1. Agency name: CITIZENS CLEAN ELECTIONS COMMISSION

2. Title and its heading: 2, Administration

3. Chapter and its heading: 20, Citizens Clean Elections Commission

4. Articles and their headings: 1, General Provisions

5. On February 2, 2016, the Governor’s Regulatory Review Council (Council), in accordance with A.R.S. § 41-1056(E), determined that R2-20-109 was materially flawed and required the rule to be amended by the repeal of subsections (F)(2) - (F)(12) and (G) by August 2, 2016. The Council voted to extend the deadline for compliance with this requirement on three separate occasions, most recently from March 7, 2017 to June 7, 2017.

Provisions in R2-20-109(F) which were required to be repealed by the Council have been renumbered to R2-20-109(B), but have not been repealed as the Council required. In addition, R2-20-109(G) has been renumbered to R2-20-111 but has not been repealed as the Council required. Under A.R.S. § 41-1056(G), if an agency “does not amend or repeal the rule by the date specified by the Council under subsection E of this section or the extended date under subsection F of this section, the rule automatically expires.” Therefore, as required by A.R.S. § 41-1056(G), the Council provides notice that the following rules have automatically expired as of June 7, 2017:

R2-20-109: Independent Expenditure Reporting Requirements
R2-20-111: Non-participating Candidate Reporting Requirements and Contribution Limits

Nicole Ong Colyer
Chairwoman

Date

6/8/17