1030. CERTIFICATION OF LAW ENFORCEMENT CANINE CERTIFYING OFFICIAL

- (1) In order to certify Law Enforcement Canines in the State of Arkansas, a person must be certified by CLEST as a Law Enforcement Canine Certifying Official.
- (2) A person may be certified as a Dual Purpose Certifying Official or a Single Purpose Certifying Official.
 - (a) A Dual Purpose Certification will be issued to a person who is trained to certify Law Enforcement Canines in narcotics/explosives and patrol work.
 - (b) A Single Purpose Certification will be issued to a person who is trained to certify Law Enforcement Canines in narcotics/explosives work only.
 - (c) A Dual Purpose Certifying Official may certify a Single Purpose Canine, but a Single Purpose Certifying Official may not certify a Dual Purpose Canine.
- (3) A person desiring to become a Law Enforcement Canine Certifying Official must submit an application to the Commission.
- (4) An applicant for Law Enforcement Canine Certifying Official Certification must be a Certified Law Enforcement or Corrections Officer in the State of Arkansas.
- (5) Applicants who are certified as Law Enforcement or Corrections Officers must have completed a CLEST approved Instructor Development Course.
- (6) Applicants must have five (5) years of experience as a Dual or Single Purpose Canine Officer, or be actively serving as a certifying official with a nationally recognized police canine organization to qualify as a Certifying Official in that respective field.
- (7) All applicants for Law Enforcement Canine Certifying Official Certification must pass a written examination approved and administered by CLEST.
- (7) All applicants for Law Enforcement Canine Certifying Official Certification must attend the eight (8) hour Certifying Official Course.
- (8) All Applicants must conduct the certification process for each Law Enforcement Canine in accordance Arkansas Certifications Requirements approved by CLEST.

QUESTIONNAIRE FOR FILING PROPOSED RULES AND REGULATIONS WITH THE ARKANSAS LEGISLATIVE COUNCIL AND JOINT INTERIM COMMITTEE

DEPARTMENT/AGENCY	PARTMENT/AGENCY Commission on Law Enforcement Standards and Training				
DIVISION	Office of Law Enforcement Standards				
DIVISION DIRECTOR	Jami Cook				
CONTACT PERSON	Jami Cook				
ADDRESS	4 State Police Plaza Drive Little Rock, AR 72209				
PHONE NO. 501682226 NAME OF PRESENTER A' MEETING	<u></u>				
PRESENTER E-MAIL jai	mi.l.cook@arkansas.gov <u>INSTRUCTIONS</u>				
necessary. C. If you have a method of i this Rule" below. D. Submit two (2) copies of two (2) copies of the propulation Donna K. Dav Administrative Arkansas Leg Bureau of Leg One Capitol M.	ve Rules Review Section islative Council gislative Research Mall, 5 th Floor				
Little Rock, A					
**************************************	**************************************				
2. What is the subject of the prule?	Certifying persons to certify law enforcement canines in Arkansas				
•	aply with a federal statute, rule, or regulation? Yes No No ederal rule, regulation, and/or statute citation.				
4. Was this rule filed under the Procedure Act? If yes, what is the effective rule?	e date of the emergency Yes No No				
When does the emergency expire?	rule				

	Will this emergency rule be promulgated under the permanent provisions of the Administrative Procedure Act? Yes No					
5.	Is this a new rule? Yes No No If yes, please provide a brief summary explaining the regulation.					
	Does this repeal an existing rule? Yes No No No If yes, a copy of the repealed rule is to be included with your completed questionnaire. If it is being replaced with a new rule, please provide a summary of the rule giving an explanation of what the rule does.					
rul	Is this an amendment to an existing e? Yes No If yes, please attach a mark-up showing the changes in the existing rule and a summary of the substantive changes. Note: The summary should explain what the amendment does, and the mark-up copy should be clearly labeled "mark-up."					
6.	Cite the state law that grants the authority for this proposed rule? If codified, please give the Arkansas Code citation. $\underline{12-9-104}$					
ser req	7. What is the purpose of this proposed rule? Why is it necessary? Section 6 adds language requiring service as a certifying official with a nationally recognized police canine organization; Section 7, which requires a written examination is deleted and a requirement to attend the 8 hour certification course is added.					
8.	Please provide the address where this rule is publicly accessible in electronic form via the Internet as required by Arkansas Code § 25-19-108(b). <u>CLEST.org</u>					
9.	Will a public hearing be held on this proposed rule? Yes No I If yes, please complete the following: Date: January 14, 2016 Time: 10:00am Place: ALETA, East Camden, AR					
10. When does the public comment period expire for permanent promulgation? (Must provide a date.) January 13, 2016						
11. What is the proposed effective date of this proposed rule? (Must provide a date.) February 1, 2016						
	Do you expect this rule to be controversial? Yes \(\scale= \) No \(\scale= \) If yes, please explain					

