions:
		“Approved oxygenate”: Removed as this term was only used one time in the definition of “AZRBOB,” which has been updated to clarify that oxygenates are allowed if they are not prohibited by A.R.S. § 3-3491(E).
		“Area A”, “Area B”, and “Area C”: Removed as these terms are defined in R3-7-101.
		“Blender”: Added to clarify requirements for persons that produce AZRBOB or CBG, but do not meet the definition of an importer or refiner.
		“CARB”: Removed as term is defined in R3-7-101.
		“CBG-covered area”: Modified to include area C during the summer months.
“E15”: Added as a term to define gasoline containing 10 to 15 percent ethanol by volume.		

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		<p>“Fuel property”: Added to replace of the definition “motor fuel property.” The term “fuel property” is the term used throughout the rule. This definition has also been updated to reference the portions of the rule that contain fuel property requirements.</p> <p>“Manufacturer’s proving ground”: Removed as this term is no longer used in the rules.</p> <p>“Motor fuel property”: Removed. Replaced by “fuel property”.</p> <p>“Motor vehicle racing event”: Removed as this term is no longer used in the rules.</p> <p>“Premium diesel”: Modified to reflect current standards for premium diesel.</p> <p>“Vehicle emissions control area”: Removed as this term is not used in the rules.</p>
Material Incorporated by Reference	R3-7-702	Materials incorporated by reference have been updated to reflect the most current versions as applicable. ASTM D4057 has been added to reference the standard practice for petroleum sampling.
Return of Motor Fuels Collected During Volumetric Inspection	R3-7-703	Section renamed. Subsection (B) has been removed for safety reasons and due to requirements related to transporting hazardous materials on roadways.
Motor Fuel Dispensing Site Price and Grade Posting	R3-7-704(A)	Removed the existing term “external signs” because it was not defined in rule and was open for interpretation. Added language to clarify the types of signs applicable to this section.
	R3-7-704(A)(1) and (2)	Replaced previous language to clarify existing requirements moved from R3-7-704(A)(1), (A)(3), and (A)(4).
	R3-7-704(A)(3)	Replaced previous language with an existing requirement moved from R3-7-704(A)(2).
	R3-7-704(A)(4)	Replaced previous language with an existing requirement moved from R3-7-704(A)(8).
	R3-7-704(A)(5)	Replaced previous language with an existing requirement moved from R3-7-704(A)(3). Added language clarifying that retailers have the flexibility to charge at a whole cent.
	R3-7-704(A)(6)	Replaced previous language with an existing requirement moved from R3-7-704(A)(3).
	R3-7-704(B)	Replaced previous language with an existing requirement moved from R3-7-704(A)(3).
	New R3-7-704(C)	Combined previous subsections (A)(6), (A)(7), (A)(9), (B), and (C) into a table format for easier interpretation and to clarify the acceptable descriptions for different motor fuels.
Dispenser Labeling at Motor Fuel Dispensing Sites	Existing R3-7-705(A)(1)	Deleted because this language is in R3-7-704(A)(5), and is referenced in R3-7-705(A)(3).
	New R3-7-705(A)(2)	Language adapted from previous subsections R3-7-704(A)(1) and (A)(5) to continue the existing requirement of posting discounted price information on a fuel dispenser.
	New R3-7-705(A)(3)	Added to reference the new subsections of R3-7-704 that are applicable to dispenser labeling.

