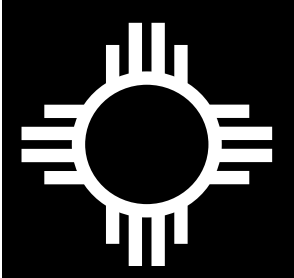
NEW MEXICO REGISTER



Volume XVI Issue Number 5 March 15, 2005

New Mexico Register

Volume XVI, Issue Number 5 March 15, 2005

The official publication for all notices of rulemaking and filings of adopted, proposed and emergency rules in New Mexico

The Commission of Public Records
Administrative Law Division
Santa Fe, New Mexico
2005

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New Mexico Register

Volume XVI, Number 5 March 15, 2005

Table of Contents

Notices of Rulemaking and Proposed Rules

Agriculture, Department of	
Notice of Hearing	221
Game Commission	
State Game Commission Public Meeting and Rulemaking Notice	221
Public Education Department	
Notice of Public Hearing	221
Public Records, Commission of	
Notice of Regular Meeting and Notice of Rulemaking	222
Transportation, Department of	
Notice of Public Hearing	222

Adopted Rules

Effective Date and Validity of Rule Filings

Rules published in this issue of the New Mexico Register are effective on the publication date of this issue unless otherwise specified. "No rule shall be valid or enforceable until it is filed with the records center and published in the New Mexico register as provided by the State Rules Act. Unless a later date is otherwise provided by law, the effective date of a rule shall be the date of publication in the New Mexico register." Section 14-4-5 NMSA 1978.

A=Amended, E=Emergency, N=New, R=Repealed, Rn=Renumbered

Human Services Department		
Income Support Division		
8.106.120 NMAC A	Eligibility Policy: Case Administration	223
8.106.420 NMAC A	Recipient Policies: Requirements for Determining Eligibility	223
Public Education Department		
6.30.2 NMAC A	Standards for Excellence	225

Other Material Related to Administrative Law

Human Services Department	
Income Support Division	
Public Notice	227
Livestock Board	
Notice of Regular Board Meeting	227

The New Mexico Register

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Notices of Rulemaking and Proposed Rules

NEW MEXICO DEPARTMENT OF AGRICULTURE

Notice of Hearing

The Luna County Pest Management Association will hold a public hearing under the Cotton Boll Weevil Control Act, 76-6A-1 to 76-6A-16, NMSA 1978, to re-establish a bale assessment in the amount of two dollars and fifty cents (\$2.50) per bale of cotton to support cotton boll weevil control within the Luna County district.

The hearing will be held in the Luna County FSA Office located at 405 Florida, Deming, New Mexico, beginning at 10:00 a.m. on April 6, 2005.

Written statements in support or opposition, signed by the submitting person, will be accepted if received prior to 5:00 p.m., April 6, 2005. Written statements, inquiries, or requests for copies of the rule should be directed to the Luna County Pest Management Association c/o Bridget Sloan, USDA - Farm Service Agency, 405 E. Florida, Deming, NM 88030.

NEW MEXICO GAME COMMISSION

STATE GAME COMMISSION PUBLIC MEETING AND RULEMAKING NOTICE

On Thursday, March 31, 2005, beginning at 9:00 a.m. at the Spencer Theater for the Performing Arts, Inc., Airport Highway 220, Ruidoso, NM 88312, the State Game Commission will meet in Public Session to consider action as appropriate on the following: Consent Agenda for Quarterly Depredation Report; Revocation of Hunting Privileges; and Fishing License Commission Committee Reports; Partnering Prospects for Fish Production; Request for Approval of Restoration of the West Fork of the Gila and Costilla Watershed: Presentation of the Fiscal Year 2004 Financial Statements and Audit Report; Update on the Status of the Elk Landowner Signup System Review; Consideration of Department Proposal to Trap and Transplant Rocky Mountain Bighorn Sheep; Developing Added Hunting Angling Opportunities; Recommendations on Expending Wildlife Conservation and Restoration Program Funding; Notice of Commission Contemplated Action; Agreement Regarding Incorporation of Commissionowned Picacho Bosque Property into Newly Approved New Mexico State Park; Request by Santa Fe Fire Department for Easement; Yates Petroleum Request to Lease Mineral Rights; Sierra Nevada Management Request for communication tower lease; and Closed Executive Session to discuss personnel, litigation and purchase acquisition or disposal of real property or water rights as per 10-15-1, NMSA; Designate Reasonable Notice to the Public for Commission Meetings, in accordance with 19.30.3.8.A(1), NMAC.

