

S500.6
R263
5/42
C.3

TEXAS REGISTER

TEXAS STATE LIBRARY
JUN 06 1980
TEXAS ARCHIVES

In This Issue...

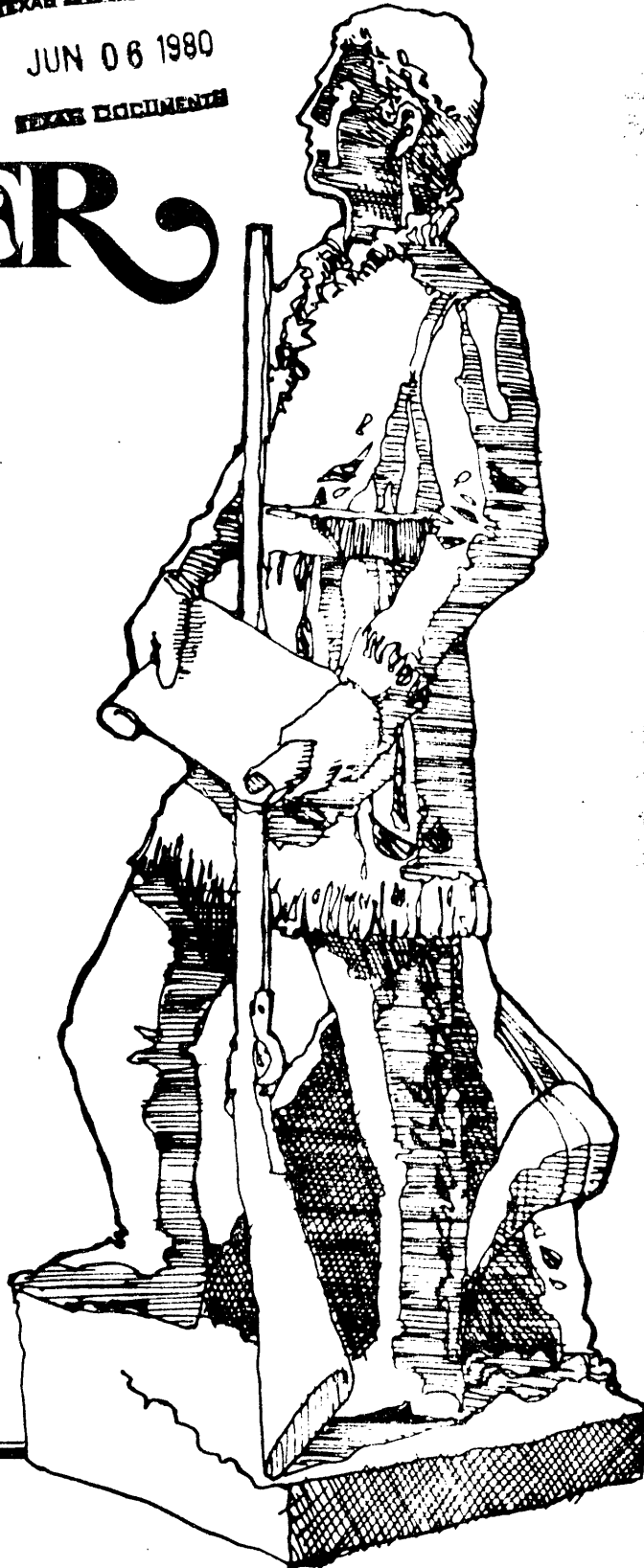
Amendments proposed by Savings and Loan Department of Texas to rules concerning loan limitations, consumer and mobile home loans, and association investment in real property; proposed date of adoption—July 17..... 2219

Texas Department of Public Safety proposes to amend rule relating to minimum safety standards for vehicle equipment; proposed date of adoption—July 7..... 2220

Texas Department of Human Resources proposes new rule pertaining to contracts with Title XIX ICF-MR providers; proposed date of adoption—July 7..... 2221

Texas Commission on the Arts adopts by reference the Texas Arts Plan as amended in May 1980; effective date—June 18..... 2223

Texas Department of Health adopts new rules for the control of communicable diseases—effective June 19; new Grade A milk specifications—effective July 12; and new general requirements and guidelines for athletic trainers—effective June 19..... 2223



The *Texas Register* is currently in the process of converting to the numbering system found in the *Texas Administrative Code* (TAC). To aid the reader in this conversion, both the 10-digit *Register* number and the new TAC number will be listed for agencies whose rules have been published in the TAC. Emergency, proposed, and adopted rules sections of the *Register* are divided into two classifications: codified and noncodified. Codified rules appear in title number order. Non-codified rules appear in alphabetical order as they have in the past. An "Index of TAC Titles Affected" appears at the end of this issue.

Titles 1, 4, 7, 10, 13, 31, 34, 37, and 43 only of the TAC have now been published. Documents classified in the *Texas Register* to titles not yet published and certain documents affecting titles of the code have been accepted in the non-TAC format and may be renumbered or revised, or both, when initially codified in the TAC.

Under the TAC scheme, each agency rule is designated by a TAC number. For example, in the citation 1 TAC §27.15:

1 is the title (agencies grouped together by subject title which are arranged alphabetically)

TAC is the *Texas Administrative Code*

§27.15 is the section number (27 represents the chapter number and 15 represents the individual rule within the chapter)

Lates, Texas Code Reporter
(Master Transmittal Sheet): No. 1, Oct. 79

HOW TO CITE: Material published in the *Texas Register* is referenced by citing the volume in which a document appears, the words "TexReg," and the beginning page number on which that document was published. For example, a document published on page 2404 of Volume 4 is cited as follows: 4 TexReg 2404.

Cover illustration represents Elisabet Ney's statue of Stephen F. Austin, which stands in the foyer of the State Capitol.

TEXAS REGISTER

The *Texas Register* (ISSN 0362-4781) is published twice weekly, at least 100 times a year, except January 4, May 30, September 5, December 2, and December 30, by the Texas Register Division, Office of the Secretary of State, 201 East 14th Street, P.O. Box 13824, Austin, Texas 78711, telephone (512) 475-7886. The *Register* contains executive orders of the governor, summaries of attorney general's opinions and summaries of requests for opinions, emergency rules, proposed rules, and adopted rules of state agencies, notices of open meetings, and miscellaneous notices of general interest to the public of Texas. Subscriptions are \$40 for units of Texas state government and nonprofit schools and libraries in Texas, and \$60 for all others. Six month subscriptions are also available for \$30 and \$45, respectively. Back issues, when available, are \$1.50 each.



George W. Strake, Jr.
Secretary of State

Material in the *Texas Register* is the property of the State of Texas. However, it may be copied, reproduced, or republished by any person for any purpose whatsoever without permission of the Texas Register Division director provided no such republication shall bear the legend "Texas Register" or "Official" without the written permission of the director, Texas Register Division. The *Texas Register* is published under the Texas Civil Statutes, Article 6252-13a. Second class postage is paid at Austin, Texas, and additional entry offices.

POSTMASTER: Please send Form 3579 changes to the Texas Register, P.O. Box 13824, Austin, Texas 78711.

Texas Register Division
Charlotte Scroggins, Director

Linda Camp
Gail Myrick
Lindy Whittington

Karrie Key
Emma Lawrence
Dee Wright
Sally Connally

Teresa Cage
Debbie Swift
Jeff Kanipe

The Governor

Appointments

- 2216 *Hospital Licensing Advisory Council*
- 2216 *Rio Grande Valley Municipal Water Authority*
- 2216 *Advisory Council on Youth Camp Safety*

The Attorney General

Opinions

- 2217 *MW 180 (concerning voluntary admission of minors to mental hospitals)*
- 2217 *MW 181 (concerning whether persons who voted in the Democratic or Republic primaries may sign a petition for an independent candidate for president)*
- 2217 *MW 182 (concerning Health Department rules requiring embalming)*
- 2217 *MW 183 (concerning validity of Section 87A, Article 1446c, Vernon's Texas Civil Statutes)*
- 2217 *MW 184 (concerning procedure in assessing costs in the Crime Victims Compensation Act, Article 8309-1, Vernon's Texas Civil Statutes)*
- 2217 *MW 185 (concerning constitutionality of statute regarding dismissal of charges on completion of a defensive driving course)*

Open Records Decisions

- 2217 *ORD 242 (concerning whether student parking permit information is required to be disclosed under the Open Records Act)*

Proposed Rules

Savings and Loan Department of Texas

- 2219 *Loans*

Texas Department of Public Safety

- 2220 *Equipment and Vehicle Approval*

Texas Department of Human Resources

- 2221 *Intermediate Care Facility for Mentally Retarded*
- 2222 *Legal Services*

Adopted Rules

Texas Commission on the Arts

- 2223 *Texas Arts Plan*

Texas Department of Health

- 2223 *Communicable Diseases*
- 2227 *Milk and Dairy*
- 2228 *Athletic Trainers*

Texas State Board of Physical Therapy Examiners

- 2230 *The Board*
- 2231 *Physical Therapy License*
- 2231 *Temporary License*
- 2231 *Display of License*

Open Meetings

- 2232 *Texas Air Control Board*
- 2232 *State Bar of Texas*
- 2232 *Texas Department of Community Affairs*
- 2232 *State Depository Board*
- 2233 *Office of Firemen's Pension Commissioner*
- 2233 *Texas Health Facilities Commission*
- 2233 *University of Houston*
- 2233 *State Board of Insurance*
- 2234 *Lamar University*
- 2234 *Texas Department of Mental Health and Mental Retardation*
- 2234 *Texas Board of Private Investigators and Private Security Agencies*
- 2234 *Texas Prosecutors Coordinating Council*
- 2234 *Public Utility Commission of Texas*
- 2235 *Railroad Commission of Texas*
- 2236 *Texas Southern University*
- 2236 *Veterans Land Board*
- 2236 *Texas Water Commission*
- 2237 *Regional Agencies*

In Addition

Texas Air Control Board

- 2238 *Applications for Construction Permits*

State Banking Department

- 2238 *Applications to Purchase Control of State Banks*

Texas Health Facilities Commission

- 2238 *Applications for Declaratory Ruling, Exemption Certificate, and Transfer and Amendment of Certificate*

Texas Department of Mental Health and Mental Retardation

- 2239 *Consultant Proposal Request*

Indexes

- 2241 *Guide to Agency Activity—May*
- 2253 *TAC Titles Affected—May (Conversion Table)*
- 2257 *TAC Titles Affected in This Issue (Conversion Table)*
- 2258 *Table of TAC Titles*

Appointments

Hospital Licensing Advisory Council

For a term to expire December 7, 1981:

Joe M. Stevens, Administrator
Gonzales County Hospital District
P.O. Box 587
Gonzales, Texas 78629 (less than 100 bed hospital)

Mr. Stevens will be filling the unexpired term of John Horn of Seymour, Baylor County, who resigned.

For a six-year term to expire December 7, 1985.

Guy H. Dalrymple, President
Baptist Hospital of Southeast Texas
P.O. Box 1591
Beaumont, Texas 77704

Mr. Dalrymple is being reappointed.

Rio Grande Valley Municipal Water Authority

For a two-year term to expire April 30, 1982:

William F. Powell, Jr.
P.O. Drawer 3045
Weslaco, Texas 78596

Mr. Powell is being reappointed.

Advisory Council on Youth Camp Safety

For two-year terms to expire December 1, 1981:

Carl Hawkins, Director
Camp Rio Vista
Ingram, Texas 78025

Mr. Hawkins will be replacing Hugh M. Hornsby III of Austin, Travis County, whose term expired.

Rosenna Szilak, Executive Director
YWCA
318 McCullough
San Antonio, Texas 78215

Ms. Szilak will be replacing Georgalu Price of San Antonio, Bexar County, whose term expired.

Issued in Austin, Texas, on May 27, 1980.

Doc. No. 804016 William P. Clements, Jr.
Governor of Texas

For further information, please call (512) 475-3021.

Article 4399, Vernon's Texas Civil Statutes, requires the attorney general to give written opinions to certain public officials. The Texas Open Records Act, Article 6252-17a, Section 7, Vernon's Texas Civil Statutes, requires that a governmental body which receives a request for release of records seek a decision of the attorney general if the governmental body determines that the information may be withheld from public disclosure. Opinions and open records decisions issued under the authority of these two statutes, as well as the request for opinions and decisions, are required to be summarized in the *Texas Register*.

Copies of requests, opinions, and open records decisions may be obtained from the Opinion Committee, Attorney General's Office, Supreme Court Building, Austin, Texas 78701, telephone (512) 475-5445.

Opinions

Summary of Opinion MW-180

Request from John J. Kavanagh, M.D., commissioner, Texas Department of Mental Health and Mental Retardation, Austin, concerning voluntary admission of minors to mental hospitals.

Summary of Opinion: A minor may be admitted to a mental hospital as a voluntary patient only with his informed consent.

Doc. No. 804040

Summary of Opinion MW-181

Request from Susan Gurley McBee, chairwoman, Committee on Elections, Texas House of Representatives, Austin, concerning whether persons who voted in the Democratic or Republican primaries may sign a petition for an independent candidate for president.

Summary of Opinion: Persons who voted in the Democratic or Republican general primary election may not sign a petition for an independent candidate for president to appear on the general election ballot.

Doc. No. 804041

Summary of Opinion MW-182

Request from Robert Bernstein, M.D., commissioner of health, Texas Department of Health, Austin, concerning Health Department rules requiring embalming.

Summary of Opinion: The rules of the State Board of Health requiring embalming in certain circumstances may not be enforced unless and until there is a finding of public health necessity.

Doc. No. 804042

Summary of Opinion MW-183

Request from George M. Cowden, Public Utility Commission of Texas, Austin, concerning validity of Section 87A, of Article 1446c, Vernon's Texas Civil Statutes.

Summary of Opinion: Because Section 87A of Article 1446c, Vernon's Texas Civil Statutes, creates a closed class of water and sewer utilities, it is unconstitutional as a special law in violation of Article 3, Section 56 of the Texas Constitution.