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	New R3-7-705(B)	Added to provide an exemption from the requirements in subsection R3-7-705(A)(1) and (A)(2) in alignment with Handbook 44.
	Existing R3-7-705(B)(1)(b)	Removed language requiring fuel dispensers within the CBG-covered area and area B to display a label explaining CO emissions reductions due to the use of oxygenated fuel.
	R3-7-705(C)(1)(b)	Removed the phrase “outside of the CBG-covered area,” since the proposed rule allows the sale of E15 in the CBG-covered area.
	R3-7-705(C)(3)	Removed language providing the option to combine labels since the carbon monoxide label is no longer be required.
	R3-7-705(C)(4) and (C)(5)	Added or replaced language to clarify existing requirements.
	R3-7-705(D)	Modified language to add flexibility to the existing requirement by allowing owner/operator information to be posted at the dispensing site, rather than on or next to each motor fuel dispenser.
Product Transfer Documentation and Record Retention for Motor Fuel other than Arizona CBG and AZRBOB	R3-7-707(A)(5)	Moved requirements for product transfer documents (PTDs) from R3-7-708(C) since R3-7-707 is the appropriate section for PTD requirements.
	R3-7-707(D) and former R3-7-707(E)	Combined sections for clarity. Moved sentence regarding the timeframe to provide documentation to subsection (G).
	R3-7-707(G)	Moved existing language to new subsection (G) and combined with the timeframe requirements previously located in subsection (D).
Gasoline Oxygenate Blends	Existing R3-7-708(B)(1) and (B)(2)	Moved to a new subsection (D)(2). Modified to reflect when and where the “1 pound RVP waiver” is allowed. Removed allowance of 1 pound waiver From September 16 through April 30, for gasoline blend with at least 1.5 percent by weight and no more than 10 percent by volume of ethanol.
	Existing R3-7-708(B)(3)	Updated and moved to a new subsection (D)(3).
	New R3-7-708(B)	Moved fuel ethanol requirements from R3-7-751(C), making them applicable for conventional gasoline and CBG. Matches EPA requirements in 40 CFR 1090.270.
	New R3-7-708(C)	Added language requiring oxygenates other than fuel ethanol to meet the applicable ASTM standard for the oxygenate, with the finished blend meeting ASTM D4814.
	New R3-7-708(D)(1)	Added language requiring gasoline ethanol blends to meet ASTM D4814 except as provided in subsections (D)(2) or (D)(3).

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	New R3-7-708(D)(2)	Allows the vapor pressure requirements in ASTM D4814 to be exceeded by 1.0 psi for gasoline ethanol blends. Allows the vapor pressure of gasoline-ethanol blends to exceed the requirements by 1.0 psi under the following circumstances: 1) outside the CBG-covered area if the ethanol volume percent is greater than 9% with a maximum concentration as allowed by federal law; 2) in area B from October 1 through March 31 if the ethanol concentration is at least 6% and no more than 15% by volume; or 3) inside the CBG-covered area during April only. The requirements for area B come from A.R.S. § 3-3491. This new section removes the allowance of 1 pound waiver outside the CBG-covered area September 16 through April 30, for gasoline blends with at least 1.5 percent by weight and no more than 10 percent by volume of ethanol. It extends the 1.0 psi allowance outside the CBG-covered area to a maximum ethanol concentration allowed by federal law and allows the 1.0 psi waiver for gasoline containing up to 15% ethanol in area B.
	New R3-7-708(D)(3)	Added language to set standards for gasoline-ethanol blends. Revised previous language moved from the previous subsection R3-7-708(B)(3) to allow exceptions to ASTM standards for gasoline containing up to 15 volume percent ethanol. Also removed the previous subsection R3-7-708(B)(3)(c), which was duplicative of subsection (B)(3)(a).
	New R3-7-708(E)	Moved existing language from R3-7-718(C).
Motor Fuel Storage Tank Labeling	R3-7-713(A)(7)	Added additional labeling options for gasoline vapor return lines.
	Existing R3-7-713(A)(10)	Moved to R3-7-713(C).
	New R3-7-713(B)	Added language outlining E15 labeling requirements.
	New R3-7-713(C)	Moved from previous R3-7-713(A)(10).
	New R3-7-713(D)	Clarifies wording for tank label size and readability. Removes color requirement for labels, but retains requirement for letters to be on sharply contrasting background.
Additional Requirements for Motor Fuels	Existing R3-7-714	Section repealed. Existing language either removed as it was no longer relevant, or incorporated into new or existing sections as described below.
	Existing R3-7-714(A)	Existing language now covered under R3-7-715(A). The requirement for an RVP of 9.0 psi May 1 through September 30 statewide would default to ASTM, which allows 10.0 at retail in May. The CBG area would retain a max RVP of 9.0 in May per R3-7-751(A)(6).