The Commission will open the following rules for amendment or adoption:

Change to the Fishing Regulation 19.31.4, NMAC;

Opening the Upland Game Rule, 19.31.5, NMAC, and the Waterfowl Rule, 19.31.6, NMAC, for public input; and Biennial Review Sand Dune Lizard Recommendation, 19.33.6, NMAC.

A copy of the agenda or any of the affected rules can be obtained from the Office of the Director, New Mexico Department of Game and Fish, P.O. Box 25112, Santa Fe, New Mexico 87504 or on the Department's website. This agenda is subject to change up to 24 hours prior to the meeting. Please contact the Director's Office at (505) 476-8008, or the Department's website at www.wildlife.state.nm.us for updated information.

If you are an individual with a disability who is in need of a reader, amplifier, qualified sign language interpreter, or any other form of auxiliary aid or service to attend or participate in the hearing or meeting, please contact Shirley Baker at (505) 476-8030. Please contact Ms. Baker at least 3 working days before the set meeting date. Public documents, including the Agenda and Minutes can be provided in various accessible forms. Please contact Shirley Baker if a summary or other type of accessible form is needed.

NEW MEXICO PUBLIC EDUCATION DEPARTMENT

NEW MEXICO PUBLIC EDUCATION DEPARTMENT

The Public Education Department ("Department") hereby gives notice that the Department will conduct a public hearing at Mabry Hall, Jerry Apodaca Education Building, 300 Don Gaspar, Santa Fe, New Mexico, 87501-2786, on Monday, April 18, 2005 from 1:00 p.m. to 3:00 p.m. regarding the following proposed rulemaking actions:

Rule Number	Rule Name	Proposed Action
6.20.2 NMAC	PUBLIC SCHOOL FINANCE	Amend rule
	- BUDGETING AND	
	ACCOUNTING:	
	GOVERNING BUDGETING	
	AND ACCOUNTING FOR	
	NEW MEXICO PUBLIC	
	SCHOOLS AND SCHOOL	
	DISTRICTS	

The proposed amendment to Section 10 of 6.20.2 (BUDGET MAINTENANCE STAN-DARDS) will amend subsection B by deleting the requirement that the Public Education Department must take action on budget adjustment requests within thirty days of receipt or such requests will be considered approved.

Interested individuals may testify at the public hearing or submit written comments to Steve Burrell, Director, School Budget and Finance Analysis Bureau, Public Education Department, Jerry Apodaca Education Building, 300 Don Gaspar, Santa Fe, New Mexico 87501-2786 (sburrell@ped.state.nm.us) or telefaxed to (505) 827-9931. Written comments must be received no later than 5 p.m. on the date of the hearing. However, the submission of written comments as soon as possible is encouraged.

Copies of the proposed rules may be accessed on the Department's website (www.ped.state.nm.us) or obtained from Ms. Marie Rivera-Sanchez, Administrative Assistant, School Budget and Finance Analysis Bureau, Public Education Department, Jerry Apodaca Education Building, 300 Don Gaspar, Santa Fe, New Mexico 87501-2786 at (505) 827-3860.

Individuals with disabilities who require this information in an alternative format or need any form of auxiliary aid to attend or participate in this meeting are asked to contact Ms. Rivera-Sanchez as soon as possible. The Department requests at least ten (10) days advance notice to provide requested special accommodations.