Doc. No. 804043

Summary of Opinion MW-184

Request from Jimmy Mankins, chairman, Committee on Employment Practices, Texas House of Representatives, Austin, concerning procedure in assessing costs in the Crime Victims Compensation Act, Article 8309-1, Vernon's Texas Civil Statutes.

Summary of Opinion: A person granted probation under Article 42.12, Sections 3, 3a or Article 42.13, Sections 3, 3a of the Code of Criminal Procedure has a final conviction and, as such, should be assessed the costs provided in Article 8309-1. A person granted probation under Article 42.13, Section 3d of the Code of Criminal Procedure does not have a final conviction and cannot be assessed Article 8309-1 costs. Costs imposed by Article 8309-1, Vernon's Texas Civil Statutes, may not be assessed on conviction of crimes committed before September 1, 1979.

Doc. No. 804044

Summary of Opinion MW-185

Request from Patrick J. Ridley, county attorney, Bell County, concerning constitutionality and interpretation of Article 6701d, Section 143A, Vernon's Texas Civil Statutes, regarding dismissal of charges on completion of a defensive driving course.

Summary of Opinion: Section 143A(a)(2) of Article 6701d, Vernon's Texas Civil Statutes, does not unconstitutionally deprive a justice of the peace of judicial discretion. The section requires him to evaluate evidence presented by the defendant that he has successfully completed a defensive driving course.

Doc. No. 804045

Open Records Decisions

Summary of Open Records Decision ORD-242

Request from James B. Bond, general counsel, Texas A&M University System, College Station, concerning whether student parking permit information is required to be disclosed under the Open Records Act.

Summary of Decision: Student parking permit information is not excepted from required public disclosure under Section 3(a)(14) of the Open Records Act, and since it may properly be classified as directory information under federal law, it must be so classified under the Texas Open Records Act. Thus, after complying with federal requirements for the release of directory information under the Buckley Amendment, the university should make available to the public the information requested.

Issued in Austin, Texas, on May 29, 1980.

Doc. No. 804039 C. Robert Heath
Opinion Committee Chairman
Attorney General's Office

For further information, please call (512) 475-5445.



An agency may adopt a proposed rule no earlier than 30 days after publication in the *Register*, except where a federal statute or regulation requires implementation of a rule on shorter notice.

Upon request, an agency shall provide a statement of the reasons for and against adoption of a rule. Any interested person may request this statement from the agency before adoption or within 30 days afterward. The statement shall include the principal reasons for overruling objections to the agency's decision.

This section now contains two classifications: codified and noncodified. Agencies whose rules have been published in the *Texas Administrative Code* will appear under the heading "Codified." These rules will list the new TAC number, which will be followed immediately by the *Texas Register* 10-digit number. Agencies whose rules have not been published in the TAC will appear under the heading "Noncodified." The rules under the heading "Codified" will appear first, immediately followed by rules under the heading "Noncodified."

Symbology—Changes to existing material are indicated in **bold italics**. [Brackets] indicate deletion of existing material.

CODIFIED

TITLE 7. BANKING AND SECURITIES Part IV. Savings and Loan Department of Texas

Chapter 65. Loans

The Savings and Loan Section of the Finance Commission and the Savings and Loan Commissioner of Texas propose to adopt the following amendments. These amendments were adopted on an emergency basis on May 6, 1980.

The amendment to §65.3 (056.08.00.003) deletes the words "equal" and "and principal," conforming the section in general with regard to terms of repayment. The amendment to §65.8 (008) will increase the amount an association may lend to a borrower from \$10,000 to \$50,000, thus enabling state-chartered savings and loan associations to compete on an equal basis with federally-chartered savings and loan associations. The amendment to §65.12 (012) will increase the length of payment of a note on real property from 10 to 20 years, thus enabling state-chartered savings and loan associations to compete on an equal basis with federally chartered savings and loan associations.

The department has determined that the proposals have no fiscal implications for units of state or local government.

Written comments are invited and may be sent to the Savings and Loan Section of the Finance Commission and the savings

and loan commissioner (one copy directed to both) at P.O. Box 1089, Austin, Texas 78767, or delivered to the department's offices at 1004 Lavaca, Austin, Texas 78701. Comments must be received by 5 p.m. Monday, June 30, 1980.

Section 65.3 (003) is proposed for amendment pursuant to Article 342-114, Vernon's Annotated Civil Statutes.

§65.3 (056.08.00.003) *Loan Limitations*. Every association may make real estate loans to members secured by a mortgage, deed of trust, or other instrument creating or constituting a first and prior lien on improved real estate within the limits as classified in the following paragraphs:

(1)-(2) (No change.)

(3) A real estate loan that does not exceed 90% of the appraised valuation of such real estate, or 90% of the actual sales price of such real estate if the purpose of the loan is for purchase money funds to buy such real estate, whichever is less, provided that the total funds of the association invested in loans qualifying under this provision does not exceed 40% in amount of the total assets of the association, and provided the following requirements are met:

(A)-(B) (No change.)

(C) The loan shall be repayable in [equal] monthly installments which shall include, in addition to interest [and principal] payment, the equivalent of one-twelfth of the estimated annual taxes, assessments, and insurance premiums on the real estate security.

Doc. No. 804018

Section 65.8 (008) is proposed for amendment pursuant to Article 342-114, Vernon's Annotated Civil Statutes.

§65.8 (056.08.00.008) *Consumer and Mobile Home Loans*. With regard to consumer and mobile home loans:

(1) Net amounts.

(A) An association may make loans, secured or unsecured to borrowers, and it may purchase participations in like loans provided the net amount advanced and outstanding on any such loan or loans to any one borrower, shall not exceed **\$50,000** [\$10,000] and provided the payments on said loan shall be collected by the association, another insured institution, or an approved FHA mortgagee.

(B) (No change.)

(2)-(7) (No change.)

Doc. No. 804019

Section 65.12 (012) is proposed for amendment pursuant to Article 342-114, Vernon's Annotated Civil Statutes.

§65.12 (056.08.00.012) *Association Investment in Real Property*. An association may purchase and invest in real property in the course of its business and such investments may include subdividing, developing, and improving of the real property, and building homes and other buildings on such property principally for residential use. Other buildings authorized herein shall be designed as facilities for the offering of retail commercial and service uses to the residential occupants in the area of such improvements. An association may own, rent, lease, manage, operate for income, or sell such property. Investments of an association under this section shall not at any one time, without the prior written approval

of the commissioner, aggregate more than an amount equal to 50% of the sum of the association's loss reserves, surplus, permanent reserve fund stock and undivided profits. All investments in real property under the authority of this section shall be subject to the following conditions.

(1)-(2) (No change.)

(3) Loans.

(A) (No change.)

(B) An association selling raw land or developed building sites hereunder may receive as part of the consideration a promissory note which provides for complete payment within 20 (10) years; the note shall require a minimum annual payment of not less than 5.0% of the principal, plus interest, payable at least annually as it accrues. In no event shall the cash consideration received at the time of sale of such raw land or developed building sites be less than 10% of the sales price and the balance shall be secured by a first mortgage on the real property sold. In the event an appraisal was secured at the time of original investment, which supported the amount of the investment, then no appraisal shall be required as to the value of the real property sold if the sale exceeds the association's investment in said real property. Upon consummation of the sale, the real property sold shall no longer be used in calculating the amounts allowed to be invested by the association under the authority of this section, but in the event of foreclosure, then the property shall become foreclosed real estate.

(4)-(7) (No change.)

Issued in Austin, Texas, on May 27, 1980.

Doc. No 804020 L. Alvis Vandygriff
Commissioner
Savings and Loan Department of Texas

Proposed Date of Adoption on or about July 17, 1980
For further information, please call (512) 475-7991.

TITLE 37. PUBLIC SAFETY AND CORRECTIONS

Part I. Texas Department of Public Safety

Chapter 21. Equipment and Vehicle Approval

The Texas Department of Public Safety is proposing to amend §21.1 (201.11.00.001) relating to minimum safety standards for vehicle equipment by including safety guards or flaps. Proposed paragraph (1) would reformat the existing section, subsections (a)-(e), into subsections (a) and (b). Proposed paragraph (2) would create subsection (c) establishing standards and specifications for the installation and enforcement of safety guards or flaps.

The staff of the Texas Department of Public Safety has determined there are no fiscal implications for the state or units of local government as the amendments apply to standards and specifications for the installation and enforcement of safety guards or flaps.

Public comment on the proposed amendments is invited. Comments may be submitted by contacting Norman V. Suarez, Texas Department of Public Safety, Box 4087, Austin, Texas 78773, telephone (512) 452-0331. Comments

must be received within 30 days of the publication of this proposal in the *Register*.

The amendments are proposed pursuant to the authority of Vernon's Civil Statutes 6701d, Article XIV, Section 139A.

§21.1 (201.11.00.001). *Minimum Safety Standards for Vehicle Equipment.*

(a) *Minimum safety standards—approval, cancellation, suspension, denial, or disapproval of applications.*

(1)(a) Minimum safety standards. The minimum performance standards required by the American Association of Motor Vehicle Administrators for the issuance of their certificate of approval are adopted by the Department of Public Safety as the minimum standards for headlamps, auxiliary lamps, rear lamps, warning devices, safety glass, glass coating materials, and parts of any of the foregoing used or sold in Texas.

(2)(b) Application for approval of vehicle equipment. The following procedures will be followed by manufacturers, firms, or persons seeking a certificate of approval:

(A)(1) A written request for approval will be submitted to the department by the manufacturer, firm, or person in letter form.

(B)(2) The request will be accompanied by:

(i)(A) an American Association of Motor Vehicle Administrators (AAMVA) certificate of approval for each vehicle equipment item for which approval is desired; and

(ii)(B) the required filing fee of \$50 for each item for which approval is sought. Checks should be made payable to the Texas Department of Public Safety.

(C)(3) After receipt of the application, AAMVA certificate of approval, and proper fee, the department will issue a certificate of approval to the manufacturer, firm, or person.

(3)(c) Cancellation or suspension of approval certificate. If, at any time, it is discovered that any approved vehicle equipment does not comply with the American Association of Motor Vehicle Administrators approval specifications, the department will cancel the certificate of approval covering said equipment, provided, however, that no certificate shall be cancelled until the manufacturer, firm, or person has been given at least 30 days notice of such proposed cancellation during which time he may request a hearing on the proposed cancellation or suspension at which time proof may be submitted that the equipment in question does in fact comply with these specifications and regulations.

(4)(d) Denial or disapproval. If any of such equipment is found not to conform by the department, the department shall within 30 days issue to the applicant written evidence of its disapproval and within 30 days of the date of such disapproval said applicant may appeal as set out in Article 6252-17, Texas Revised Civil Statutes (Texas Administrative Procedure and Texas Register Act).

(b) *One-way glass and glass coating material.*

(1)(c) Use of one way glass and glass coating material on motor vehicles. The following regulations establish standards and specifications for the use of one way glass and glass coating material.

(A)(1) Use of one way glass. AS 3 Safety Glazing (one-way or privacy) glass is an option available on many new motor vehicles. It may be used anywhere in a bus, van, club wagon, truck, or truck tractor except in the windshield and front (side) windows to the immediate right and left of the driver, and in the rearmost window if such rearmost win-

dow is used for driving visibility. If the vehicle is equipped with outside rearview mirrors, then one-way (AS-3) glass may be used in the rearmost window. One-way glass may not be used in any window, interior partition, or aperture created for window purposes in a passenger automobile, station wagon, or taxicab.

(B)(2) Use of glass coating material. Glass coating may be applied anywhere in a motor vehicle except on the windshield and front (side) windows to the immediate right and left of the driver and in the rearmost window if such rearmost window is used for driving visibility. If the motor vehicle is equipped with outside rearview mirrors, then glass coating material may be used in the rearmost window. The glass coating may be a spray-on tint, metalized mylar plastic, or other kinds of material. The use of curtains, blinds, or stick-on novelty designs is not prohibited.

(c) *Safety guards or flaps.*

(1) *Safety guards or flaps are required on all trucks, trailers, or semitrailers (in combination with a towing vehicle), if the rearmost axle of the vehicle (or combination) has four tires or more. They are not required on buses, pole trailers, or truck tractors.*

(2) *Safety guards or flaps shall be located and suspended behind the rearmost wheels of such vehicle or if in combination behind the rearmost wheels of such combination to within eight inches of the surface of the roadway.*

(3) *A tolerance of four inches will be allowed.*

(4) *Safety guards or flaps shall be at least as wide as the tires they are protecting.*

(5) *When trailers and semitrailers are operated in combination, each trailer or semitrailer will be considered a separate vehicle and safety guards or flaps will be required on the rearmost axle of each trailer or semitrailer.*

(6) *Safety guards or flaps shall be of metal, rubber, rubberized material, or other substantial material, capable of remaining in place back of rear wheels by their own weight while the said vehicle is being operated.*

(7) *The construction of safety guards or flaps will be such that they will remain in proper place back of rear wheels and will be rigid enough to prevent slush, mud, or gravel being transmitted from the vehicle's rear wheels to the windshield of the following vehicle.*

(8) *Safety guards or flaps should be securely mounted, as wide as the tire that it is protecting, not split or torn to the extent that it is ineffective and the bottom edge of the safety guard or flap shall be no more than 12 inches from the surface of the roadway.*

(9) *Refer to §23.78 (201.12.06.008) for adopted vehicle inspection "Rules and Regulations Manual."*

Issued in Austin, Texas, on May 12, 1980.

Doc. No. 804028 James B. Adams
Director
Texas Department of Public Safety

Proposed Date of Adoption: July 7, 1980
For further information, please call (512) 452-0331

NONCODIFIED

Texas Department of Human Resources

Intermediate Care Facility for Mentally Retarded

Eligibility for Participation 326.35.03

The Texas Department of Human Resources proposes Rule 326.35.03.004 pertaining to contracts with Title XIX ICF-MR providers in its intermediate care facility for mentally retarded (ICF-MR) rules. The proposed rule was approved by the Texas Board of Human Resources in its meeting on May 14, 1980.