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	Existing R3-7-714(B)	Removed this requirement as it is not necessary. Refer to ASTM D4814.
	Existing R3-7-714(C)(1)	Removed this requirement. Now addressed under R3-7-715(A).
	Existing R3-7-714(C)(2)	Removed this requirement. It is already included in R3-7-708(A), R3-7-751(A)(7)(b) and (c), and the definition of AZRBOB.
	Existing R3-7-714(C)(3)	Removed this requirement. Now addressed under R3-7-715(A).
	Existing R3-7-714(D)	Removed this requirement as it is not necessary
Motor Fuel Standards and Testing Methods	New R3-7-715(A)	Added language to clearly state that motor fuels and oxygenates must meet the applicable standards incorporated by reference unless specific exemptions or additional requirements are contained in rule or statute.
	New R3-7-715(B)	Added language to reference the statute that allows wintertime gasoline to meet the maximum ASTM D4814 class A vapor pressure/distillation class ten volume percent evaporated distillation temperature.
Motor Fuel Dispensing Site Equipment	R3-7-717(D)	Removed the date for this requirement since the date has passed. Also refers directly to requirements which are already in A.R.S. § 3-3436(B).
Additional Requirements for Production, Transport, Distribution, and Sale of Biofuels and Biofuel Blends	Existing and New R3-7-718(A)(1)	Removed Arizona-specific requirements for biofuels registration. New section R3-7-718(A)(1) requires registration with EPA. Also removed requirements for the Division to maintain and make a list of registered biofuel producers, suppliers, blenders.
	Existing R3-7-718(A)(2)	Removed annual reporting requirements. New section R3-7-718(A)(2) includes reporting of volumes upon request and provides 15 days to fulfill the request.
	New R3-7-718(A)(1)	Replaced the previous registration requirements with requirements to register with EPA.
	New R3-7-718(A)(2)	Removed mandatory reporting previously in R3-7-718(A)(2) and makes reporting mandatory only upon request. Retains confidentiality requirements under A.R.S. § 44-1374.
	R3-7-718 (B)(3)(a)(i)	Updated EPA registration references.
	Existing R3-7-718(C)	Moved requirement to R3-7-708(E).

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	Existing R3-7-718(D)	Removed requirement.
	Existing R3-7-718(E)(1)	Removed requirement as it is no longer needed since the registration now defaults to EPA registration requirements.
	New R3-7-718(C)(1)	Modified exemption from biofuel requirements for all gasoline containing up to 15 percent ethanol.
Definitions Applicable to Arizona CBG and AZRBOB	R3-7-749	Added, removed, or modified the following definitions:
		“Downstream oxygenate blending”: Removed as this term was only used once in the title of R3-7-755. This title was reworded.
		“PM averaging compliance option”: Removed as the averaging compliance standards are proposed for removal.
		“PM averaging limit”: Removed as the averaging compliance standards are proposed for removal.
		“Type 1 Arizona CBG”: Modified to reference the new location of the standards.
		“Type 2 Arizona CBG”: Modified to reference the new location of the standards.
Registration Relating to Arizona CBG or AZRBOB	R3-7-750(A)	Modified to clarify that each physical location requires registration.
	R3-7-750(A)(1)	Added a term ‘blender’ to the registration requirements. A new definition of ‘blender’ has been added in R3-7-701. The purpose is to clearly identify a person who is not a refiner or importer, but is instead producing CBG by blending of components.
	R3-7-750(B)	Removed unnecessary language and updated the EPA rule reference.
	R3-7-750(D)	Modified to include the reference to blenders regarding the failure to register.
Arizona CBG Requirements	R3-7-751(A)(7)(b)	Modified to accommodate E15 by updating the maximum oxygen content to 5.8 percent by weight for fuel ethanol.
	R3-7-751(A)(8) and (9)	Moved the requirements from Table 1 to these subsections.
	R3-7-751(A)(10)	Moved existing language from R3-7-751(A)(8).
	R3-7-751(B)(7)(b)	Modified to accommodate E15 by updating the maximum oxygen content to 5.8 percent by weight for fuel ethanol.
	Existing R3-7-751(C)	Moved to new subsection R3-7-708(B).
	New R3-7-751(C)	The intent of this section remains the same. However, because the requirements to submit an election and the option to comply with the averaging standards have been removed, the section has been reworded. The requirements for certification of Type 1 and Type 2 CBG by registered suppliers have been moved to this subsection from Tables 1 and 2.

