NOTICE OF RULE MAKING

Arizona Commerce Authority Rule Notice of Rule Making No. 13-02

1. Rule(s):
   Research and Development (R&D) Tax Credit program

2. Preamble.
   A. Reference to the specific statutory authority for the Rule(s).
      A.R.S. §41-1507
   B. An explanation of the rule(s), including the agency's reasons for initiating the rule making.
      The proposed Rules will govern the Research and Development (R&D) Tax Credit program. The Rules are necessary to implement changes to the program made in 2012 by the Arizona legislature

3. The exact wording of the Rule(s).
   See attached.

4. The name and contact information of agency personnel with whom persons may communicate regarding the Rule(s).
   Tiffany Frechette | Director, Financial Incentive Programs
   T 602 845 1254 | F 602 845 1201 | E tiffanyf@azcommerce.com
   333 North Central Avenue | Suite 1900 | Phoenix, AZ 85004

5. Where written submissions on the proposed Rule(s) may be inspected (by appointment only).
   Arizona Commerce Authority
   333 North Central, Suite 1900
   Phoenix, Arizona 85004

6. The time during which written submissions may be made and the time and place, if scheduled, where oral comments may be made.
   Written submissions may be made within thirty (30) days after the date of posting of the Notice of Rule Making. No hearing to receive oral comments has been scheduled at this time.

7. Any known timetable for agency decisions or other action in the proceeding.
None at this time

8. **The date of posting the Notice of Rule Making.**

   January 2, 2013

9. **The deadline for the Authority to file a notice of adoption of the Rule(s).**

   One hundred and Eighty Days from the date of posting of the Notice of Rule Making.

10. **Emergency Rule Making.**

    Pursuant to Section III(G)(1) (b) of the Arizona Commerce Authority Rules Policy, these rules are being adopted through Emergency Rule Making in order to align the provisional effective date of the Rules with the first business day of the tax year in which the Rules are operative.
Section 1. Overview

The Research and Development (R&D) Tax Credit program provides an Arizona income tax credit for increased research and development activities conducted in this state, including research conducted at a state university and funded by the taxpayer. The goal of the program is to encourage Arizona businesses to continue investing in research and development activities. The R&D program has nonrefundable components and a refundable component. The nonrefundable components are administered by the Arizona Department of Revenue (Revenue). The refundable component is administered by the Arizona Commerce Authority (Commerce).

The nonrefundable R&D program was enacted in 1992 for corporations (currently, A.R.S. § 43-1168) and in 1999 for individuals (A.R.S. § 43-1074.01). During 2009, the nonrefundable R&D program was modified by the Arizona legislature. For tax year 2010, the R&D tax credit percentages were changed to 22% of the first $2.5 million in qualifying expenses plus 13% of the qualifying expenses in excess of $2.5 million. For tax years 2011 through 2017, the R&D tax credit percentages are 24% of the first $2.5 million in qualifying expenses plus 15% of the qualifying expenses in excess of $2.5 million. For 2018 and thereafter, the R&D tax credit percentages will revert to 20% of the first $2.5 million in qualifying expenses plus 11% of the qualifying expenses in excess of $2.5 million.

The legislature created the refundable component of the R&D program in 2010. A taxpayer that is otherwise qualified for the nonrefundable R&D tax credit and who employs less than 150 full-time employees worldwide can apply to Commerce for approval of a refund of 75% of the current year’s excess credit amount. (A.R.S. § 41-1507) For tax years beginning from and after December 31, 2009, Commerce has been given the authority to approve refunds under this program in an amount up to $5 million in any calendar year. Refunds are approved by Commerce on a first come, first served basis, according to the date and time stamp on the Application submitted to Commerce.

The nonrefundable R&D program was further enhanced during the 2011 legislative session. An additional credit amount is allowed if the taxpayer made basic research payments during the tax year to a university under the jurisdiction of the Arizona Board of Regents. The additional credit amount is equal to 10% of the basic research payments that constitute excess expenses for the tax year over the base amount. The increased university R&D tax credit is administered by Revenue for tax years beginning from and after December 31, 2010. It is not refundable.

Applying for a Partial Refund of R&D Tax Credit

A taxpayer seeking a partial refund of the R&D tax credit must submit an Application to Commerce prior to filing its tax return with Revenue. Since applications must be based on actual numbers, and not estimated ones, applications to Commerce may not be submitted earlier than the first business day after the close of the taxpayer’s taxable year. After determining eligibility...
for a refund, Commerce will issue a Certificate of Qualification to eligible companies. To obtain
the refund, the taxpayer must then file its Arizona tax return with Revenue and attach a copy of
the Certificate of Qualification to its return.