It is apparent that dynamic growth has occurred in the Title XIX ICF-MR program. Validated data is not available to show that beds available under ICF-MR contracts and pending ICF-MR contract applications would not be capable of handling Title XIX ICF-MR utilization. Until a definitive survey of the ICF-MR program is made, it is imperative that a limit be placed on the total number of contracted Title XIX ICF-MR beds.

The department has determined that, because the proposed rule temporarily limits the total number of ICF-MR beds (Title XIX) in both state and private institutions, there will be substantial cost savings to the state. Projected savings for fiscal years 1981-1985 are: fiscal year 81, \$529,285; fiscal year 82, \$8,126,720; fiscal year 83, \$19,900,120; fiscal year 84, \$33,297,200; and fiscal year 85, \$48,472,600.

Written comments are invited and may be sent to Susan L. Johnson, administrator, Handbook and Procedures Development Division—205, Department of Human Resources, P.O. Box 2960, Austin, Texas 78769, within 30 days of publication in this *Register*.

The following rule is proposed under the authority of the Human Resources Code, Title II. Proposed effective date is August 1, 1980.

004 Conditions for Participation An application is defined as receipt by the department of a request for contract submitted on the department's forms. Applications for any level of ICF-MR contract or request for additional beds to existing contracts will not be accepted unless one or more of the following conditions is met:

(1) New owners of previously contracted ICF-MR facilities may apply for contracts upon change of ownership; such applications may not be accepted for a total number of beds exceeding those approved under the prior owner's ICF-MR contract.

(2) Facilities with contracts effective on or before the effective date of this rule may apply for additional ICF-MR beds to be covered under their contract if on the effective date of this rule the facility had:

(A) met the requirements of the Health Facilities Commission; and

(B) had begun construction of, as evidenced by a foundation being under construction, or had otherwise acquired any building space required for such additional beds.

(3) Applications will be accepted from facilities which have not submitted an application on or before the effective date of this rule if the facility had on the effective date of this rule:

(A) met the requirements of the Health Facilities Commission; and

(B) had begun construction of, as evidenced by a foundation being under construction, or otherwise acquired any building space required to deliver the ICF-MR services for which application is made.

Doc. No. 804046

Legal Services

Consultant Contracts 326.79.05

(Editor's note: The texts of the following rules proposed for repeal will not be published. The rules may be examined in the offices of the Texas Department of Human Resources, 706 Banister, Austin, or in the Texas Register Division of fices, 503E Sam Houston Building, Austin.)

The Department of Human Resources proposes new rules and repeals of its rules concerning guidelines for contract administration to expand policy regarding the hiring of consultants. In addition, requirements are incorporated regarding reports

to the Legislative Budget Board and the Governor's Office of Budget and Planning. State comptroller requirements for the payment of claims for consultant services are also included.

The department has determined that the proposed rule changes will have no fiscal implications for the state or for units of local government in that they do not substantially affect work loads of department staff because reduced contracting will offset additional administrative procedures required.

Written comments are invited and may be sent to Susan L. Johnson, administrator, Handbook and Procedures Development Division, 372, Department of Human Resources, P.O. Box 2960, Austin, Texas 78769, within 30 days of publication in this *Register*.

The repeal of the following rules is proposed under the authority of Title 2 of the Human Resources Code.

- .001. *Definitions.*
- .002. *Use of Private Consultant.*
- .003. *Notice of Offer.*
- .004. *Notice of Award.*
- .005. *Reports.*
- .006. *Renewal of Contracts.*

Issued in Austin, Texas, on May 30, 1980.

Doc. No. 804048 Jerome Chapman
Commissioner
Texas Department of Human Resources

Proposed Date of Adoption: July 7, 1980
For further information, please call (512) 441-3355.

An agency may adopt a proposed rule no earlier than 30 days after publication in the *Register*, and the adoption may go into effect no sooner than 20 days after filing, except where a federal statute or regulation requires implementation of a rule on shorter notice.

Upon request, an agency shall provide a statement of the reasons for and against adoption of a rule. Any interested person may request this statement from the agency before adoption or within 30 days afterward. The statement shall include the principal reasons for overruling objections to the agency's decision.

This section now contains two classifications: codified and noncodified. Agencies whose rules have been published in the *Texas Administrative Code* will appear under the heading "Codified." These rules will list the new TAC number, which will be followed immediately by the *Texas Register* 10-digit number. Agencies whose rules have not been published in the TAC will appear under the heading "Noncodified." The rules under the heading "Codified" will appear first, immediately followed by rules under the heading "Non-codified."

CODIFIED

TITLE 13. CULTURAL RESOURCES

Part III. Texas Commission on the Arts

Chapter 35. Texas Arts Plan

The Texas Commission on the Arts has adopted by reference §35.1 (353.03.00.001), entitled Texas Arts Plan, as amended May 1980. The amendment to §35.1 (001) changes "Section I: Financial Assistance, Introduction," by adding a paragraph following the first paragraph, which limits the number of applications an organization may submit (the first paragraph remains unchanged and the second paragraph becomes the third paragraph). The proposed amendment was adopted with one minor change in the text which deals with organizations acting as fiscal agents for others lacking nonprofit, tax exempt status.

Section 35.1 (001) is adopted under the authority of Article 6144g as revised, Vernon's Texas Civil Statutes.

§35.1 (353.03.00.001) *Texas Arts Plan*. The commission adopts by reference the Texas Arts Plan as amended May 1980. This document is published by and available from the Texas Commission on the Arts, P.O. Box 13406, Capitol Station, Austin, Texas 78711.

Issued in Austin, Texas, on May 27, 1980.

Doc. No. 804001 Allan K. Longacre II
Executive Director
Texas Commission on the Arts

Effective Date: June 18, 1980
Proposal Publication Date: April 22, 1980
For further information, please call (512) 475-6593.

NONCODIFIED

Texas Department of Health Communicable Diseases

Control of Communicable Diseases 301.41.01.001-.008

The Texas Department of Health has adopted in final form the repeal of subject rules as published in the April 4, 1980, issue of the *Texas Register* (5 TexReg 1327). The repealed rules are being replaced with a complete new set of Rules 301.41.01.009-.016 which are being published in this same issue of the *Register*.

This repeal is promulgated under authority of Articles 4418a, 4419, 4477, and 6252-13a, Texas Revised Civil Statutes.

Doc. No. 804033

301.41.01.009-.017

The Texas Department of Health has adopted proposed Rules 301.41.01.009-.017, rules for the control of communicable diseases, published in the April 4, 1980, issue of the *Texas Register* (5 TexReg 1327), with several changes as a result of comments received by the department. A public hearing was held at the Texas Department of Health on April 28, 1980, to discuss the proposed rules. The major comments received and the department's responses to them are as follows:

(1) Immunization of contacts in Rule .017(c)(4) be amended to reflect the need for control measures to include either or both immunization and quarantine measures as needed. The department agreed to this proposal and reworded the rule to reflect the either or both option.

(2) Prevention in Rule .016(c)(4) be amended to reflect the need for coordination between the commissioner of health and the local health authority in initiating control measures and the need to include either or both immunization and quarantine measures as needed. The department agreed with these comments and adjusted the wording of this section to reflect these.

Several other minor changes were made to the proposed rules for purpose of clarification, such as editorial changes, rewording, and the addition or deletion of specific words.

These rules have been adopted pursuant to Articles 4418a, 4419, and Rules 1-33 of Article 4477 of the Vernon's Statutes of Texas Revised 1977.

.009. Definitions

(a) Carrier. A person who harbors a specific infectious agent in the absence of discernible clinical disease and serves as a potential source or reservoir of infection for man.

(b) Case. As distinct from a carrier, the term "case" is used to mean a person in whose tissues the etiological agent of a communicable disease is lodged and which usually produces signs or symptoms of disease. Evidence of the presence of a communicable disease may be also revealed by routine laboratory findings.

(c) **Contact.** A person or animal that has been in such association with an infected person or a contaminated environment so as to have had opportunity to acquire the infection.

(d) **Communicable disease.** An illness due to an infectious agent or its toxic products which is transmitted directly or indirectly to a well person from an infected person or animal, or through the agency of an intermediate animal host, vector, or inanimate object in the environment.

(e) **Infectious disease.** A disease of a man or animal resulting from the entry and development or multiplication of a particular pathogen in the body of man or animal.

(f) **Disinfection.** Killing of pathogenic agents outside the body by chemical or physical means directly applied.

(g) **Isolation.** The separation for the period of communicability of infected individuals from other individuals, in such places and under such conditions as will prevent the direct or indirect transmission of the infectious agent from infected individuals to other individuals who are susceptible or who may spread the agent to others.

(h) **Quarantine.** The limitation of freedom of movement of such well persons or domestic animals as have been exposed to a communicable disease, for a period of time equal to the longest usual incubation period.

(i) **Modified quarantine.** As authorized by the commissioner of health, measures established by the local health authority which are carried out as necessary to protect the public health.

(j) **Local health authority.** For the purpose of these regulations the term "local health authority" shall be held to designate the city or county health officer, a director of an organized health department or a local board of health, or the director of a Texas public health region, within their respective jurisdictions.

(k) **Epidemic or outbreak.** An epidemic or outbreak is here defined as the occurrence in a community or region of a group of illnesses of similar nature, clearly in excess of normal expectancy, and derived from a common or a propagated source.

(l) **Report of a disease.** By report of a disease or outbreak of disease cases is meant the notification to the local health authority of each and all disease cases including all information required by the procedures established by the commissioner of health.

(m) **Reportable disease.** A "reportable disease" shall mean any disease or condition for which an official report is required. See Rule .013(b). Any unusual group expression of illness which may be of public concern is reportable and shall be reported to the local health authority or the Texas Department of Health by the most expeditious means.

.010. Diseases Requiring Exclusion from School.

(a) Children suffering from any reportable disease shall be barred from school attendance.

(b) In addition to reportable diseases, children suffering from scabies, impetigo contagiosa, ringworm, trachoma, common cold, infectious forms of conjunctivitis and pediculosis also may be barred from school attendance.

(c) All children excluded from school for reason of communicable disease may be readmitted to school by one of the following methods.

(1) on the certificate of the attending physician attesting to their recovery and noninfectiousness;

(2) a permit for readmission to school issued by a local health authority. See Rule .009(j);

(3) after a period of time corresponding to the communicability of the disease as established by the commissioner of health. The method of readmission to school is to be determined by the local health authority in each particular area.

.011. Hospitals To Report Communicable Diseases.

(a) The chief administrative officer of each civilian hospital, dispensary, or clinic in the state is requested to appoint an individual from the full time staff, hereinafter referred to as the "reporting officer," who shall be responsible for reporting to the local health authority cases or suspect cases of communicable diseases admitted to the facility. The United States military and other federally operated hospitals and clinics are requested to do likewise.

(b) Hospital and clinic reports shall be made to the local health authority at weekly intervals.

(c) Reporting officers shall telephone immediately reports of cases or suspect cases as delineated on the official list of reportable diseases. See Rule .013(b).

(d) Reports of communicable diseases shall be based on all patients having presumptive or confirmed diagnosis of a disease as prescribed in Rule .013(b) who, during the reported week:

(1) were newly admitted to a facility, including emergency room;

(2) were admitted to an isolation unit;

(3) were discharged, disease not previously reported;

(4) died, disease not previously reported; or

(5) were evaluated in an outpatient unit.

(e) Official reports of preliminary nature shall be held by the local health authority until a final diagnosis has been made.

(f) Reporting of a case of communicable disease by a hospital shall be in addition to and not as a substitute for the reporting required of the attending physician or other persons having knowledge of the case.

.012. Physicians To Report Diseases.

(a) It is hereby made the duty of every physician holding a license to practice medicine in the State of Texas to report to the local health authority, immediately after his or her first professional visit, each patient he or she shall examine and who has or is suspected of having any reportable disease as prescribed in Rule .009(m), and to report any recognized outbreak of illness of any kind whether or not the disease is known to be communicable or reportable. A physician may authorize a member of his staff to transmit reports. The local health authority shall collect the reports and transmit the information at weekly intervals to the Texas Department of Health in a manner prescribed by the commissioner of health. Known or suspected cases of botulism, cholera, diphtheria, plague, louse-borne relapsing fever, paralytic poliomyelitis, smallpox, epidemic typhus, and yellow fever are to be reported immediately and directly to the Texas Department of Health as well as to the local health authority. When a case or outbreak of communicable disease is reported to a local health authority, and the person or persons diagnosed as having the disease reside outside his area of local health jurisdiction, the local health authority receiving the report shall notify the appropriate local health authority where the person or persons reside. He shall also notify the local health authority of any other area where in his opinion transmission of the disease may have occurred. The Texas Department of Health shall assist the local health

authority in providing such notifications if requested. The local health authority of the area where the case or outbreak is diagnosed shall report the case or outbreak to the Texas Department of Health on the same basis as other reports.

(b) The local school authorities shall report to the local health authority those children attending school who are suspected of having a reportable disease. Procedures for determining which children should be so suspected and reported, and for their exclusion from school pending appropriate medical diagnosis or recovery, shall be defined by the local health authority according to policies established by the commissioner of health.

(c) When a physician is not in attendance, or when a case of a reportable disease has for any reason not been reported, it shall be the duty of every professional registered nurse; every medical laboratory director; every military installation, military or other federally operated hospital, clinic, jail, or detention center; every superintendent, principal, teacher, school health official, or counselor of a public or private school; every administrator or health official of a public or private institution of higher learning; every owner or manager of a restaurant, dairy, or other food-handling or food processing establishment or food outlet; every superintendent, manager, or health official of a public or private camp, home, or institution; every parent, guardian, or householder; every professional health worker or other person having knowledge of any person affected with any disease apparently or presumably communicable to notify at once the local health authority or the Texas Department of Health of all facts in relation to the illness and physical condition of any such person.

.013. Prevention of the Spread of Disease from a Case.