NEW MEXICO COMMISSION OF PUBLIC RECORDS

NOTICE OF REGULAR MEETING

The NM Commission of Public Records has scheduled a regular meeting for Tuesday, March 29, 2005, at 9:00 A.M. The meeting will be held at the NM State Records Center and Archives, which is an accessible facility, at 1205 Camino Carlos Rey, Santa Fe, NM 87507. Pursuant to the New Mexico Open Meetings Act, Section 10-15-1(H)(2) NMSA 1978, a portion of the meeting may be closed to discuss a limited personnel matter. If you are an individual with a disability who is in need of a reader, amplifier, qualified sign language interpreter, or any form of auxiliary aid or service to attend or participate in the hearing, please contact Darlene A. Torres at 476-7902 by March 18, 2005. Public documents, including the agenda and minutes, can be provided in various accessible formats. A final copy of the agenda will be available 24 hours before the hearing.

NOTICE OF RULEMAKING

The Commission of Public Records may consider the following items of rulemaking at the meeting:

Amendment

1.18.505 NMAC	ERRDS Cultural Affairs Department

Repeal

1.18.305 NMAC	ERRDS, Office of the Attorney General
1.18.404 NMAC	ERRDS, Board of Examiners for Architects
1.18.479 NMAC	ERRDS, Board of Veterinary Examiners
1.18.460 NMAC	ERRDS, State Fair Commission
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1.18.690 NMAC ERRDS, Children, Youth and Families Department

New-Replacement

1.18.305 NMAC	ERRDS, Office of the Attorney General
1.18.404 NMAC	ERRDS, Board of Examiners for Architects
1.18.479 NMAC	ERRDS, Board of Veterinary Medicine
1.18.460 NMAC	ERRDS, State Fair Commission

1.18.690 NMAC ERRDS, Children, Youth and Families Department

NEW MEXICO DEPARTMENT OF TRANSPORTATION

THE NEW MEXICO DEPARTMENT OF TRANSPORTATION

NOTICE OF PUBLIC HEARING

The New Mexico Department of Transportation (NMDOT) will hold a public hearing for the purpose of receiving oral and written public comment on emergency Rule Number 18.30.2. NMAC, Matching Funds Requirements for University Blvd./Rio Bravo Blvd Extension and I-50 Coors Ave./West Central Interchange.

The hearing is scheduled on April 6, 2005, from 2:00 p.m. to 3:00 p.m. at the

New Mexico Department of Transportation, General Office, Training Room 2, located at 1120 Cerrillos Road, in Santa Fe, New Mexico. Please contract Kathleen Segura, Office of General Counsel New Mexico Department of Transportation, Post Office Box 1149, Room 123, Santa Fe, New Mexico 87502, (505) 827-5488, to request a copy of the rule.

The hearing will be held before Andres Aragon Viamonte, Deputy Secretary Planning and Design for the NMDOT. Interested persons may also present their views by written statements submitted on or before March 30, 2005, New Mexico Department of Transportation, Post Office Box 1149, Santa Fe, New Mexico 87504-1149, (505) 827-5431.

Any individual with a disability

who is in need of an auxiliary aid or service to attend or participate in the hearings, or who needs copies of the proposed rule in an accessible form may contact Kathleen Segura at least ten days before the hearing.

End of Notices and Proposed Rules Section

Adopted Rules

NEW MEXICO HUMAN SERVICES DEPARTMENT

INCOME SUPPORT DIVISION

This is an amendment to 8.106.120 NMAC, Section 9, effective 03/16/2005.

8.106.120.9 CERTIFICATION PERIODS

- A. Certification period: Cash assistance shall be approved for a fixed certification period at the end of which the assistance shall be terminated.
- B. Assigning the certification period:
- (1) GA-time-limited disability: The certification period for a individual with a verified time-limited disability shall:
- (a) be set for the length of the disability established by medical documentation at the time of approval;
- (b) [and shall] be assigned for a fixed period beginning the month of application, [and] not to exceed six months; and
- (c) be terminated at the end of the initial certification unless;
- <u>(i)</u> the recipient submits a recertification application, and
- (ii) the recipient meets the financial eligibility requirements, and
- (iii) the IRU re-determines eligibility due to disability prior to the end of the certification period.
- (2) GA-temporary disability: The certification period for a temporary disability depends on the type and length of disability established by medical documentation, and shall be assigned for a fixed period of six months, beginning the month of application. A temporary disability with a duration of six months or longer shall be reviewed and verified by the IRU prior to extending the certification period beyond six months.
- (3) GA-permanent disability: The certification period for a permanent disability shall be twelve months, beginning in the month of application. A permanent disability with a duration of 12 months or longer shall be reviewed and verified by the IRU prior to extending the certification period beyond the first six months.
- (4) GA-unrelated dependent child: The certification period begins in the month of application and cannot exceed six months.
- (5) Shelter home care: Adults receiving a state supplement payment for SSI recipients in an ARCSH setting shall be certified for twelve months, beginning in the month of application.