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Existing R3-7-751(D)	Removed requirements for registered suppliers to file general elections with the Division as this practice is not necessary to ensure that CBG meets air quality standards.
New R3-7-751(D)	Moved from R3-7-751(F). Added a clarifying sentence that Type 2 gasoline may be produced and distributed year-round.
Existing R3-7-751(E)	Removes the requirements for registered suppliers to file winter elections with the Division.
New R3-7-751(E)	Retained existing language from R3-7-751(E) requiring Type 2 CBG from November 1 through March 31.
Existing R3-7-751(F)	Moved to new section R3-7-751(D).
New R3-7-751(F)(1)	Moved and existing language from R3-7-751(H)(1) and updated subsection reference.
New R3-7-751(F)(2)	Removed the allowance to submit the completed documentation submitted to CARB for the predictive model (PM) certification. Because CARB now requires CARB Phase 3 gasoline, the paperwork does not match Arizona’s requirements and therefore is no longer applicable.
New R3-7-751(F)(3)	Modified the requirement to submit the PM certification prior to transporting the AZRBOB or CBG to allow submittal within 3 business days prior to transport. Requires a written process to verify the formulation meets the PM alternative specifications prior to transport.
New R3-7-751(F)(4)	Updated section to remove references to elections and averaging standards which have been removed. Added a sentence in the new subsection that states a registered supplier may not use the average compliance option in the PM alternative specifications.
New R3-7-751(F)	Updated section to remove references to elections and averaging standards which have been removed.
Existing R3-7-751(G)	Removed since it relates to averaging standards that have been removed.
Existing R3-7-751(H)	Removed since it relates to averaging standards that have been removed.
New R3-7-751(H)	Updated reference to the SIP revision.
Existing R3-7-751(I)	Removed since it relates to averaging standards that have been removed.
Existing R3-7-751(K)	Removed since it relates to averaging standards that have been removed.

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	Existing R3-7-751(L)	Removed since it relates to averaging standards that have been removed.
	Existing R3-7-751(M)	Removed since it relates to averaging standards that have been removed.
	Existing R3-7-751(N)	Removed since it relates to averaging standards that have been removed.
	Existing R3-7-751(O)	Removed since it relates to averaging standards that have been removed.
	Existing R3-7-751(P)	Removed since it relates to averaging standards that have been removed.
	Existing R3-7-751(Q)	Removed since it relates to averaging standards that have been removed.
General Requirements for Registered Suppliers	R3-7-752(G)	Updated EPA references.
General Requirements for Pipelines and Third-party Terminals	R3-7-753(A)(1)	Added blender to the list of registered entities that may transfer Arizona CBG or AZRBOB.
	R3-7-753(C)	Updated language to clarify quality control testing requirements.
	R3-7-753(D)	Modified reporting timeframe and requirements to align with CBG batch reporting timeframe and requirements.
Downstream Blending Exceptions for Transmix	R3-7-754(B)	Updated references to the latest edition of API standards.
Additional Requirements for AZRBOB and Downstream Oxygenate Blending	R3-7-755(A)(3)	Added a sentence requiring the representative sample of the AZRBOB hand blend be prepared in accordance with ASTM D7717-11 or another test method approved by EPA or CARB.
	R3-7-755(C)(1)	Added language to allow for the addition of an oxygenate in a quantity that differs from that specified by the registered supplier if the AZRBOB is recertified by an oxygenate blender under the new section R7-3-755(F).
	R3-7-755(C)(2)	Added language to allow combining AZRBOB that has been certified for the addition of 10 percent ethanol with AZRBOB that has been certified for the addition of 10 to 15 percent ethanol.
	R3-7-755(C)(3)	Removed requirements to recertify AZRBOB if a different oxygenate is used. This process is replaced with the recertification requirement in the new section R3-7-755(F).