(a) It shall be the duty of the local health authority upon identification of a case or upon receipt of notification or report of such diseases to take such action and measures as may be necessary according to any policies which may be established by the commissioner of health, within the provisions of these rules and regulations to prevent the spread of any communicable disease to other people.

(b) List of reportable diseases. There will be publicly declared by the Texas Board of Health, from time to time as is expedient and as necessity requires and the public health demands, a list of diseases to be reportable and, when any disease is so declared to be a reportable disease, the regulations herein provided shall apply to all listed diseases as if each had been specifically listed as reportable herein. The information required to be reported for each disease will be specified in the list. (The organization of diseases into categories for immediate reportings, weekly reporting, reporting by numeric totals vs. name, address, age, sex, race, etc., is all accomplished by the list).

(c) Notification of school authorities.

(1) Whenever any local health authority is notified of the existence of any communicable disease in any household, it shall be his duty to notify officially the appropriate county or city superintendent of schools, or the principal of any school not under the jurisdiction of the city or county board of education and patronized by a member or members of the infected household. The local health authority shall prohibit the attendance of any person from the infected household at any public or private school when and for such a period of time as in his opinion there is danger of such persons transmitting infection.

(2) Whenever a local health authority notifies the county or city superintendent of schools or the principal of any school not under the jurisdiction of a city or county board of education of the existence of disease in a communicable stage in any household sending children to public or private schools within his jurisdiction, he shall notify the principal or teacher of said school to refuse admission to any pupil residing in such infected household until such pupil or pupils shall comply with readmission procedures as stated in Rule .010(c).

(3) Parents, guardians, and others in charge of any household wherein exists any diseases in a communicable stage shall not allow any child or other person residing therein to attend any private or public school until readmitted as stated in Rule .010(c).

(d) Closure of school and places of public or private assembly. The local health authority is empowered to close any public or private school or other place of public or private assembly when in his opinion such closing is necessary to protect the public health; and such school or other place of public or private assembly shall not reopen until permitted by the health authority who caused its closure.

.014. Quarantine of Diseases, Persons, and of Contacts within Specific Premises. The local health authority is hereby empowered and it is made his duty that whenever a case of communicable disease occurs in any household or place within his jurisdiction and it is in his opinion necessary or advisable in order to protect the public health that persons residing therein shall be kept from contact with the public, to declare the house, building, apartment, room, or place wherein the case occurs to be a place of quarantine and to require that no person shall leave or enter said quarantine place during the period of quarantine except with specific permission of the health authority who declared such quarantine.

.015. General Control Measures for Reportable Diseases. Except for diseases for which equivalent measures of investigation and control are specifically provided in other sections of these regulations, it shall be the duty of the local health authority or his duly authorized representative to proceed as follows:

(1) Investigation shall be made as the circumstances may require for the purpose of verification of the diagnosis, ascertaining the source of the causative agent, disclosing unreported cases, and revealing contacts.

(2) Laboratory specimens of the body tissues, fluids, or discharges, and of materials directly or indirectly associated with the case, as may be necessary or desirable in confirmation of the diagnosis or for ascertaining the source of the infection, shall be collected and submitted to a laboratory for examination.

(3) Control techniques, including disinfection, environmental sanitation, artificial immunizations, and other recognized measures shall be instituted as may be necessary to reduce morbidity and mortality. In establishing quarantine or isolation, the local health authority shall designate and define the limits of the areas in which the persons are quarantined or isolated.

(4) Information concerning the disease and its prevention shall be given to the patient or a responsible member of his household to prevent further spread of said disease.

(5) Control measures implemented by the local health authorities shall be at least as stringent as those es-

published by the commissioner of health and shall be subject to review and alteration by the commissioner of health.

.016. Specific Control Measures for Certain Reportable Diseases.

(a) The local health authority shall place cases of infectious diseases in isolation as may be necessary for protection of the public health. The commissioner of health shall provide sufficient guidance to recommend appropriate infectious disease control measures for institution by all local health authorities.

(b) The following diseases are subject to international quarantine and special isolation procedures may be necessary:

(1) Cholera.

(A) Isolation—special isolation of patient beyond routine hospitalization is not necessary.

(B) Quarantine—the patient may not be released from the hospital except under special orders from the commissioner of health.

(2) Plague (bubonic or pneumonic).

(A) Isolation—hospitalize all patients if practical; take reasonable aseptic precautions for patients with bubonic plague, and require strict isolation for primary pneumonic plague or for any patient developing pneumonic plague.

(B) Quarantine—contacts of pneumonic plague must be quarantined for six days with close surveillance for developing illness; contacts and their clothing must be freed of arthropod vectors.

(C) Disinfection—persons at risk of being bitten by infected fleas shall be protected by procedures to kill fleas, according to recommendations which may be established by the commissioner of health.

(3) Smallpox.

(A) Isolation in screened wards or rooms until all scabs and crusts have disappeared.

(B) Quarantine—all persons living or working on the same premises as or otherwise having intensive exposure to the person who develops smallpox, shall be considered contacts and promptly vaccinated or revaccinated or quarantined for 16 days from last exposure. If such contacts are considered immune by reason of prior attack or successful revaccination within the previous three years, they shall be kept under surveillance until the height of the reaction to the recent vaccination has passed. If the contact is not considered immune, he shall be kept under surveillance until 16 days have passed since the last contact. Any rise in temperature during surveillance calls for prompt isolation until smallpox is excluded.

(4) Yellow Fever

(A) Isolation—none: prevent access of mosquitoes to patient during first three days by using screened sickroom or by spraying quarters with insecticide having residual effect.

(B) Quarantine—none.

(c) Diphtheria.

(1) Isolation—until two sets of throat cultures from nose and throat taken not less than 24 hours apart and not less than 24 hours after cessation of antimicrobial therapy fail to show diphtheria bacilli. Where culture is impractical, isolation may be ended after 14 days following onset of disease.

(2) Concurrent disinfection—all articles in contact with patient and all articles soiled by discharges of patient shall be disinfected.

(3) Quarantine—all intimate contacts shall be placed under modified quarantine until nose and throat cultures are negative. All carriers shall be treated with appropriate antimicrobial therapy, as if they were cases. Adult contacts whose occupation involves either handling of food or close association with children must be excluded from those occupations until bacteriologic examination proves them not be carriers.

(4) Immunization of contacts—contacts intimately exposed and not previously immunized with toxoid shall be given the first dose of toxoid and an appropriate antibiotic if culture is positive and/or shall be placed under appropriate quarantine measures for a period of seven days. Both children and adults will be examined daily by a physician for no less than seven days and provided with such further immunization as may be necessary to confer full protection. Contacts previously immunized with toxoid shall have a booster dose of toxoid and/or shall be placed under appropriate quarantine measures for a period of seven days.

(5) Investigation of contacts—unreported cases, carriers, and atypical cases among intimate contacts will be identified, reported, and treated as in the foregoing provisions.

(d) Tuberculosis. In all cases of infectious tuberculosis, the local health authority may isolate the case until it is either noninfectious or in his opinion no longer dangerous to the contacts (refer Vernon's Annotated Texas Statutes 4477-11).

(e) Paralytic poliomyelitis.

(1) Patients shall be hospitalized. Contact with unimmunized hospital staff and others shall not be permitted for seven days.

(2) Disinfection. Throat discharges and feces and articles soiled therewith shall be discharged directly into toilets attached to sanitary sewers or be disinfected by means approved by the commissioner of health.

(3) All nonimmune persons known to be exposed to paralytic poliomyelitis shall submit to quarantine ordered by the local health authority in order that early symptoms of new cases may be detected and that spread may be prevented.

(4) Prevention. The commissioner of health in coordination with the appropriate local health authority may order immunization with vaccines and/or quarantine for susceptibles exposed to an infectious case of paralytic poliomyelitis for a period of no more than 21 days following exposure to an infectious individual.

(f) Animal rabies. Rules and regulations for the prevention and control of animal rabies are promulgated in compliance with Article 4477-6a, Texas Revised Civil Statutes.

(g) Declaration of the existence of an epidemic. The local health authority or the commissioner of health may declare the existence of an outbreak or epidemic of any disease, identified or unidentified, occurring within the approximate confines of any locality.

.017. Confidential Nature of Case Reporting.

(a) All individual morbidity case reports received by the local health authority or the Texas Department of Health are to be considered confidential records and not public records.

(b) Health records, public and private, are subject to confidential review by the delegated agent of the local health authority and/or the commissioner of health who shall deter-

mine that review of those records is necessary for the protection of the public health may be provided to the Texas Department of Health as provided by law.

Issued in Austin, Texas, on May 29, 1980.

Doc. No. 804034 A. M. Donnell, Jr., M.D.
Deputy Commissioner
Texas Department of Health

Effective Date: June 19, 1980

Proposal Publication Date: April 4, 1980

For further information, please call (512) 458-7207.

Milk and Dairy

The Texas Department of Health repeals Rule 301.72.02.001 and Rules 301.72.15.001-.005. These rules were proposed for repeal and noticed in the March 4, 1980, issue of the *Texas Register* (5 TexReg 792). The purpose of the repeals is that these rules are being incorporated into new department Rules 301.72.16.001-.004, which are being published in this same issue of the *Register*.

Labeling of Milk and Milk Products 301.72.02

Rule .001 is repealed under authority of Articles 165-3 and 6252-13a, Texas Revised Civil Statutes.

Grade A Bulk Milk Operations 301.72.15

Rules .001-.005 are repealed under authority of Articles 165-3 and 6252-13a, Texas Revised Civil Statutes.

Doc. Nos. 804011 & 804012

Grade A Milk Specifications 301.72.16

The Texas Department of Health has adopted the subject rules which were published as proposed rules in the March 4, 1980, issue of the *Texas Register* (5 TexReg 792). A number of public comments were received and a summary of these comments and the department's response to these comments follow:

(1) The comments on Rules 301.72.16.001-.003 supported the rules unanimously, so no changes were necessary.

(2) The comments on Rule .004 generally supported the rule, but a small minority felt that the adoption would imply the department's tacit approval for the consumption of raw milk. Texas law does not prohibit the sale of raw milk; however, it does provide specific authority for individual cities to promulgate ordinances to prohibit the sale of raw milk. Almost all of the larger cities in Texas already prohibit the sale of raw milk. Also, rules on food service sanitation, adopted by the Texas Board of Health November 30, 1977, prohibit the sale of raw milk in all food service establishments (restaurants, cafes, etc.). The proposed rules for Grade A raw milk for retail will not conflict with these requirements. Rule .004 will simply provide for the sale of Grade A raw milk at retail in areas where it is not prohibited. The department believes that the adoption of Rule .004, which establishes specifications and standards for Grade A raw milk for retail, will provide reasonable protection for the consumers of this report.

These rules are adopted under authority of Articles 6252-13a and 165-3, Texas Revised Civil Statutes.

.001. *Grade A Pasteurized Milk Ordinance—1978 Recommendations of the United States Department of Health, Education, and Welfare, Public Health Service/Food and Drug Administration, Part II.* The Texas Department of Health adopts by reference the document entitled "Grade A Pasteurized Milk Ordinance—1978 recommendations of the United States Department of Health, Education, and Welfare, Public Health Service/Food and Drug Administration, Part II." The document was published by the U.S. Department of Health, Education, and Welfare and copies are on file in the Division of Milk and Dairy Products, Texas Department of Health, 1100 West 49th Street, Austin, Texas.

.002. *Grade A Condensed and Dry Milk Products and Condensed and Dry Whey—1978 Recommendations of the U.S. Department of Health, Education, and Welfare, Public Health Service/Food and Drug Administration, Part II.* The Texas Department of Health adopts by reference the document entitled, "Grade A Condensed and Dry Milk Products and Condensed and Dry Whey—1978 Recommendations of the U.S. Department of Health, Education, and Welfare, Public Health Service/Food and Drug Administration, Part II." The document was published by the U.S. Department of Health, Education, and Welfare and copies are on file in the Division of Milk and Dairy Products, Texas Department of Health, 1100 West 49th Street, Austin, Texas.

.003. *Fabrication of Single Service Containers and Closures for Milk and Milk Products—1978 Edition of the U.S. Department of Health, Education, and Welfare, Public Health Service/Food and Drug Administration.* The Texas Department of Health adopts by reference the document entitled "Fabrication of Single-Service Containers and Closures for Milk and Milk Products—1978 Edition of the U.S. Department of Health, Education, and Welfare, Public Health Service/Food and Drug Administration." The document was published by the U.S. Department of Health, Education, and Welfare and copies are on file in the Division of Milk and Dairy Products, Texas Department of Health, 1100 West 49th Street, Austin, Texas.

.004. *Grade A Raw Milk for Retail.* Grade A raw milk for retail shall conform to all of the applicable requirements in the 1978 recommended pasteurized milk ordinance mentioned in Rule .001 and the following additional standards:

(1) Bacteriological standards.

(A) Bacteriological limits, 20,000 per ml

(B) Coliform limit, 10 per ml

(C) Somatic cell limit, 1,000,000 per ml

(2) Animal health standards. All animals from

Grade A retail raw dairy herds must be brucellosis and tuberculosis free and tested annually. Herd additions must be brucellosis and tuberculosis tested prior to adding to the dairy herd. Brucellosis and tuberculosis tests results must be on file with the Division of Milk and Dairy Products, Texas Department of Health.

Issued in Austin, Texas, on May 28, 1980.

Doc. No. 804013 A. M. Donnell, Jr., M.D.
Deputy Commissioner of Health
Texas Department of Health

Effective Date: July 12, 1980

Proposal Publication Date: March 4, 1980

For further information, please call (512) 458-7281.

Athletic Trainers

General Requirements and Guidelines

301.81.01.001-.008

The Texas Advisory Board of Athletic Trainers, with the concurrence and approval of the Texas Board of Health, has adopted in final form the subject rules published in the November 20, 1979, issue of the *Texas Register* (4 TexReg 4237) by adopting their repeal with no changes in the text. The repealed rules are being replaced with a modified set of new Rules 301.81.01.009-.019, which are being adopted in this issue of the *Register*.