[8.106.120.9 NMAC - N, 07/01/2004; A, 03/16/2005]

NEW MEXICO HUMAN SERVICES DEPARTMENT

INCOME SUPPORT DIVISION

This is an amendment to 8.106.420 NMAC, Sections 7, 12 and 15, effective 03/16/2005.

8.106.420.7 DEFINITIONS:

A. A - L:

- (1) Capacity: means an individual's mental or physical ability especially as it relates to employment, taking into consideration non-medical factors such as an individual's age, education, work experience, vocational training, ability to speak English, etc. These non-medical factors are generically referred to as "other work-related factors."
- (2) Contingency requirements: treatment plans or options identified by the IRU as available within the community that an individual must participate in, in order to remain eligible for GA, unless a determination is made that good cause exists for the individual's inability to comply.
- [(2)] (3) Disability processing unit: means the unit within the income support division that is responsible for managing a case and guiding an applicant through the GA application process.
- [(3)] (4) Gainful employment: means any job or class of jobs in the state that would provide an income equaling or exceeding 85% of the federal poverty guideline for the size of the benefit group.
- [4] (5) Impairment: means a physical or mental condition resulting from anatomical, physiological, developmental, or psychological abnormalities evidenced by medically-acceptable clinical or laboratory diagnostic techniques. To determine a physical and/or mental impairment, medical evidence documenting signs, symptoms and objective findings must be obtained and evaluated from a physician in relation to an individual's ability to be gainfully employed.
- [(5)] (6) Incapacity review unit: means the unit within the income support division that is responsible for determining whether an applicant or recipient is disabled according to the guidelines for the general assistance-disabled adults program.
- [(6)] (7) Interim assistance reimbursement: means the program within the social security administration that will reimburse the state through HSD for

payments made to an individual receiving GA disability during the period the individual's application for SSI was pending.

[(7)] (8) License or licensed: means a document or documentation identifying the legal authorization to practice within a professional category.

B. M - Z:

- (1) Permanent total disability: means a physical, mental or developmental impairment expected to last at least 12 months from the date of application, which prevents gainful employment in any job within the individual's employment capacity.
- (2) **Physician:** means a licensed medical or mental health practitioner including, but not limited to: medical doctors, doctors of osteopathy or podiatry, ophthalmologists, psychiatrists or psychologists, counselors, certified nurse practitioners, physician assistants with a supervising physician's signature, or mental health professionals with qualifications set by an agency.
- (3) Temporary total disability: means a physical, mental or developmental impairment expected to last at least 30 days but no more than 12 months from the date of application, that prevents gainful employment in any job within the individual's employment capacity.
- (4) Time-limited disability: means an physical or mental impairment that is expected to last at least 30 days but less than six months from the date of application and has been diagnosed by a physician or mental health practitioner, that prevents gainful employment in any job within the individual's employment capacity.
- (5) Work-related factors: means factors taken into account in the disability determination process such as age, education, training, work experience, language ability, appearance, marital status, living situation, as well as relevant social history and minimal employment and activities that would be required in a work setting such as sitting, standing, walking, lifting, carrying, handling, seeing, hearing, communicating and understanding and following directions.