lease give the names lease provide their po			

FINANCIAL IMPACT STATEMENT

PLEASE ANSWER ALL QUESTIONS COMPLETELY

DEPARTMENT			Commission on Law Enforcement Standards and Training					
	VISIO		•	Enforcement Standards				
PE	RSON	COMPLE	TING THIS ST	ATEMENT				
TE	LEPH	IONE NO.	501-682-2260	FAX NO. <u>501-682-1582</u> EMA	IL: jami.l	.cook@ark	ansas.gov	
				-15-204(e), please complete the fe questionnaire and proposed rule		Financial I	mpact	
SE	IORT	TITLE OF	THIS RULE	Regulation 1030, Certification of Certifying Official	of Law En	forcement	Canine	
1.	Does	this propos	ed, amended, or	repealed rule have a financial imp	pact?	Yes 🗌	No 🔀	
2.	2. Is the rule based on the best reasonably obtainable scientific, technical, economic, or other evidence and information available concerning the need for, consequences of, and alternatives to the rule? Yes No						No 🗌	
3.	3. In consideration of the alternatives to this the agency to be the least costly rule const				nined by	Yes 🖂	No 🗌	
If an agency is proposing a more costly rule, please state the following:								
(a) How the additional benefits of the more costly rule justify its additional cost;								
	(b) The reason for adoption of the more costly rule;(c) Whether the more costly rule is based on the interests of public health, safety, or welfare, an if so, please explain; and;							
							welfare, and	
	(d) Whether the reason is within the scope of the agency's statutory authority; and if so, explain.					so, please		
4.	If the	purpose of t	his rule is to impl	ement a federal rule or regulation, p	olease state	e the follow	ing:	
	(a) What is the cost to implement the federal rule or regulation?							
	<u>Cur</u>	rent Fiscal	Year	Next Fisca	l Year			
	Fed Cas Spe	eral Revenu eral Funds h Funds cial Revenu er (Identify)	e	General Re Federal Fur Cash Funds Special Rev Other (Iden	nds s venue			

Total			Total			
	(b) What is the ad	ditional cost of the state re	ule?			
	Current Fiscal Year		Next Fiscal Year			
	General Revenue Federal Funds Cash Funds Special Revenue Other (Identify)	0	Cash Funds Cash Funds Special Revenue	0		
	Total	0		0		
 5. What is the total estimated cost by fiscal y the proposed, amended, or repealed rule? explain how they are affected. Current Fiscal Year § 0 				he proposed rule and		
6.	implement this rul	estimated cost by fiscal yearle? Is this the cost of the p	ar to state, county, and municipa program or grant? Please explai	al government to n how the government is		
C	affected. urrent Fiscal Year		Next Fiscal Ye			
	0		\$ <u>0</u>	<u></u>		
7.	or obligation of at private entity, priv	least one hundred thousan		a private individual,		
	Yes No No If YES, the agency is required by Ark. Code Ann. § 25-15-204(e)(4) to file written findings at the time of filing the financial impact statement. The written findings shall be filed simultaneously with the financial impact statement and shall include, without limitation, the following:					
(1) a statement of the rule's basis and purpose;						
	(2) the problem the agency seeks to address with the proposed rule, including a statement of whether a rule is required by statute;					
	· · · · · · · · · · · · · · · · · · ·	of the factual evidence that is the agency's need for the				

- (b) describes how the benefits of the rule meet the relevant statutory objectives and justify the rule's costs;
- (4) a list of less costly alternatives to the proposed rule and the reasons why the alternatives do not adequately address the problem to be solved by the proposed rule;
- (5) a list of alternatives to the proposed rule that were suggested as a result of public comment and the reasons why the alternatives do not adequately address the problem to be solved by the proposed rule;
- (6) a statement of whether existing rules have created or contributed to the problem the agency seeks to address with the proposed rule and, if existing rules have created or contributed to the problem, an explanation of why amendment or repeal of the rule creating or contributing to the problem is not a sufficient response; and
- (7) an agency plan for review of the rule no less than every ten (10) years to determine whether, based upon the evidence, there remains a need for the rule including, without limitation, whether:
 - (a) the rule is achieving the statutory objectives;
 - (b) the benefits of the rule continue to justify its costs; and
 - (c) the rule can be amended or repealed to reduce costs while continuing to achieve the statutory objectives.