Section 2. Eligibility Requirements

A taxpayer may be eligible for a partial refund of its R&D tax credit, if it:

- Meets the eligibility requirements of A.R.S. §§ 41-1507 and 43-1074.01 or 43-1168 and
  the taxpayer’s current year Arizona R&D tax credit exceeds its current year's tax liability;
- Submits an Application to Commerce and receives a Certificate of Qualification prior to
  filing a tax return with Revenue;
- Employs less than 150 full-time employees worldwide as of December 31st of the taxable
  year;
- Remits a nonrefundable processing fee equal to 1% of the tax credit being refunded;
- Complies with the employer and business sanctions set forth in A.R.S. § 23-214(B) and
  A.R.S. § 35-393; and
- Submits an Application to Commerce when sufficient cap is available under A.R.S. § 41-
  1507(E).

Section 3. Explanation of Tax Incentive

The refundable R&D program offers the following Arizona tax incentive to taxpayers that are
approved by Commerce.

Refundable R&D Tax Credit. Under A.R.S. § 41-1507, for years beginning from and after
December 31, 2009, a partial refund is allowed for a taxpayer with eligible R&D tax credits.

The percentage used to calculate the tax credit depends on the tax year in which R&D
activity is conducted and the amount of qualifying expenses incurred, as outlined below:

- For tax year 2010, if the qualifying expenses are $2.5 million or less the tax credit is
  22% of the qualifying expenses. For tax years 2011 thru 2017, the credit is 24% of the
  qualifying expenses and for tax year 2018 and thereafter the credit is 20% of the
  qualifying expenses.
- For tax year 2010, if the qualifying expenses exceed $2.5 million, the credit is
  $550,000 plus 13% of the amount of qualifying expenses over $2.5 million. For tax
  year 2011 thru 2017 the credit is $600,000 plus 15% of the amount of qualifying
  expenses over $2.5 million and for tax year 2018 and thereafter, the credit is
  $500,000 plus 11% of the amount of qualifying expenses over $2.5 million.

Up to 75% of the excess credit could be refunded to qualified taxpayers. The excess credit is
the current year's credit amount less the current year's tax liability.

The tax credit must be claimed by an eligible taxpayer on an original Arizona tax return along
with the form prescribed by Revenue (Arizona Form 308 (for corporations) or Arizona Form
308-I (for individuals)). The taxpayer must attach a copy of the Certificate of Qualification from
Commerce to its tax return for the tax year to receive the partial refund.
Section 4. Tax Incentive Limitations and Calendar Year Cap Management

A. Commerce may not approve Applications exceeding a total of $5 million per calendar year. A.R.S. § 41-1507(E). Commerce shall not accept Applications for tax credit refunds from a calendar year's cap until the first business day of that calendar year.

B. If in any year there is an unused tax credit amount, Commerce shall allocate the balance to the following year's cap. A.R.S. § 41-1507(E). Unused tax credit amounts roll forward one consecutive calendar year and then expire. Thus, Commerce will authorize the unused cap from the previous year before it begins authorizing the current calendar year’s cap, to ensure full utilization of the cap.

C. R&D tax credit refunds are approved on a first come, first served basis according to the date of receipt of the Application. A.R.S. § 41-1507(E). In the event that an Application is denied and the appeal is successful, Commerce will allocate the cap, as follows:
   a. Utilize the remaining cap from the current calendar year, and
   b. If additional funds are required to satisfy the appealed amount, Commerce will use the next calendar year’s cap.

D. When an Application is made, if sufficient cap is not available, the Applicant will receive any remaining cap amount. The balance of the credit is irrevocably waived.

E. Commerce cannot approve an Application in an amount more than 75% of the amount by which the current year's credit exceeds the current year’s tax liability for the taxable year. The balance of the credit is irrevocably waived. A.R.S. §§ 43-1074.01(C)(2) & 43-1168(D)(2).

F. A taxpayer that claims a credit for increased R&D activity under A.R.S. §§ 43-1074.01 or 43-1168 shall not claim a credit under A.R.S. §§ 43-1085.01 or 43-1164.02 for the same expenses. A.R.S. §§ 43-1074.01(D) & 43-1168(E)

G. Once a Certificate of Qualification is issued by Commerce, the Applicant cannot revise its Application for that tax year. The R&D refund amount approved by Commerce is based on the current year’s excess credit. When the taxpayer files its Arizona tax return with Revenue, the refund amount may be less than the amount approved by Commerce, but never more than the amount approved by Commerce.

H. If a taxpayer files its tax return with Revenue prior to applying for the refund with Commerce, the taxpayer is not eligible to receive a refundable R&D tax credit for that tax year. Further, if a taxpayer elects to carry forward its R&D tax credit for the tax year, it is no longer eligible for a refund for that tax year. A taxpayer that files a return with Revenue without claiming a refund of the R&D tax credit is electing to carry the unused R&D credit forward for the tax year.