[8.106.420.7 NMAC - N, 07/01/2004; A, 03/16/2005]

8.106.420.12 INITIAL CERTIFI-CATION - TEMPORARY OR PERMA-NENT DISABILITY

- A. Initial six-month certification: An initial six-month certification period may be assigned for certain individuals whose disability is temporary or permanent.
 - (1) Contents of medical

- **reports:** The medical information or report must be documented on the department's standardized and approved medical release/physician's statement or may be documented on a physician's statement that includes all the information required to make a disability determination.
- (2) At a minimum, the medical information used to substantiate an initial six-month certification and a finding of disability shall include, but may not be limited to:
- (a) a record or narrative report resulting from examinations or diagnostic procedures;
- **(b)** a statement of the impairment;
- (c) a projected time period of the length of the disability; and
- (d) a description of how the impairment precludes employment within the individual's capacity.
- **B.** An initial six-month certification confers eligibility only as long as the GA recipient continues to comply with ongoing requirements of the temporary or permanent disability determination process.
- (1) GA benefits shall be terminated by issuing a notice of adverse action during the initial six-month certification period when a determination is made that the GA recipient has failed to comply with ongoing requirements for determining a disability that is temporary or permanent.
- (2) An individual whose benefits are terminated for failure to comply [may not reapply for benefits based on the same impairment until at least 12 months have passed since the original date of application] with contingency requirements shall not be eligible for GA benefits based upon the same impairment for 12 months or until the individual has demonstrated compliance with the contingency for a period of 30 days following the date of closure, whichever is earlier.

[8.106.420.12 NMAC - N, 07/01/2004; A, 03/16/2005]

8.106.420.15 RESPONSIBILITY FOR DETERMINATION OF ELIGIBILITY - CASEWORKER

A. GA application process:

- (1) The caseworker shall register an application for GA and shall schedule an interview with the applicant. The interview must be scheduled to occur within ten working days from the date of application.
- (2) An individual who files an application in person at the ISD office shall be screened for the appropriate GA category. An application received by mail or any other acceptable method, shall be registered and an appointment for an interview shall be scheduled.

- (3) At the interview, the caseworker shall explain the GA program. A caseworker may make an informed choice and register the type of disability assistance that most appropriately meets the applicant's stated disability or duration of disability.
- (4) The caseworker shall send a delay notice to an applicant for an application that is not processed within 60 days from the date of application. The delay notice shall inform the applicant of the reason for the delay.
- (5) The caseworker shall develop a medical/social summary describing the individual's health history, appearance, work and personal situation.
- (6) The caseworker shall take appropriate action on the application and, if approved, shall inform the GA recipient of any conditions or contingency requirements for continued eligibility.
- (7) Reporting responsibilities: The caseworker shall inform the benefit group of its responsibility to report changes. The caseworker shall be required to take action on any change reported by the benefit group to determine if the change affects eligibility or benefit amount. The caseworker shall document the date a change is reported and whether the change affects eligibility or benefit amount.

B. Application denial:

- (1) The caseworker shall deny an application for GA benefits when the benefit group's:
- (a) countable gross income exceeds 85% of the federal poverty guideline for the size of the benefit group; or
- **(b)** total countable income exceeds the standard of need for the size of the benefit group; or
- (c) countable resources exceed the liquid or nonliquid resource limit for the GA program.
- an application for GA on the 60th day after an application is filed when the applicant fails, without good cause, to comply with the GA application process, including but not limited to, attending a scheduled appointment with a medical practitioner. Good cause reasons include, but may not be limited to, transportation difficulties, illness or death.
- (3) The caseworker shall deny an application upon a finding that an individual who received an initial six-month certification for a temporary or permanent disability is applying for disability based on the same impairment, but:
- (a) did not comply with the ongoing requirements of the disability determination process;
- **(b)** did not have good cause for the failure to comply; and
 - (c) 12 months have not elapsed

since the original application for the same impairment.

- C. Obtaining medical information: The caseworker shall be responsible for accepting medical reports provided by the applicant or recipient at the interview or in the local county office anytime after the interview, for preparing a medical/social summary, and for preparing necessary documents for all GA disability applications.
- D. Forwarding medical information: All medical reports and social information, the social summary and other related documents shall be submitted to the disability processing unit for any application based on a temporary or permanent disability.