This repeal is under authority of Articles 4512d, 4418a, and 6252-13a, Texas Revised Civil Statutes.

Doc. No. 804037

301.81.01.009-.019

The Texas Advisory Board of Athletic Trainers, with the concurrence and approval of the Texas Board of Health, has adopted the subject rules which were published as proposed rules in the November 20, 1979, issue of the *Texas Register* (4 TexReg 4237). A public hearing was held and most of the testimony received at the hearing and in written comments sent directly to the department concerned clarity and understanding of the rules as written. Therefore, the rules have been reworded somewhat for the purpose of clarification and understanding even though the content and substance of the rules remain basically the same.

These rules are adopted under authority of Articles 4512d, 4418a, 4418g, and 6252-13a, Texas Revised Civil Statutes.

.009 Code of Ethics.

(a) General.

(1) An athletic trainer has the responsibility of maintaining and improving services by constantly examining, using, and increasing the knowledge upon which the athletic trainer's practice is based.

(2) In order to maintain and enhance professional competence, an athletic trainer shall make use of appropriate educational opportunities and, when indicated, will seek consultation from colleagues and other suitable professionals.

(3) An athletic trainer shall respect the integrity of all individuals and groups with whom he or she is working and will be protective of their physical and emotional welfare.

(4) An athletic trainer shall not discriminate on the basis of sex, race, color, creed, or age while performing assigned duties.

(5) An athletic trainer shall not condone, engage in, or defend any conduct which falls outside the standards of behavior and sportsmanship generally observed by the system in which he or she practices.

(6) An athletic trainer shall not by conduct or statement publicly discredit or damage the reputation of members of his or her profession, but shall bring allegations of ethical or other violations of board rules to the attention of the board.

(b) Drugs.

(1) An athletic trainer shall not engage in or condone the administration to an athlete of any prescription drug not specifically ordered by and under the supervision of a licensed physician.

(2) An athletic trainer shall not engage in or condone the administration to an athlete of any nonprescription drug the use of which is illegal or will be detrimental to the general health of the athlete as determined by the standards of medical practice.

(c) Professional representation.

(1) An athletic trainer shall not misrepresent his or her professional qualifications or associations.

(2) An athletic trainer shall practice only in those areas in which he or she is competent by reason or training or experience which can be substantiated by academic or supervision records or by continuing education.

(d) Testimonials and endorsements.

(1) In any endorsement in which an athletic trainer's name and/or reference to the athletic training profession is included, the wording and illustration, including any implications of the endorsement, shall be such that no discredit to the training profession may be construed.

(2) Endorsement must be in keeping with the highest principles and standards of the athletic training profession.

(3) The names of the Advisory Board of Athletic Trainers and/or the Texas Department of Health may not be used in any testimonials and/or endorsements by athletic trainers.

.010 Administrative Procedures.

(a) Meetings of the board.

(1) Official transaction of business. The Advisory Board of Athletic Trainers may transact official business only when in session with a quorum of four members present and shall not be bound in any way by a statement or action on the part of individual members except when a statement or action is in pursuance of specific instructions of the board.

(2) Agendas. The advisory board staff shall, with the approval of the advisory board chairman, prepare the official agenda of each meeting. A copy of this agenda will be sent to each member of the board prior to the meeting.

(3) Rules of order. The board shall observe *Robert's Rules of Order Revised* except as otherwise provided by board policies.

(4) Official minutes. Official minutes of each meeting shall be kept by the board. Drafts of minutes shall be sent to each member for review and comment prior to approval of the board. Official minutes must be approved at a regular or special meeting of the board and be affixed with the original signature of the chairman.

(b) (Reserved for expansion.)

.011 Policies of the Board.

(a) All meetings and other activities of the board shall be in accordance with the Texas Open Meetings Act, the Administrative Procedure and Texas Register Act, the Athletic Trainers Licensing Act (Article 4512d, Vernon's Annotated Civil Statutes), and the appropriate rules and policies of the Texas Department of Health.

(b) The board will cooperate with other state agencies.

(c) The board shall maintain open relations with the press and the public.

(d) Per diem allowance for advisory board members. Members of the board will receive a per diem allowance of \$30 while attending regular and special meetings.

.012 Application Processing

(a) An applicant must meet the requirements of Section 9; of the Athletic Trainers Act and the board's rules before submitting an application.

(b) Upon receiving an application, the Department of Health, Bureau of Licensing and Certification, will retain a copy for its files and send copies of the application to members of the Administrative Services Committee of the Advisory Board and to the chairman of the said board.

(c) Members of the Administrative Services Committee will notify the executive secretary as quickly as possible as to the acceptance or denial of the candidate's application. The chairman and the department of health need to notify the executive secretary only if they have a question concerning the application.

(d) All applicants accepted will be notified by the executive secretary of such and when and where the next state exam will be held. All applicants not accepted will be notified by the executive secretary with an explanation of their deficiencies with the option on their part to correct these deficiencies.

(e) The executive secretary will notify the Department of Health of applications accepted, denied, and processed through completion (i.e., passed test, showed proof of graduation).

.013. Testing.

(a) Three major tests will be held each year:

(1) Test No. 1 to be held in April on a specific date to be decided by the Testing Committee taking into consideration holidays, spring training, finals, etc;

(2) Test No. 2 to be held in July of each year on a specific date determined by the same above considerations.

(3) Test No. 3 to be held in December of each year, on a specific date determined by the same above considerations.

(b) Specific dates will be advertised at least one month in advance of tests.

(c) Any special case testing will be left up to the discretion of the executive secretary and the chairman of the Test Committee as to time and location.

.014. Application to take Examination.

(a) Licensure as an athletic trainer requires the passing of an examination prescribed by the board.

(b) An applicant must use the forms prescribed by the board in applying for examination.

(c) If questions exist as to the content of an applicant's academic work, apprenticeship, or any other requirement, the board may take any reasonable steps to obtain necessary clarification.

(d) An applicant who fails the licensure examination will be permitted to take it again by paying another examination fee. An applicant failing twice in succession will be required to wait for the next regularly scheduled examination to be retested. No special test will be administered.

(e) A completed application must contain official transcripts of all relevant college or university work. Official transcript must be sent directly from the college or university to the board.

(f) Out-of-state applicants must apply as set forth in Section 9(4) and Section 16(b) of the Athletic Trainers Act (Article 4512, Vernon's Annotated Civil Statutes).

(g) The examination will not be administered until all application materials have been received and processed.

.015. Academic Requirements.

(a) A college or university approved by the board referred to in Section 9 of the Athletic Trainers Licensing Act (Article 4512d, Vernon's Annotated Civil Statutes) is one which is:

(1) appropriately accredited or has candidacy status within accrediting authority; and

(2) has on its staff a licensed athletic trainer and offers an academic training program designed to qualify a candidate for licensure as an athletic trainer.

(b) A candidate for licensure who qualifies for examination under Section 9(1), (2), (3), or (4) of the Athletic Trainers Licensing Act, Article 4512, Texas Revised Civil Statutes, must have instruction in the following areas:

(1) academic requirements for all applicants, thorough satisfactory completion in human anatomy—three hours; health education—three hours; kinesiology—three hours; human physiology or physiology of exercise—three hours;

(2) emergency care—completion of basic Red Cross first aid or emergency care attendant (ECA) training or emergency medical technician (EMT) training;

(3) cardiopulmonary resuscitation (CPR) techniques—successful completion of a course of instruction satisfactory to the board in cardiopulmonary resuscitation techniques.

.016. Apprenticeship Requirements.

(a) An apprenticeship under the undergraduate provision of Section 9(1) of the Act. A minimum of three academic years (fall-spring) under the direct supervision of a college or university's licensed athletic trainer or as so specified in the out-of-state requirements. This apprenticeship must be fulfilled while enrolled as a full-time student at that institution. Student apprenticeship must work a minimum of 20 hours a week in the training room and on the field under the direct supervision. The student apprentice cannot count hours spent in the classroom. Training room or field working situations (practice or game) are the only hours to be considered in their minimum 20 hours per week. The apprentice in setting his or her 20-hour week should not work on an alternate day schedule. Student apprentice programs which must operate on alternate day program are required to receive prior board approval.

(b) Apprenticeship under the degreed and/or insufficient candidate provisions of Section 9(1) of the Act.

(1) This apprenticeship procedure must have prior board approval. Applies only to individuals who have no prior student apprenticeship and/or insufficient apprenticeship. These applicants are degreed above the secondary level—baccalaureate degree or above.

(2) Actual work time will be 20 hours per week during each fall semester. A 720-hour minimum over a two-year period or as per board approval.

(3) Individuals cannot be employed by the school district or institution where apprenticeship is being served.

(4) Apprenticeship can be fulfilled under any licensed athletic trainer acceptable to the board.

(c) Apprenticeship under the physical therapist requirement of Section 9(2) of the Act.

(1) Applicant must be a physical therapist and receive prior board approval before beginning the apprenticeship period.

(2) Actual working hours will include 20 hours per week minimum during each fall semester. A total of 720 hours minimum over a two-year period under any licensed athletic trainer acceptable to the board or as per board approval.

(d) Apprenticeship under the four-year provision of Section 9(3) of the Act. Applicants must receive this apprenticeship under the direct supervision of a college or university's licensed athletic trainer while enrolled as a full-time student. Student apprentice must work a minimum of 20 hours a week in the training room and on the field under direct supervision. The student apprentice cannot count hours spent in the classroom. Training room or field working situations (practice or game) are the only hours to be considered in their minimum 20 hours per week. The apprentice in setting his or her 20-hour week should not work on an alternate day schedule. Student apprentice programs which must operate on alternate program are required to receive prior board approval.

(e) Apprenticeship under the out-of-state requirements of Section 9(4) of the Act.

(1) Applicants who have attended an institution with an National Athletic Trainers Association-approved program will be required to have three academic years (fall-spring) of apprenticeship as a student trainer. This apprenticeship must be fulfilled under the direct supervision of that institution's full-time National Athletic Trainers Association-certified trainer. Minimum of 1,080 working hours over the three-year period with a 20-hour minimum work week during each fall semester.

(2) Applicants who have attended a college or university without a National Athletic Trainers Association-approved program must complete four academic years (fall-spring) of apprenticeship. Minimum 1,440 hours over the four-year period with a 20-hour minimum work week during each fall semester under that institution's full-time National Athletic Trainers Association-certified trainer or a state licensed trainer.

(3) All out-of-state candidates must be full-time students while serving apprenticeship.

(f) Junior college apprenticeship. Credit for apprenticeship at the junior college level will be one-half year credit for one full academic year (i.e., fall-spring); one year credit for two full academic years.

.017. Fee Schedule. The Advisory Board of Athletic Trainers may decline to accept any payment of fees until requested by the executive secretary or the Texas Department of Health:

- (1) examination fee—\$20;
- (2) initial license registration fee—\$25;
- (3) license renewal (annual)—\$10.

.018. License Renewal.

(a) The license of an athletic trainer must be renewed annually with the effective renewal date being the last day of the month in which an individual was initially licensed.

(b) License renewal requires the submission of the license renewal fee and a completed license renewal form prescribed by the board as well as completion of any continuing education required by the board.

(c) Trainers failing to pay the renewal fee will be given a 60-day grace period, after this time a 30-day final notice will be issued. After this time, the license will expire on an established date and the trainer must take and pass the licensure examination before his or her application for reinstatement will be reconsidered.

(d) It is the responsibility of the licensee to notify the Department of Health, Bureau of Licensing and Certification, of any address change within 60 days via certified mail.

.019. Continuing Education.

(a) Beginning in January 1978, an athletic trainer must fulfill the following continuing education requirements in order to maintain his or her licensure status.

(1) Attendance at an approved course or clinic at least once every three years (i.e., a course, clinic meeting, etc.) must be one which is approved by the board and consists of a minimum of two days with at least six hours of instruction per day.

(2) A course of one day duration can be approved but can fulfill no more than one-half of the continuing education requirement.

(b) It is the responsibility of the licensed athletic trainer to submit proof of attendance to the board within one month after the completion of the continuing education event.

(c) An athletic trainer not fulfilling the continuing education requirements will be required to explain to the board his or her failure to comply. The board will decide whether to:

- (1) grant an extension of this period, and/or
- (2) suspend the athletic trainer's license, and/or
- (3) require the individual to satisfactorily complete the licensing examination.

.020. Denial, Suspension, or Revocation of License.

(a) The board may deny, suspend, or revoke an athletic trainer's license for causes stated in Section 12 of the Athletic Trainer's Act.

(b) Any proceeding to deny, suspend, or revoke a license shall be in accordance with the hearing provisions of Section 13 of the Act and the formal hearing procedures of the Texas Board of Health.

Issued in Austin, Texas, on May 29, 1980.

Doc. No. 804038 A. M. Donnell, Jr., M.D.
Deputy Commissioner
Texas Department of Health

Effective Date: June 19, 1980

Proposal Publication Date: November 20, 1979

For further information, please call (512) 458-7538.

Texas State Board of Physical Therapy Examiners

The Board 394.02.00

The following rule is adopted under the authority of Article 4512E, Vernon's Annotated Civil Statutes.

.009. Name and Addresses of Board Members. The names and addresses of board members may be released to persons requesting this information when, at the discretion of the executive director, the request is related to board business.

Doc. No. 804049

Physical Therapy License 394.07.00

The following rule is adopted under the authority of Vernon's Annotated Civil Statutes, Article 4512e.

.009. Examination Guidelines

(a) Upon receiving notification of the exam schedule, any candidate who will not be able to attend the examination must submit his reason in writing to the board for approval. Any examination candidate who is scheduled to take the PES exam and is unable or fails to appear, may be excused under the following situations:

- (1) illness, validated with a written statement from a physician;
- (2) circumstances caused by acts of God, evidence acceptable to the board;
- (3) accident, evidence acceptable to the board; and
- (4) other conditions as evaluated and accepted by the board.