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	R3-7-755(D), (E), (F), (G), (H)	The quality assurance requirements for oxygenate blending have been renamed to “Survey for oxygenate blending during the wintertime”. The requirements for the oxygenate blending surveys have been moved to R3-7-760(A). The information that was previously referenced from the 1996 version of 40 CFR 80.69 has been included in the rules. The independent third party requirements are included in R3-7-760(B).
	New R3-7-755(E)	Added language to include an exception to add the type and amount of oxygenate required in the documentation if the AZRBOB is recertified as provided in the new section R3-7-755(F).
	Existing R3-7-755(E)(3)	Removed. The same requirements are spelled out in the new section R3-7-755(E)(3) using the language from the 1996 version of 40 CFR 80.69 that was previously incorporated by reference.
	New R3-7-755(E)(3)	Added language to include the requirements for oxygenate blending in trucks. The requirements are from the 1996 version of 40 CFR 80.69 that was previously incorporated by reference.
	New R3-7-755(E)(5)	Added new requirements for oxygenate blending at motor fuel dispensing sites. Requires testing for the type and quantity of oxygenate once every 6 months following the appropriate test methods. Includes requirements when the gasoline does not contain the specified oxygenate type or amount.
	New R3-7-755(E)(8)	Removed requirement to submit the Quality Assurance and Quality Control (QA/QC) program three months prior to transporting Arizona CBG
	New R3-7-755(F)	Added language to include new requirements that allow downstream recertification of AZRBOB or CBG. These new requirements are patterned after EPA requirements in 40 CFR 1090.740. The subsection specifies the criteria that must be met in order recertify AZRBOB or CBG. This recertification would allow downstream use of isobutanol or E15 in CBG without a registered supplier having to recertify the batch of AZRBOB/CBG.
Downstream Blending of Arizona CBG with Nonoxygenate Blendstocks	R3-7-756(A)	Removed requirements for combining CBG with nonoxygenate blendstocks since any resulting gasoline is not allowed to be used within the CBG covered area.
Product Transfer Documentation; Records Retention	R3-7-757(A)(7)	Moved requirement for product transfer documents (PTDs) from R3-7-708(C) since R3-7-757 the appropriate section for PTD requirements.
	Existing R3-7-757(G)	Removed. The oxygenate requirements for AZRBOB/CBG do not differ from those of conventional gasoline. Therefore, this language appears to be unnecessary.
Testing Methodologies	R3-7-759(A)	Removed reference to importer as they are included in the definition of ‘registered supplier.’

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	R3-7-759(D)	Removed provisions for the Division to evaluate test methods. Modified language to clarify that correlation equations shall be used to align test methods if required by EPA, CARB, or the ASTM test method.
	R3-7-759(E)	Updated reference to State Implementation Plan.
	Table A	Updated to the latest ASTM test methods. Removed references to reproducibility since these references are outlined in the applicable test method.
Compliance Surveys	New R3-7-760(A)	Moved from R3-7-755(D) and reworded. This used to be called “quality assurance sampling and testing program,” and has been renamed to “surveys for oxygenate blending during the wintertime.” The intent of the requirements remains the same. Attempted to relocate all survey/independent sampling requirements to the same section of the rule. Also spelled out the requirements instead of referencing 40 CFR 80.69.
	New R3-7-760(A)(1)	Added requirement that outlines ASTM sampling method. Requirement to collect samples subsequent to addition of oxygenate is from 40 CFR § 80.69(a)(7)(i)(A), which was already included as a requirement in the previous section R3-4-755(D). It should be noted that an additional option related to truck splash blending that allowed the collection of samples at the retail motor fuel station if the three most recent deliveries were of gasoline produced by the same AZRBOB was not retained as this is not observed in the CBG-covered area (40 CFR § 80.69(a)(7)(i)(A)(2)).
	New R3-7-760(A)(2)	Requirement from 40 CFR § 80.69(a)(7)(i)(B), previously contained in R3-7-755(D).
	New R3-7-760(A)(3)	Requirement from 40 CFR § 80.69(a)(7)(ii), previously contained in R3-7-755(D).
	New R3-7-760(A)(4)	Requirement from 40 CFR § 80.69(a)(7)(iii), previously contained in R3-7-755(D).
	New R3-7-760(B)	Reworded and moved from R3-7-755(E).
	New R3-7-760(B)(1)	Refers to section (E) which contains the requirements for an independent third-party.
	New R3-7-760(B)(2)	Moved from previous R3-7-755(E)(2)
	New R3-7-760(B)(3)	Moved from previous R3-7-755(E)(3). Contains a new provision for the independent sampling to contain a representative number of E15 samples.
	New R3-7-760(B)(4)	Moved from previous R3-7-755(E)(4).