E. Determining eligibility: The caseworker:

- (1) may approve GA for a verified time-limited disability that is expected to last six months or less;
- (2) may make an initial timelimited disability determination of six months for a verified temporary disability that is expected to last at least six months but less than 12 months; or may make an initial time-limited disability determination of six months for a verified permanent disability that is expected to last 12 months or more;
- (a) after approval, the caseworker must forward medical information and appropriate forms with the individual's signature to the disability processing unit for review, case management and a disability determination from the IRU:
- (b) if IRU subsequently determines that an individual was not temporarily disabled, there shall be no overpayment claim established for any month covered by the initial determination, as long as the individual has not intentionally provided incorrect information in order to receive assistance:
- (3) must receive approval from the IRU prior to continuing GA benefits to a client beyond the initial certification of time-limited benefits;
- (4) shall not make a time-limited disability determination based on the same impairment unless 12 months have passed following the date of closure of the time-limited benefits.
- **F.** Termination of GA participation: A caseworker shall terminate participation in the GA program if it is determined for an active case:
- (1) that countable gross income exceeds eighty-five percent (85%) of the federal poverty guideline for the size of the benefit group;
- (2) that countable net income equals or exceeds the standard of need for the size of the benefit group;
 - (3) that on the basis of medical

and/or social information, the incapacity review unit has determined a disability no longer exists;

- (4) that an individual has failed or refused to comply with a condition of eligibility or a contingency requirement, without good cause:
- (5) that an individual refuses or fails to comply with the conditions for eligibility at 8.106.420.17 NMAC; or
- (6) that the duration of a timelimited disability has expired; or
- (7) that a GA recipient has failed to comply with ongoing eligibility requirements after an initial certification based on temporary or permanent eligibility.

[8.106.420.15 NMAC - N, 07/01/2004; A, 03/16/2005]

NEW MEXICO PUBLIC EDUCATION DEPARTMENT

Explanatory paragraph: This is an amendment to Section 10 (PROCEDUR-AL REQUIREMENTS) of 6.30.2 NMAC (STANDARDS FOR EXCELLENCE). The amendment adds a new paragraph (8) to subsection I (Subject areas) providing that all science classes that include dissection as part of the curriculum must provide virtual dissection techniques as alternative activities for any student who is opposed to real dissections for ethical, moral, cultural, or religious reasons.

6.30.2.10 PROCEDURAL REQUIREMENTS

- I. Subject areas. The district shall be in compliance with subject area requirements as specified in Section 22-13-1 NMSA 1978.
- (1) The PED shall require instruction in specific subject areas as provided in paragraphs (2) through 6 of subsection I of 6.30.2.10 NMAC. Any public school or school district failing to meet these minimum requirements shall not be accredited by the PED.
- (2) All first and second grade classes shall provide daily instruction in language arts skills, including phonics, and mathematics.
- (3) All third grade classes shall provide daily instruction in language arts skills and mathematics.
- (4) All fourth, fifth and sixth grade classes shall provide instruction in language arts skills, with an emphasis on writing and editing; mathematics; science; and social studies, including geography. The following subject areas shall be offered in the remaining instructional time: art; music; physical education; health; and com-

- puter literacy, including a general familiarization with computers and support in the areas of mathematics and writing through word processing.
- (5) All seventh grade classes shall provide instruction in English, with an emphasis on grammar and writing; communication skills or science; New Mexico history and geography; mathematics; and physical fitness. Remaining instructional time may be used for electives listed in paragraph (7) of subsection I of 6.30.2.10 NMAC.
- (6) All eighth grade classes shall provide instruction in English, mathematics, United States history and science. Remaining instructional time may be used for electives listed in paragraph (7) of subsection I of 6.30.2.10 NMAC.
- (7) The electives authorized in paragraphs (5) and (6) of subsection I of 6.30.2.10 NMAC are art, industrial arts, chorus, band, home economics, typing, creative writing, speech, drama, Spanish, computer literacy, American sign language and other electives approved by the PED.
- (8) All science classes that include dissection activities as part of the curriculum must provide virtual dissection techniques as alternative activities for any student who is opposed to real dissections for ethical, moral, cultural, or religious reasons. Alternative techniques shall approximate the experience of real dissection activities as closely and appropriately as possible. A virtual dissection technique means carrying out dissection activities using computer 2-D or 3-D simulations, videotape or videodisk simulations, take-apart anatomical models, photographs, or anatomical atlases.