(b) If a candidate holding a temporary license awaiting Texas examination takes the PES examination in another state prior to the next examination administered in Texas, he will then be considered under Section 10 of the Texas Physical Therapy Practice Act. In the event the scores are not made available to the Texas board 30 days prior to the Texas scheduled examination, his or her temporary license shall be revoked on the next working day following the Texas examination. If scores are available and any part(s) have been failed, he or she must take all parts of the examination on the scheduled date, since the board cannot consider this a re-examination.

(c) If a candidate provides medical testimony that he or she is unable to write the written examination, the examination being administered to all other candidates at that time may be read by a proctor and oral answers recorded.

(d) If an examinee has failed the physical therapy examination and wishes to take the physical therapist assistant exam, he or she may take their transcripts to a college or university that offers an approved program for physical therapy assistants and have them reviewed for admissible credits and recommendations of additional courses needed. And, upon completion of such courses, if an associate degree is awarded, this degree can then be presented to the board as qualifying evidence to take the physical therapy assistant examination.

(e) If an examinee fails the examination in Texas and then takes the same examination (PES) in another state and passes with resulting scores that meet the minimum requirements of Texas, he or she will be accepted by endorsement, the same as anyone coming from another state.

(f) A certificate of proficiency or a statement of official transcript that the physical therapy curriculum or undergraduate courses have been completed and the student is eligible for conferring of a degree, signed by the director of the program and the dean of the school, is acceptable as requirement for taking the licensing examination.

Doc. No. 804050

Temporary License 394.09.00

The following rule is adopted under the authority of Vernon's Annotated Civil Statutes, Article 4512E.

.002. *Renewal of Temporary License.* Any applicant scheduled for examination who fails to sit for the next administered examination for any reason shall file for a temporary license renewal, which shall require an accompanying fee of one-half the renewal fee currently required by the board.

Doc. No. 804051

Display of License 394.12.00

The following amendment is adopted under the authority of Vernon's Annotated Civil Statutes, Article 4512E.

.001. *License and Renewal Certificate.* Each licensee will display his original license, or an official duplicate issued by the board, and a renewal certificate in a conspicuous place in the principle office where he practices physical therapy. Any reproduction displayed in lieu of the above is unauthorized by the board. The original license and renewal certificate must be displayed in the principle place of business and the wallet size renewal card may be shown for identification upon request at other places of business.

Issued in Austin, Texas, on May 29, 1980.

Doc. No. 804052 Lois Smith
Executive Director
Texas State Board of Physical
Therapy Examiners

Effective Date: June 20, 1980
Proposal Publication Date: August 4, 1978
For further information, please call (512) 475-7956.



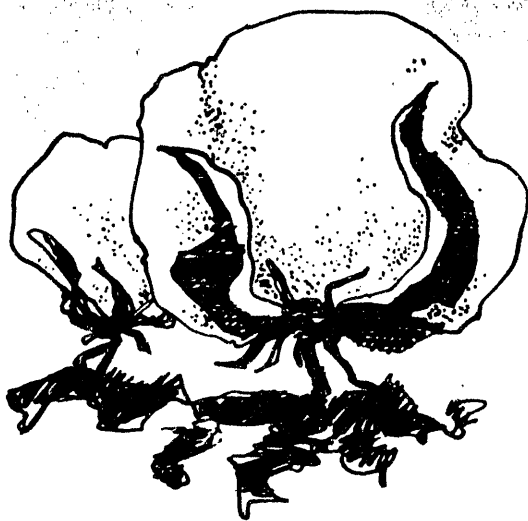
The Open Meetings Act (Article 6252-17, Texas Civil Statutes) requires that an agency with statewide jurisdiction have notice posted for at least seven days before the day of a meeting. A political subdivision covering all or part of four or more counties, or an institution of higher education, must have notice posted for at least 72 hours before the scheduled meeting time. Notice of an emergency meeting or an emergency addition or amendment to an agenda must be posted for at least two hours before the meeting is convened. Although some notices may be received and filed too late for publication before the meetings are held, all filed notices will be published in the *Register*. Each notice published includes an agenda or a summary of the agenda as furnished for publication by the agency and the date and time of filing. Notices are posted on the bulletin board outside the offices of the secretary of state on the first floor in the East Wing of the State Capitol. These notices may contain more detailed agendas than space allows to be published in the *Register*.

Texas Air Control Board

Friday, June 13, 1980, 9:30 a.m. The Texas Air Control Board will meet at 6330 Highway 290 East, Austin. According to a summary of the agenda, the board will call the meeting to order; approve minutes of the April 25, 1980, meeting; hear reports; consider and approve the preliminary budget request for the 1982-83 biennium; review State Environmental Protection Agency agreements; consider state implementation plan developments; and consider new business.

Additional information may be obtained from Ramon Dasch, 6330 Highway 290 East, Austin, Texas 78723, telephone (512) 451-5711, extension 354.

Filed: May 30, 1980, 1:52 p.m.
Doc. No. 804059



State Bar of Texas

Monday, June 2, 1980, 9 a.m. The Executive-Budget Committee of the Board of Directors of the State Bar of Texas made an emergency addition to the agenda of a meeting held in the President's Room, third floor wing, 1414 Colorado Street, Texas Law Center, Austin. According to the agenda, the board considered supplemental addition—report on advertising referendum. This emergency addition was made because on May 22, 1980, results from the State Bar of Texas Referendum on Advertising were tabulated, which results reflected that the proposed rules on advertising could not be implemented. The notice for the June 2, 1980, executive committee meeting was required to be posted by May 23. Discussions with the Supreme Court of Texas concerning the referendum on advertising could not be held until after May 23, 1980, and thus could not be included on the original notice of the executive committee meeting.

Additional information may be obtained from Evelyn Avent, 1414 Colorado, Austin, Texas, telephone (512) 475-4746.

Filed: May 29, 1980, 1:56 p.m.
Doc. No. 804025

Texas Department of Community Affairs

Thursday and Friday, June 12 and 13, 1980, 10 a.m. and 9 a.m., respectively. The Private Industry Council, Manpower Services Division of the Texas Department of Community Affairs, will meet in the first floor auditorium, TDCA Building, 210 Barton Springs Road, Austin. According to the agenda, the council will consider update of the establishment of private sector task forces; schedule of Private Task Force meetings; overview of Task Force/Contractor activities; fiscal year 1981 Title VII activities; fiscal year 1981 balance of state activities; update on implementation of the marketing campaign; overview of private sector analysis study; overview of final regulations; and overview of prime sponsor Private Industry Council activities.

Additional information may be obtained from Pat Herron, P.O. Box 13166, Austin, Texas 78711, telephone (512) 475-6216.

Filed: May 30, 1980, 1:54 p.m.
Doc. No. 804057

State Depository Board

Monday, June 9, 1980, 11 a.m. The State Depository Board will meet in the Office of the State Treasurer, LBJ Building, 111 East 17th Street, Austin. According to the agenda, the board will consider applications for designation of state depositories as made by Texas Commerce Bank-Park Central, Dallas; Humble National Bank, Humble; and any other applications received by the office prior to the meeting date. Also, the interest rate to be charged on time account

deposits and provisions of Article 2533, Vernon's Civil Statutes will be reviewed.

Additional information may be obtained from Warren G. Harding, P.O. Box 12608, Austin, Texas 78701, telephone (512) 475-2591.

Filed: May 29, 1980, 1:34 p.m.
Doc. No. 804024

Office of the Firemen's Pension Commissioner

Monday, June 16, 1980, 10 a.m. The Office of the Firemen's Pension Commissioner will meet at the Loews Anatole Hotel, Dallas. The State Board of Trustees for the Firefighter's Relief and Retirement Fund of SB 411, as prescribed by Article 6243(e)(3) Vernon's Texas Civil Statutes, will meet to discuss the pension plan. Items on the agenda will include the proposed bids for certification of the actuarial and financial soundness of the pension fund.

Additional information may be obtained from Hal H. Hood, 503-F Sam Houston Building, Austin, Texas, telephone (512) 475-5879.

Filed: June 2, 1980, 10:20 a.m.
Doc. No. 804084

Texas Health Facilities Commission

Friday, June 13, 1980, 9:30 a.m. The Texas Health Facilities Commission will meet in Suite 305 of the Jefferson Building, 1600 West 38th Street, Austin, to consider the following applications:

- certificate of need
Wood County Central Hospital District, Quitman
AH80-0207-051
- Scott and White Memorial Hospital, Temple
AH79-1227-005
- Brookhaven Medical Center, Farmers Branch
AH80-0221-005
- Quality Care of Amarillo, Amarillo
AN80-0220-025
- PruCare/Austin, Austin
AO80-0305-015
- Parkland Memorial Hospital, Dallas
AH80-0103-009

petition for reissuance of certificate of need
St. Luke's Episcopal Hospital and Texas
Children's Hospital, Houston
AH79-0126-001R (042480)

A routine business meeting will follow the open meeting.

Further information may be obtained from O. A. Cassity III, P.O. Box 15023, Austin, Texas 78761, telephone (512) 475-6940.

Filed: May 30, 1980, noon
Doc. No. 804054

University of Houston

Monday, June 2, 1980, 2:30 p.m. The Board of Regents of the University of Houston will meet in the conference room, fifth floor, 4600 Gulf Freeway, Houston United Bank Building, Houston, to consider an emergency meeting for discussion of proposed litigation in executive session.

Additional information may be obtained from Deborah Selden, 4800 Calhoun, Houston, Texas 77004, telephone (713) 749-7545.

Filed: May 30, 1980, 3:36 p.m.
Doc. No. 804073

State Board of Insurance

Friday, June 6, 1980, 2 p.m. The Commissioner's Hearing Section of the State Board of Insurance will conduct a hearing in Room 342, 1110 San Jacinto Street, Austin, to consider the proposed reinsurance agreement whereby Norris Burial Association, Paducah, will be reinsured into Combined Underwriters Life Insurance Company, Tyler—Docket 6013.

Additional information may be obtained from J. C. Thomas, 1110 San Jacinto Street, Austin, Texas 78786, telephone (512) 475-4353.

Filed: May 30, 1980, 3:30 p.m.
Doc. No. 804030

Friday, June 9, 1980, 2 p.m. The Commissioner's Hearing Section of the State Board of Insurance will conduct a hearing in Room 342, 1110 San Jacinto Street, Austin, to consider Stewart Title Guaranty Company, Houston, abstract plant valuation—Docket 6031.

Additional information may be obtained from J. C. Thomas, 1110 San Jacinto Street, Austin, Texas 78786, telephone (512) 475-4353.

Filed: May 30, 1980, 2:33 p.m.
Doc. No. 804067

Thursday, June 12, 1980, 2 p.m. The State Board of Insurance will meet in Room 408, 1110 San Jacinto Street, Austin, to consider a petition of American General Insurance Group for rules concerning transfer of securities (previously discussed on October 3, 1979).

Additional information may be obtained from Pat Wagner, 1110 San Jacinto Street, Austin, Texas 78786, telephone (512) 475-2950.

Filed: May 30, 1980, 9:23 a.m.
Doc. No. 804053



Lamar University

Thursday, June 5, 1980, 10 a.m. The Building and Grounds Committee of the Board of Regents of Lamar University met in the board room of Plummer Administration Building on the main campus, Beaumont. The committee reviewed building plans for the communications program; renovation of the theatre and music buildings; plans for building a gymnastics facility; plans for renovation of an L.V.N. facility for Lamar University-Port Arthur; a recommendation to raise the minimum cost for bid review required for university construction projects; and construction bids received for projects since the last regular meeting of the Board of Regents.

Additional information may be obtained from Andrew J. Johnson, L.U.S., P.O. Box 10014, Beaumont, Texas 77710, telephone (713) 838-7533.

Filed: May 30, 1980, 1:40 p.m.
Doc. No. 804061

Texas Department of Mental Health and Mental Retardation

Friday and Saturday, June 13 and 14, 1980, 9 a.m. daily. The Planning Council for Developmental Disabilities of the Texas Department of Mental Health and Mental Retardation will meet at Howard Johnson's Motor Lodge, 7800 North IH 35, Austin. The agenda includes approval of minutes of the March meeting; input from council members and a general discussion; report from the Special Education Division of the Texas Education Agency; committee meetings; committee reports and recommendations for council consideration; and consumer input.

Additional information may be obtained from Clarence Jackson, Box 12668, Austin, Texas 78711, telephone (512) 454-3761, extension 317.

Filed: May 29, 1980, 4:16 p.m.
Doc. No. 804031

Texas Board of Private Investigators and Private Security Agencies

Friday, June 6, 1980, 9:30 a.m. The Board of the Private Investigators and Private Security Agencies will meet in emergency session in the conference room (Room 127), 105 West Riverside, Austin. According to the agenda summary, the board will consider possible action on amendments to Article 4413(29bb) Vernon's Annotated Civil Statutes, as amended by the 66th Texas legislature as recommended by the Sunset Commission staff. The board will also discuss and take possible action on combining agency with board of Polygraph Examiners.

Additional information may be obtained from Clema D. Sanders, P.O. Box 13509, Austin, Texas 78711, telephone (512) 475-3944.

Filed: June 2, 1980, 9:45 a.m.
Doc. No. 804083

Texas Prosecutors Coordinating Council

Monday, June 9, 1980, 9 a.m. The Texas Prosecutors Coordinating Council will meet in Room 202, 1414 Colorado, Texas Law Center, Austin. According to the summary agenda, the council will call to order; call of the roll; approve minutes of May 6, 1980; hear report of executive director for May; meet in executive session on disciplinary matters; and consider the following: technical assistance guidelines, grant adjustment for technical assistance, amendments to council statute, reasonable fees for publication in accordance with Article 4413(33) Vernon's Texas Civil Statutes, Sussman voucher; and setting date for next meeting.

Additional information may be obtained from Andy Shuval, P.O. Box 13555, Austin, Texas 78711, telephone (512) 475-6825.