Section 5. Submittal of Applications

In an effort to streamline and expedite applications for incentives, Commerce is pleased to offer a new service that enables taxpayers to apply for incentives electronically. All materials submitted through the Electronic Application System (EASY), including, without limitation, applications for refundable R&D tax credits, are subject to the EASY terms and conditions. The
EASY being utilized by Commerce will date and time stamp each Application on the date of receipt.

If a taxpayer insists on submitting a written Application, Commerce shall only accept original Applications delivered via private delivery service or hand delivery. Any other form of delivery for an Application, including mailed, emailed or faxed copies, will not be accepted by Commerce. When a written Application is submitted, Commerce will date and time stamp each Application on the date of receipt.

In the instance where an Application is submitted via the EASY that bears the same date and time stamp as a written Application, the Application submitted through EASY will take precedence.

The date and time stamp determines the order in which Commerce approves and allocates that calendar year’s cap.

Applications must be based on actual numbers, not estimates. A calendar year taxpayer may file an Application on or after the first business day following the close of the previous calendar year. A fiscal year taxpayer may file an Application on or after the first business day after the end of the fiscal year. For example, a taxpayer with a June 30, 2012 fiscal year end could apply for a partial refund of R&D credits as early as July 2, 2012, if cap is still available. If, however the 2012 cap has been exhausted, the fiscal year end taxpayer may submit an Application on or after the first business day of 2013, provided said taxpayer has NOT filed its tax return with Revenue for the tax year in which the R&D credit was generated.

Section 6. Processing Applications

A. Application for a refund can be made by submitting either 1) the EASY form “R&D Refundable Tax Credit Application” or 2) the Commerce written form “Application for Certification of Qualification”. The Application shall include:

1. The Applicant’s name, address, taxpayer identification number and NAICS Code
2. Name and contact information of an individual who can be contacted with regard to the Application
3. A detailed description of the business and research activities
4. Number of full-time employees as of Dec 31st of the taxable year
5. Average hourly wage of the full-time employees for the previous taxable year and gross payroll as of Dec 31st of the taxable year
6. Percentage of health insurance covered by the Applicant for the full-time employees
7. The amount of the Applicant’s R&D income tax credit for the taxable year calculated on Arizona Form 308 (for corporations) or Arizona Form 308-I (for individuals)
8. The amount of the Applicant’s income tax liability for the taxable year (exclusive of the R&D credit or any carryover of the R&D credit from prior years)
9. Amount of capital investment made by the Applicant for the taxable year
10. An affidavit signed by an officer of the Applicant or its authorized representative. By signing the affidavit the Applicant agrees, but is not limited, to the following:
   a. That the information contained in the Application is true and correct under penalty of perjury
b. To furnish records of expenditures to Commerce or Revenue on request

c. To allow site visits and audits to verify the Applicant's continuing qualification and the accuracy of information submitted to Commerce

d. If Revenue determines that a credit refunded is incorrect or invalid, the excess credit issued may be treated as a tax deficiency pursuant to A.R.S. § 42-1108.

11. Revenue’s Form 285B authorizing Commerce to obtain confidential taxpayer information from Revenue

B. During review of the Substantially Complete Application, Commerce may request additional information, conduct a site visit or discuss the Application with the Applicant. If the Applicant does not satisfy the request within the allotted timeframe (maximum of 28 calendar days as per the definition of Substantially Complete), the Application will be considered inactive and withdrawn by the Applicant.

C. Commerce shall make a determination with regard to each Application within 30 calendar days after the date and time stamp of a Substantially Complete Application.

D. If Commerce denies an Application, the Applicant may appeal the decision in accordance with A.R.S. Title 41 Chapter 6, Article 10. An Applicant may appeal this decision; however, the denial prohibits an Applicant from receiving a refundable tax credit under this program, unless the appeal is successful.

E. If the Applicant is qualified for the tax credit refund, the Program Manager will request the Applicant to remit a non-refundable processing fee equal to 1% of the maximum refundable credit amount. Acceptable methods of payment include: check, cashier check or wire transfer. No other form of payment will be accepted by Commerce. After the fee has been processed, Commerce shall issue a Certificate of Qualification to the Applicant and transmit a copy to Revenue. A Certificate of Qualification includes, at a minimum, the Applicant’s name, the maximum refundable tax credit amount, the calendar year cap affected, and the tax year the refund is available.

Section 7. Claiming Tax Credit Refund

The R&D tax credit refund is the lesser of:
   a) 75% of the excess credit (the excess credit is the current year's R&D credit for increased research activities less the current year's tax liability). The remaining 25% is forfeited; or
   b) The maximum refund amount on the Certificate of Qualification from Commerce.