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New R3-7-760(B)(5)	Moved from previous R3-7-760(G)(2).
New R3-7-760(C)	Moved from previous R3-7-760(A).
New R3-7-760(C)(1)	Moved from previous R3-7-760(A)(1). Changed date to September 30 to match the summer RVP season.
New R3-7-760(C)(2)	Moved from previous R3-7-760(C)(1). Removed exclusion from previous R3-7-760(C)(4).
New R3-7-760(C)(3)	Moved from previous R3-7-760(C)(2). Added requirement to include representative number of E15 samples.
New R3-7-760(C)(4)	Moved from previous R3-7-760(G)(2).
New R3-7-760(C)(5)	Moved from previous R3-7-760(C)(3). Changed date to September 30 to match the summer RVP season.
New R3-7-760(C)(6)	Moved from previous R3-7-760(C)(5).
New R3-7-760(C)(7)	Moved from previous R3-7-760(E)(1).
New R3-7-760(D)	Reworded and moved from previous R3-7-760(G).
New R3-7-760(E)	Moved from previous R3-7-760(G).
New R3-7-760(E)(1)	Moved from previous R3-7-760(G)(1).
New R3-7-760(E)(2)	Moved from previous R3-7-760(G)(3).
New R3-7-760(E)(3)	Moved from previous R3-7-760(G)(4).
New R3-7-760(E)(4)	Moved from previous R3-7-760(G)(5).
New R3-7-760(E)(5)	Reworded and moved from previous R3-7-755(E)(6) and R3-7-760(C)(5). Program must be “approved by” the associate director instead of “conducted with” the associate director.
New R3-7-760(E)(6)	Moved from previous R3-7-760(G)(6). Subsections (l) and (m) were modified to indicate the appropriate results to report depending on if the survey is conducted for winter or summer.
New R3-7-760(F)(6)	Moved from previous R3-7-760(H).

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	New R3-7-760(G)	Moved from previous R3-7-760(I). Updated the date from September 15 to September 30.
	New R3-7-760(H)	Moved from previous R3-7-760(D). Updated to state that enforcement action may be taken on oxygenate blender and retail location in addition to a registered supplier.
	New R3-7-760(I)	Modified from previous R3-7-760(B) to outline requirements for a failure to conduct a survey.
	New R3-7-760(J)	Moved from previous R3-7-760(J).
	New R3-7-760(K)	New section added to exempt registered suppliers that supply less than 1,000,000 gallons of AZRBOB or CBG during the calendar year.
	Existing R3-7-760	<p>Modified as stated above into a new section R3-7-760 to place both winter and summer survey requirements in one location by merging portions of R3-7-755 and R3-7-760.</p> <p>The summer compliance surveys in R3-7-760(A) previously applied to registered suppliers that elected to meet an averaging standard. However, almost all registered suppliers complied with the survey requirements even though they did not choose to comply with the averaging standards. For this reason, with the removal of the averaging standard option, we are proposing to continue survey requirements for registered suppliers with an exemption for registered suppliers that supply less than 1,000,000 gallons of AZRBOB or CBG. These surveys provide fuel quality sampling in addition to the sampling conducted by the Division to demonstrate compliance with the air quality standards.</p>
Penalties	R3-7-762	Removed the civil penalty amount since maximum civil penalties are set by statute.
Table 1	Table 1	Deleted table. The applicable standards from the table have been moved to R3-7-751.
Table 2	Table 2	Deleted table. The applicable standards from the table have been moved to R3-7-751.
Article 9, Gasoline Vapor Control For Sites With Both Stage I And Stage II Vapor Recovery Systems	Article 9	Deleted since stage II vapor recovery was required to be decommissioned by September 30, 2018, and stage II vapor recovery is prohibited under A.R.S. § 3-3512(K) for ozone nonattainment areas.
Exemptions	R3-7-1002(A)	Deleted since it relates to stage II vapor recovery and is no longer relevant.
Application Requirements and Process for Authority to Construct Plan Approval	R3-7-1004(A)	Updated the definition of “modification” to stage I vapor recovery equipment for the purposes of applying for an Authority to Construct plan. Does not provide new requirements, but includes language regarding construction at the tank top since these requirements were previously in R3-7-913, which is being deleted.
	R3-7-1004(D)(5)	Added a requirement for vapor piping to have a minimum 1/8 inch slope per foot from the vent riser to the tank.

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	R3-7-1004(D)(8)(b)	Modified to clarify the requirements for tank vent piping.
	R3-7-1004(I)	Modified to clarify when the Authority to Construct plan approval expires since the definition of “completion of construction” was removed.
Initial Inspection and Testing	R3-7-1005(A)(4)	Added language to include completion of a Static Torque test per CARB TP-201.1B during initial and annual vapor recovery testing. This test would be applicable for swivel fill and vapor adaptors to ensure they are rotating properly to prevent vapor leaks.
Recordkeeping and Reporting	R3-7-1009(D)	Removed the stage II decommissioning recordkeeping requirement since it is past the required timeframe.
Stage II Vapor Recovery	R3-7-1013	Removed civil penalty information that is already outlined in statute.