



DIVISION ONE
 FILED: 10/17/18
 AMY M. WOOD,
 CLERK
 BY: JT

**IN THE COURT OF APPEALS
 STATE OF ARIZONA
 DIVISION ONE**

IN THE MATTER OF:)
)
 ARIZONA DEPARTMENT OF ECONOMIC) ADMINISTRATIVE ORDER
 SECURITY'S OBLIGATION TO TRANSMIT) 2018-07 (AMENDING
 TO THE ARIZONA COURT OF APPEALS) ADMINISTRATIVE ORDER
 APPLICATIONS FOR APPEAL, PROVIDE) 2018-05)
 INFORMATION AND CEASE PURGING)
 RECORDS,)
 AND)
 APPOINTMENT OF PRO BONO COUNSEL)
 IN ALL DEPARTMENT-DELAYED)
 APPLICATIONS ACCEPTED BY COURT)
 _____)

Administrative Order 2018-05, adopted on July 31, 2018, addresses various obligations by the Arizona Department of Economic Security, including to cease purging records. It has come to the attention of the Court that paragraph six of A.O. 2018-05 may not account for technology used to retain hearing recordings on a vendor's server. Therefore, pursuant to Arizona Revised Statutes section 12-120.04,

IT IS ORDERED that paragraph six of Administrative Order 2018-05 is amended to add the following language at the end of paragraph six:

ADES has informed the court that it has a formal practice of retaining hearing recordings on a vendor's server for a period of three years. As long as ADES continues to follow that practice, it will comply with the requirements of this paragraph for hearing recordings.

IT IS FURTHER ORDERED that the Clerk of the Court shall distribute this Order to Mark Brnovich, Arizona Attorney General; Carol A. Salvati, Assistant Attorney General, Arizona Attorney General's Office; Michael Traylor, Director, Arizona Department of Economic Security; and Clerk, Arizona Department of Economic Security Appeals Board.

_____/s/
 Samuel A. Thumma, Chief Judge
 Arizona Court of Appeals, Division One