After a company has received a Certificate of Qualification from Commerce, it may claim the refund from Revenue. The refund must be claimed by the Applicant or its partners or S corporation shareholders on an Arizona income tax return along with Revenue Form 308 (for corporations) or Arizona Form 308-I (for individuals) for the tax year identified on the Certificate of Qualification.

The amount of tax credits not used to offset Arizona income tax liability will be paid to the taxpayer in the same manner as a cash refund. A.R.S. §§ 43-1074.01(C)(3) and 43-1168(D)(3). If Revenue determines that a refund is incorrect or invalid, the excess refund may be treated as a tax deficiency pursuant to A.R.S. § 42-1108.


Section 8. Definitions of Program Terms

For purposes of applying for and maintaining eligibility for a partial refund of the R&D Tax Credit, the following terms are either defined by Commerce or defined in A.R.S. § 41-1507. If a term is not defined, the most commonly accepted meaning applies. For purposes of this program:

1. “Applicant” means a C corporation, a unitary group of corporations, an Arizona affiliated group as defined in A.R.S. § 43-947(I)(2), a limited liability company, an S corporation, a sole proprietorship, or a partnership.

2. “Application” means either 1) the Commerce written form “Application for Certificate of Qualification” and all required attachments to apply for the refundable R&D tax credit or 2) the EASY form “R&D Refundable Tax Credit Application” and all required uploads to apply for the refundable R&D tax credit.

3. “Business day” means a day other than Saturday, Sunday, a legal holiday or the day the State of Arizona observes a legal holiday or a day on which Commerce is authorized or obligated by law or executive order to be closed.

4. “Calendar day” means a day of the week and includes Saturday, Sunday, a legal holiday, the day the State of Arizona observes a legal holiday or a day on which Commerce is authorized or obligated by law or executive order to be closed.

5. “Calendar year cap” or “cap” means the refundable tax credit amount prescribed by A.R.S. § 41-1507 for allocation in a specific calendar year.

6. "Certificate of Qualification" means a document issued by Commerce to an eligible Applicant after review and approval of an Application. The Certificate of Qualification includes, at a minimum, the Applicant’s name, the maximum refundable tax credit amount, the calendar year cap affected, and the tax year the refund is available.

7. “Current year's tax liability” is the calculated tax plus any recapture less any other nonrefundable credits and carryovers from Arizona Form 300 for corporations or Arizona Form 301 for individuals, but not including the Arizona R&D credit or prior year carryovers. The current year's tax liability cannot be less than zero.

8. “Date and time stamp” means the day and time an Application is submitted via EASY or delivered to and accepted by Commerce via private delivery service or hand delivery. Any other form of delivery for an Application, including mailed, emailed or faxed copies, will not be accepted by Commerce.

9. "Eligible" means an Applicant for which an Application has been submitted and Commerce has issued a Certificate of Qualification.

10. “Full-time employee” means an individual who works at least 35 hours a week and for whom a company is required to remit Federal Insurance Contributions Act (FICA) tax, whether or not FICA is actually remitted. The full-time employee limitation applies worldwide for the Applicant.

11. “First come, first served” means the numerical order in which Commerce shall approve available calendar year cap. The order is established by the date and time stamp of an Application.
12. “Substantially Complete” means all questions in the Application are fully addressed by the Applicant and all documents required by Commerce are attached or can be supplied within 14 calendar day after receipt of notification by Commerce of any deficiencies. One extension of an additional 14 calendar days may be requested and granted by the program manager. Applications that are not made Substantially Complete within the stated timeframe will be considered inactive and withdrawn by the Applicant. The date and time stamp on the withdrawn Application is void and the cap is authorized to the next eligible Applicant.

13. “Tax credit” means the portion of the incentive provided under A.R.S. §§ 41-1507, 43-1074.01 & 43-1168 that may be refunded to an eligible Applicant.

14. “Qualifying expenses” means the excess of “qualified research expenses” over the “base amount”, determined pursuant to section 41 of the Internal Revenue Code, as applicable, and only for research conducted in Arizona including research conducted at a university in Arizona and paid for by the taxpayer.

15. “Taxpayer” means an individual, a corporation, an S corporation, a partnership or a limited liability company. A unitary group required to file a combined return shall be treated as a single taxpayer. An Arizona affiliated group required to file a consolidated return shall be treated as a single taxpayer.

Research and Development Tax Credit
Arizona Commerce Authority
333 North Central Avenue, Suite 1900
Phoenix, AZ 85004

Questions regarding Research and Development Tax Credit can be directed to cindyg@azcommerce.com