Filed: May 30, 1980, 3:03 p.m.
Doc. No. 804069

Public Utility Commission of Texas

Wednesday, June 18, 1980, 10 a.m. The Hearings Division of the Public Utility Commission of Texas will conduct a prehearing conference in Suite 450N, 7800 Shoal Creek Boulevard, Austin, to consider Docket 3097, application of Sharyland Water Supply Corporation for a cease and desist order against the City of McAllen and protest of actions taken within Hidalgo County.

Additional information may be obtained from Philip F. Ricketts, 7800 Shoal Creek Boulevard, Suite 450N, Austin, Texas 78757, telephone (512) 458-0100.

Filed: June 2, 1980, 9:26 a.m.
Doc. No. 804082

Monday, July 21, 1980, 9 a.m. The Hearings Division of the Public Utility Commission of Texas will conduct a hearing in Suite 450N, 7800 Shoal Creek Boulevard, Austin, to consider an application of Lamar Water Supply Corporation for a rate increase and sale of stock within Aransas County—Docket 3200.

Additional information may be obtained from Philip F. Ricketts, 7800 Shoal Creek Boulevard, Suite 450N, Austin, Texas 78757, telephone (512) 458-0100.

Filed: May 29, 1980, 2:53 p.m.
Doc. No. 804027

Monday, June 30, 1980, 9:30 a.m. The Hearings Division of the Public Utility Commission of Texas will conduct a hearing in Suite 450N, 7800 Shoal Creek Boulevard, Austin, to consider a complaint of Town and Country Communications against Eastex Mobilphone Company—Docket 3152.

Additional information may be obtained from Philip F. Ricketts, 7800 Shoal Creek Boulevard, Suite 450N, Austin, Texas 78757, telephone (512) 458-0100.

Filed: May 30, 1980, 1:52 p.m.
Doc. No. 804056

Railroad Commission of Texas

Monday, June 2, 1980, 9 a.m. The Oil and Gas Division of the Railroad Commission of Texas made an emergency addition to the agenda of a meeting held in the first floor auditorium, 1124 South IH 35, Austin. The additions concerned consideration of the following items: Dockets 3-74, 280 and 3-12691A83. These items were properly noticed for the meeting of May 27, 1980, and were passed at that meeting. Consideration on less than seven days notice was required as a matter of urgent public necessity.

Additional information may be obtained from Jan Burris, P.O. Drawer 12967, Austin, Texas 78711, telephone (512) 445-1307.

Filed: May 30, 1980, 4:32 p.m.
Doc. No. 804074

Monday, June 9, 1980, 9 a.m. The Railroad Commission of Texas will meet in the third floor conference room, 1124 South IH 35, Austin. Following the regular agenda, the commission will go into executive session to discuss personnel actions for all divisions and to consult with its legal staff on prospective and pending litigation pursuant to Sections 2g and 2e of the Act, respectively.

Additional information may be obtained from Carla S. Doyne, 1124 South IH 35, Austin, Texas 78704, telephone (512) 445-1186.

Filed: May 30, 1980, 4:33 p.m.
Doc. No. 804077

Monday, June 9, 1980, 9 a.m. The Gas Utilities Division of the Railroad Commission of Texas will meet in Room 107, 1124 South IH 35, Austin. According to the agenda, the division will consider Gas Utilities Dockets 1877, 1971 (consolidated), 2628, 2647, 2648, 2651, and the director's report.

Additional information may be obtained from Lucia Sturdevant, P.O. Drawer 12967, Austin, Texas 78711, telephone (512) 445-1146.

Filed: May 30, 1980, 4:34 p.m.
Doc. No. 804075

Monday, June 9, 1980, 9 a.m. The Liquefied-Petroleum Gas Division of the Railroad Commission of Texas will meet in the first floor auditorium, 1124 South IH 35, Austin. According to the agenda, the division will consider the director's report.

Additional information may be obtained from Guy G. Mathews, P.O. Drawer 12967, Austin, Texas 78711, telephone (512) 445-1189.

Filed: May 30, 1980, 4:32 p.m.
Doc. No. 804076

Monday, June 9, 1980, 9 a.m. The Oil and Gas Division of the Railroad Commission of Texas will meet in the first floor auditorium, 1124 South IH 35, Austin. According to the agenda summary, the division will consider various matters falling within the Railroad Commission's oil and gas regulatory jurisdiction.

Additional information may be obtained from Jan Burris, P.O. Drawer 12967, Austin, Texas 78711, telephone (512) 445-1307.

Filed: May 30, 1980, 4:34 p.m.
Doc. No. 804078

Monday, June 9, 1980, 9 a.m. The Oil and Gas Division of the Railroad Commission of Texas will meet in the first floor auditorium, 1124 South IH 35, Austin. According to the agenda summary, the division will consider category determinations under Sections 102(c)(1)(B), 102(c)(1)(C), 103, 107, and 108 of the Natural Gas Policy Act of 1978.

Additional information may be obtained from Linda D. Carr, P.O. Drawer 12967, Austin, Texas 78711, telephone (512) 445-1273.

Filed: May 30, 1980, 4:35 p.m.
Doc. No. 804081

Monday, June 9, 1980, 9 a.m. The Oil and Gas Division of the Railroad Commission of Texas has made an emergency addition to the agenda of a meeting to be held in the first floor auditorium, 1124 South IH 35, Austin. The addition concerns consideration of a recommendation to the Federal Energy Regulatory Commission that Cotton Valley Formation be

designated as a tight formation under Section 107 of the Natural Gas Policy Act of 1978.

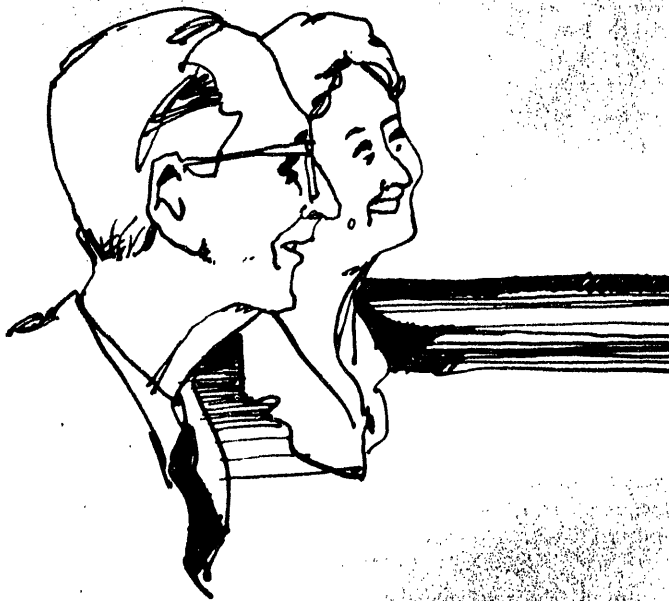
Additional information may be obtained from Priscilla M. Hubenak, P.O. Drawer 12967, Austin, Texas 78711.

Filed: May 30, 1980, 4:32 p.m.
Doc. No. 804080

Monday, June 9, 1980, 9 a.m. The Transportation Division of the Railroad Commission of Texas will meet in Room 107, 1124 South IH 35, Austin. According to the agenda summary, the division will consider various matters falling within the Railroad Commission's transportation regulatory jurisdiction.

Additional information may be obtained from Owen T. Kinney, P.O. Drawer 12967, Austin, Texas 78711, telephone (512) 445-1330.

Filed: May 30, 1980, 4:35 p.m.
Doc. No. 804079



Texas Southern University

Wednesday and Thursday, June 4 and 5, 1980 The following committees of the Texas Southern University Board of Regents met at Texas Southern University, 3201 Wheeler, Houston, at the times and locations listed below:

June 4, 1980, 9:30 a.m.—The Buildings and Grounds Committee met in Hannah Hall 121 to approve contracts for payment; acquisition of real estate; and to award contracts.

June 4, 1980, 9:30 a.m.—The Finance Committee met in Hannah Hall 117 to consider monthly financial reports from the administration.

June 4, 1980, 11 a.m.—The Faculty and Curriculum Committee met in Hannah Hall 117 for a routine meeting to receive enrollment and curricula data from the administration.

June 5, 1980, 10 a.m.—The Board of Regents met in the conference room, Student Life Center 203, to consider fiscal and curriculum reports from the administration and to approve short-term investments as recommended by the Finance Committee.

Additional information may be obtained from Everett O. Bell, Texas Southern University, 3201 Wheeler, Houston, Texas, telephone (713) 529-8911.

Filed: May 30, 1980, 1:39 p.m.
Doc. Nos. 804062-804065

Veterans Land Board

Tuesday, June 10, 1980, 2 p.m. The Veterans Land Board will meet in the Stephen F. Austin Building, Austin, to consider approval of the minutes of the May 20, 1980, Veterans Land Board meeting; report of executive secretary; board policy; and forfeiture action of veterans' accounts.

Additional information may be obtained from Richard Keahey, Stephen F. Austin Building Room 738, Austin, Texas.

Filed: May 30, 1980, 3:10 p.m.
Doc. No. 804072

Texas Water Commission

Monday, June 9, 1980, 10 a.m. The Texas Water Commission will meet in the Stephen F. Austin Building, 1700 North Congress Avenue, Austin. According to the agenda summary, the commission will consider applications for bond issues; increase in bond amount and bond interest rate; change in tax rate; release from escrow; petition for creation; district conversion; water quality renewals; amendments; filing and setting of hearing dates; and approval of modification plans.

Additional information may be obtained from Mary Ann Hefner, P.O. Box 13087, Austin, Texas 78711, telephone (512) 475-4514.

Filed: May 30, 1980, 3:07 p.m.
Doc. No. 804070

Regional Agencies

Meetings Filed May 29, 1980

The Education Service Center, Region One, Board of Directors, will meet at 1900 West Schunior, Edinburg, on June 10, 1980, at 6 p.m. Further information may be obtained from Lauro R. Guerra, 1900 West Schunior, Edinburg, Texas 78539, telephone (512) 383-5611.

The Houston-Galveston Area Council, Projects Review Committee, met at 3701 West Alabama, Houston, on June 3, 1980, at 9:30 a.m. Further information may be obtained from Martha Pawley Grady, P.O. Box 22777, Houston, Texas 77027, telephone (713) 627-3200.

The Middle Rio Grande Development Council, Criminal Justice Advisory Committee, met in the Reading Room, Civic Center, Uvalde, on June 4, 1980, at 2 p.m. Further information may be obtained from Charles M. Trost, P.O. Box 1461, Del Rio, Texas 78840, telephone (512) 775-1581.

The Permian Basin Regional Planning Commission, Public Hearing, location has been changed and will now be held in the board room, Education Service Center, Region 18, Midland Air Terminal, on June 11, 1980, at 1:30 p.m. Further information may be obtained from Rick Tucker, P.O. Box 5391, Midland, Texas 79701, telephone (915) 563-1061.

The South Texas Development Council, Webb County Overall Economic Development Program Committee, met in the conference room, Building S-1, Laredo International Airport, Laredo, on June 5, 1980, at 4 p.m. Further information may be obtained from Juan Vargas, P.O. Box 2187, Laredo, Texas, telephone (512) 722-3995.

Doc. No. 804026

Meetings Filed May 30, 1980

The Ark-Tex Council of Governments, Executive Committee, met at K-Bobs Restaurant, Mt. Pleasant, on June 5, 1980, at 5:50 p.m., (first session). The committee also met in the Gold Room, Titus County Convention Center, Mt. Pleasant, on June 5, 1980, at 7 p.m., (second session). Further information may be obtained from James D. Goerke, P.O. Box 5307, Texarkana, Texas 75501, telephone (214) 794-3481.

The Pecan Valley Mental Health Mental Retardation Region, Board of Trustees, will meet at Pecan Valley MH/MR Region Clinical Office, 906 Lingleville Road, Stephenville, on June 18, 1980, at 8:30 a.m. Further information may be obtained from Dr. Theresa Mulloy, 455 North Belknap, Stephenville, Texas, telephone (817) 965-7806.

Doc. No. 804060

Texas Air Control Board

Applications for Construction Permits

Notice is given by the Texas Air Control Board of applications for construction permits received during the period of May 19-23, 1980.

Information relative to these applications, including projected emissions and the opportunity to comment or to request a hearing, may be obtained by contacting the office of the executive director at the Central Office of the Texas Air Control Board, 6330 Highway 290 East, Austin, Texas 78723.

A copy of all material submitted by the applicant is available for public inspection at the Central Office of the Texas Air Control Board at the address stated above and at the regional office for the air quality control region within which the proposed facility will be located.

Listed are the name of the applicant and the city in which the facility is located; type of facility; location of the facility (if available); permit number; and type of application—new source or modification.

Week Ending May 23, 1980

Exxon Company U.S.A., Falfurrias; compressor; 8392; modification

Paris Milling Company, Vernon; feed mill; Mill Block; 1248A; new source

Southwest Asphalt Materials, Inc., Baytown; production of asphaltic concrete; 6291A; new source

Christopher-Lindsey Industries, Inc., Ennis; manufacture of fiberglass bath tubs; 1504 South Highway 75; 1936A; new source

Cleaners Hanger Company, Brenham; manufacture of garment hangers; 2001E Tom Green Street; 8391; new source

Saber Refining Company, Corpus Christi; refinery expansion; 6560 Upriver Road; 8373; new source

Catalyst Division Dart Industries, Inc., Pasadena; silica gel plant; 10001 Chemical Road; 8390; new source

Dow Chemical Company, Texas Division, Clute; solid waste incinerator; B51 Block, Plant B; 8389; new source

Exxon Corporation, Baytown; plastics pilot unit building; 8388; new source

Longworth Gin, Longworth; cotton gin; 952A; new source

Mobil Producing Texas and New Mexico Inc., Roby; tank battery; Newhouse Lease No. 2-34; 8387; new source

ICI Americas Inc., Marshall; tempering unit; University Avenue; 8386; new source

Traders Oil Mill Company, Fort Worth; cottonseed oil mill; 3501 South Jennings Avenue; 8385; modification

Texas Portland Cement Corporation, Galveston; bulk cement terminal; Bradner Road, Pelican Island; 8384; new source

Issued in Austin, Texas, on May 27, 1980.