[10-31-96, 12-31-98; 6.30.2.10 NMAC - Rn, 6 NMAC 3.2.9 & A, 11-14-00; A, 08-15-03; A, 10-30-03; A, 08-31-04; A, 12-30-04; A, 03-15-05]

End of Adopted Rules Section

New Mexico Register / Volume XVI, Number 5 / March 15, 2005	
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Other Material Related to Administrative Law

NEW MEXICO HUMAN SERVICES DEPARTMENT

INCOME SUPPORT DIVISION

HUMAN SERVICES DEPARTMENT PUBLIC NOTICE

The Human Services Department is required by federal law to file a State Plan with the federal Department of Health and Human Services (DHHS), Administration for Children that describe how the Department will administer the State's TANF-funded cash assistance program.

The Department proposed amendments to the TANF State Plan through New Mexico Register Vol. XV, No. 15 to allow recovery of issued benefits from a dormant EBT account after 180 days. The public comment period was for 45 days. Any public comment received by September 27, 2004 was considered.

The Department proposed additional amendments to the TANF State Plan through New Mexico Register Vol. XVI, No. 1 to allow for early childhood development programs to serve pre-kindergarten children. The public comment period was for 30 days and a public hearing was held on February 14, 2005. No persons attended the hearing and any public comment received by September 27, 2004 was considered.

The changes as proposed will be implemented. No other changes will be made at this time.

NEW MEXICO LIVESTOCK BOARD

NEW MEXICO LIVESTOCK BOARD

NOTICE OF REGULAR BOARD MEETING

NOTICE IS HEREBY GIVEN that a regular board meeting will be held on Thursday, March 24, 2005, at the New Mexico Livestock Board, 300 San Mateo NE, Suite 1000, Albuquerque, New Mexico, at 9:00 a.m. The Board will discuss matters of general business.

Copies of the agenda can be obtained by contacting Daniel Manzanares, Executive Director, New Mexico Livestock Board, 300 San Mateo NE Suite 1000, Albuquerque, NM 87108-1500, (505) 841-6161.

Anyone who requires special accommodations is requested to notify the New Mexico Livestock Board office at (505) 841-6161 of such needs at least five days prior to the meeting.

End of Other Related Material Section

2005
SUBMITTAL DEADLINES AND PUBLICATION DATES

Volume XVI	Submittal Deadline	Publication Date
Issue Number 1	January 3	January 14
Issue Number 2	January 18	January 31
Issue Number 3	February 1	February 14
Issue Number 4	February 15	February 28
Issue Number 5	March 1	March 15
Issue Number 6	March 16	March 31
Issue Number 7	April 1	April 14
Issue Number 8	April 15	April 29
Issue Number 9	May 2	May 13
Issue Number 10	May 16	May 31
Issue Number 11	June 1	June 15
Issue Number 12	June 16	June 30
Issue Number 13	July 1	July 15
Issue Number 14	July 18	July 29
Issue Number 15	August 1	August 15
Issue Number 16	August 16	August 31
Issue Number 17	September 1	September 15
Issue Number 18	September 16	September 30
Issue Number 19	October 3	October 17
Issue Number 20	October 18	October 31
Issue Number 21	November 1	November 15
Issue Number 22	November 16	November 30
Issue Number 23	December 1	December 15
Issue Number 24	December 16	December 30

The *New Mexico Register* is the official publication for all material relating to administrative law, such as notices of rule making, proposed rules, adopted rules, emergency rules, and other similar material. The Commission of Public Records, Administrative Law Division publishes the *New Mexico Register* twice a month pursuant to Section 14-4-7.1 NMSA 1978. For further subscription information, call 505-476-7907.