Doc. No. 804004 Ramon Dasch
Hearing Examiner
Texas Air Control Board

Filed: May 28, 1980, 2:03 p.m.

For further information, please call (512) 451-5711, ext. 401.

State Banking Department

Applications to Purchase Control of State Banks

Article 342-401a, Vernon's Texas Civil Statutes, requires any person who intends to buy control of a state bank to file an application with the banking commissioner for the commissioner's approval to purchase control of a particular bank. A hearing may be held if the application is denied by the commissioner.

On May 28, 1980, the banking commissioner received an application to acquire control of First Bank, Balch Springs Bancshares, Inc., Balch Springs, by James E. Whitsitt; Jack W. Nunnelee; Rhode, Chapman, Ford, and How; Kimbell Enterprises, Inc.; Charles L. Cabe; S. W. Creekmore III; Otis R. Thompson; Brent G. Hranicky; C. Dennis Lord; Charles D. Schmidt; L. Dewayne Cooper; L. Waddell Mashburn; Tommy L. Goodson; Landon W. Morrison; Chris T. Whitsitt; Noble Audit Service Corporation, Employees Profit Sharing Trust; Niels Johansen; George M. Reeves; Jerry W. Parks;—all of Dallas; Newman R. Wolfe, Richardson; Tommy L. Goodson, Garland; C. L. McDaniel, Grand Prairie; V. E. Thate, Waco; George Y. Wilmot, Plano; and Paul K. Gabriel, DeSoto.

Additional information may be obtained from Robert E. Stewart, 2601 North Lamar, Austin, Texas 78705, telephone (512) 475-4451.

Issued in Austin, Texas, on May 28, 1980.

Doc. No. 804029 Robert E. Stewart
Banking Commissioner

Filed: May 29, 1980, 2:52 p.m.

For further information, please call (512) 475-4451.

Texas Health Facilities Commission

Applications for Declaratory Ruling, Exemption Certificate, and Transfer and Amendment of Certificate

Notice is hereby given by the Texas Health Facilities Commission of application (including a general project description) for declaratory ruling, exemption certificate, transfer of certificate, and amendment of certificate accepted during the period of May 28-29, 1980.

Should any person wish to become a formal party to any of the above-stated applications, that person must file a request to become a party to the application with the chairman of the commission within 25 days after the application is accepted. The first day for calculating this 25-day period is the first calendar day following the date of acceptance of the application. The 25th day will expire at 5 p.m. on the 25th consecutive day after the date said application is accepted. If the 25th day is a Saturday, Sunday, or state holiday, the last day shall be extended to 5 p.m. of the next day that is not a Saturday, Sunday, or state holiday. A request to become a party should be mailed to the chairman of the commission, P.O. Box 15023, Austin, Texas 78761, and must be received at the commission no later than 5 p.m. of the last day allowed for filing of a request to become a party.

The contents and form of a request to become a party to an application for a declaratory ruling, exemption certificate, transfer of certificate, or amendment of certificate must meet the minimum criteria set out in Rule 315.20.01.050. Failure of a party to supply the minimum necessary information in the correct form will result in a defective request to become a party and such application will be considered uncontested.

The fact that an application is uncontested will not mean that it will be approved. The application will be approved only if the commission determines that it qualifies under the criteria of Sections 3.02 or 3.03 of Article 4418(h), Texas Revised Civil Statutes, and Rules 315.17.04.010-.030, Rules 315.17.05.010-.030, Rules 315.18.04.010-.030, and Rules 315.18.05.010-.030.

In the following list, the applicant and date of acceptance are listed first, the file number second, the relief sought third, and description of the project fourth. EC indicates exemption certificate, DR indicates declaratory ruling, TR indicates transfer of ownership of certificate, AMD indicates amendment of certificate, and CN indicates certificate of need.

Harrison County Hospital Association for Memorial Hospital, Marshall (5/28/80)

AH80-0523-031

EC—Addition of ultrasound equipment with real time and B-mode scanner to existing radiology department and minor renovation to existing film file storage area to accommodate the equipment

Moore County Hospital District for Memorial District for Memorial Hospital (5/28/80)

AH80-0523-040

EC—Addition of a Rohnar 7100 ultrasound system to the existing radiology department

Hotel Dieu Hospital and Medical Center, El Paso (5/28/80)

AH80-0527-037

EC—Construction of a chapel in an existing shelled-in area located on the fifth floor of the hospital

Pasadena Bayshore Hospital, Pasadena (5/28/80)
AH80-0527-033

EC—Acquisition of a mobile C-Arm Image Intensifier for radiographic/fluoroscopic procedures

Issued in Austin, Texas, on May 30, 1980.

Doc. No. 804055

O. A. Cassity III

Director of Hearings

Texas Health Facilities Commission

Filed: May 30, 1980, 12 p.m.

For further information, please call (512) 475-6940.

Texas Department of Mental Health and Mental Retardation

Consultant Proposal Request

Description of Project. This project is published pursuant to Article 6252-11c, Vernon's Texas Civil Statutes, to solicit offers for consulting services. The Texas Department of Mental Health and Mental Retardation (TDMH/MR) needs assistance in the development and delivery of a training program in management by objectives. Approximately 200 top executives from residential facilities and community centers, approximately 75 selected MBO coordinators, and approximately 200 trainers are to be trained in management by objectives. The total emphasis is on the TDMH/MR's MBO system.

Project Requirements. The contractor selected will be required to provide 10 days of consultation and 20 days of training as follows:

(1) Ten days of consultation and review with selected members of the TDMH/MR at 45th and Lamar Streets, Austin. During this time the training program will be developed to reflect the unique requirements of the TDMH/MR and approved for presentation (July-August 1980).

(2) Two days of intensive training for no more than 10 staff members at 45th and Lamar Streets, Austin, who will assist the consultant in the subsequent training sessions (July-August 1980).

(3) Two days of intensive training at 45th and Lamar Streets, Austin, for TDMH/MR Central Office Staff (September 1980).

(4) Four days of intensive training (two days each at two locations) for approximately 75 MBO coordinators (October-November 1980).

(5) Four days of training (two days each at two locations) for approximately 200 trainers (January-March 1981).

(6) Eight days of training (four days each at two locations) for approximately 200 top executives (October-November 1980).

At the completion of each training session, participants will:

(1) understand the system's approach to managing represented by MBO and how MBO facilitates systematic management;

(2) be able for his/her work unit to:

(a) select key result areas;

(b) analyze capability;

(c) order priorities;

(d) write realistic objectives;

(e) develop realistic work plans;

(f) review and modify work plans as needed.

The consultant will develop a master training package which includes at least 50% direct application of knowledges provided and which includes audio-visual aids. All training material and work developed by the consultant and included in the master training package and/or training sessions will be considered the sole property of the TDMH/MR.

The maximum contractual fee which will be considered is \$25,000 and the fee will include all costs by the consultant in the development and delivery of the training program and package.

Contact. Proposals are to be limited to no more than 10 pages, including addendums. Inquiries and proposals should be directed to Marenda Summers, Information Systems Division (ISD), P.O. Box 12668, Austin, Texas 78711, telephone (512) 454-3761, extension 345.

Deadline. Closing date for receipt of offers is June 20, 1980. This deadline may be extended at the discretion of the Texas Department of Mental Health and Mental Retardation.

Selection Criteria. The selection of the consultant will be based upon offeror's demonstration of competence, including

record of past performance, knowledge, qualifications, reasonableness of the fee for the services, and capacity to perform the work within the time limitations. When other considerations are equal, preference will be given to consultants whose principal place of business is within the state or who will manage the consulting engagement wholly from one of its offices within the state. Any offeror who has been employed by this agency or by another state agency at any time during the two years preceding the making of the offer shall disclose in the offer the nature of the previous employment with the agency or the other state agency, the date of termination of the employment, and the annual rate of compensation for the employment at the time of termination.

Issued in Austin, Texas, on May 29, 1980.

Doc. No. 804032

John J. Kavanagh, M.D.

Commissioner

Texas Department of Mental Health and
Mental Retardation

Filed: May 29, 1980, 4:16 p.m.

For further information, please call (512) 454-3761, ext. 345.

Guide to Agency Activity—May

The following is a list of the documents published in the May issues of the *Texas Register*.

ADULT PROBATION COMMISSION, TEXAS	
Open Meetings	
May 16	1862
AERONAUTICS COMMISSION, TEXAS	
Open Meetings	
May 12	1862
May 16	1978
May 22	2112
AGING, GOVERNOR'S COMMITTEE ON	
Open Meetings	
May 16	1922
AGRICULTURAL EXPERIMENT STATION, TEXAS	
Pullorum Disease and Fowl Typhoid Program	
Proposed	2052
AGRICULTURE, TEXAS DEPARTMENT OF	
Floral and Nursery	
Adopted	
nursery regulation	1914
Quarantines	
Adopted	
date palm lethal decline	1851
Open Meetings	
May 8	1685
AIR CONTROL BOARD, TEXAS	
Open Meetings	
May 9	1758
June 13	2112
Non-Regulatory Notices	
Applications for Construction Permits	1703, 1768 1870, 2036, 2121
Notice of Contested Case Hearing	
Asarco, Inc.	1808
AIRCRAFT POOLING BOARD, STATE	
Open Meetings	
May 6	1758
ALAMO AREA COUNCIL OF GOVERNMENTS	
Open Meetings	
May 15	1868
ALCOHOLIC BEVERAGE COMMISSION, TEXAS	
Open Meetings	
April 28	2028
May 22	1978
AMARILLO MH/MR REGIONAL CENTER	
Open Meetings	
May 29	2120
AMUSEMENT MACHINE COMMISSION, TEXAS	
Open Meetings	
May 22	1978
ANGELINA AND NECHES RIVER AUTHORITY	
Open Meetings	
May 5	1766
ANIMAL HEALTH COMMISSION, TEXAS	
Brucellosis	
eradication of brucellosis in cattle	2105
Open Meetings	
May 16	1862
ARCHITECTURAL EXAMINERS, TEXAS BOARD OF	
Open Meetings	
May 30	1978
ARK-TEX COUNCIL OF GOVERNMENTS	
Open Meetings	
May 1	1701
ARTS, TEXAS COMMISSION ON THE	
Open Meetings	
May 21	1922
May 22	1922
ATTORNEY GENERAL OF TEXAS	
State Employees-Workers Compensation	
Adopted	
accident prevention	2104
definitions	2103
employee entitlement to compensation	2103
procedures	2103
Non-Regulatory Notices	
Open Records Decisions	
ORD-240 (concerning whether records relating to	
correspondence received by the Department of	
Banking alleging manipulation of securities	
pledged as collateral for a bank loan are	
public under the Open Records Act)	1596
ORD-241 (concerning whether information gathered by	
the governor regarding potential nominees for public	
office is subject to the Open Records Act)	1714
Opinions	
MW-167 (concerning authority of a municipality to	
enact an ordinance providing for a fine for	
possession of marijuana)	1595
MW-168 (concerning whether a slot machine-like	
device is prohibited by Chapter 47 of the	
Penal Code)	1595
MW-169 (concerning whether Cameron County	
may transfer funds within the 1979 county budget	
after the 1979 fiscal year to pay a claim for county	
membership dues incurred during the fiscal year)	1596
MW-170 (concerning dual membership on the boards	
of the Texas Guaranteed Student Loan Corporation	
and the boards of Higher education authority)	1596
MW-171 (concerning authority of certain counties to	
require building permits for structures outside	
the area designed by the Federal Flood Insurance	
Administration)	1596
MW-172 (concerning authority of commissioners court	
with regard to appointment of an assistant	
county attorney)	1596
MW-173 (concerning whether members of the Board	
for Nursing Home Administrators may participate	
in certain trade association activities)	1596
MW-174 (concerning whether a board of fireman's	
relief and retirement fund trustees is covered by	
the Open Meetings Act)	1596
MW-175 (concerning the effect of signing a nominating	
petition for a candidate in a primary election)	1817
MW-176 (concerning validity of an appropriation to the	
Texas Agricultural Extension Service to offset	
increases in federal funds)	1817
MW-177 (concerning whether various state statutes	
apply to higher education authorities created	
under Chapter 53 of the Texas Education Code)	1817
MW-178 (concerning whether a professional	
corporation or professional association may	
make a campaign contribution)	1817
MW-179 (concerning purchase of supplies by	
Department of Health)	1940

Requests for Opinions

RQ-295 (concerning basic educational opportunity grant funds and other similar federal funds for students)	1819
RQ-312 (concerning whether the Texas Department of Corrections may lease lands for the removal of sand and gravel)	1895
RQ-313 (concerning whether Harris County is excepted from the provisions contained in Article 4477-6a, Vernon's Annotated Texas Statutes)	1895
RQ-314 (concerning responsibility of the Texas Department of Health or the Texas Facilities Commission to make the determination as to what home health agency services and in what counties such services were rendered prior to September 1, 1979)	1595
RQ-315 (concerning whether the county auditor has the authority to approve a claim for delinquent tax attorney commissions out of farm to market lateral tax fund revenues)	1595
RQ-316 (concerning the reporting of franchise tax)	1595
RQ-317 (concerning whether Department of Health may expend funds appropriated for administration of federal meat and poultry inspection program)	1714
RQ-318 (concerning procedure for conducting a school consolidation election)	1816
RQ-319 (concerning responsibility for the cost of transportation of prisoners from the county to the state penitentiary)	1816
RQ-320 (concerning whether publicly supported medical and dental schools are required to post a bond in order to receive cadavers from the State Anatomical Board)	1816
RQ-321 (concerning precertification enforcement system for motor vehicle brake fluid)	1816
RQ-322 (concerning whether a state medical school is required to obtain a certificate of need or an exemption from the Health Facilities Commission)	1816
RQ-323 (concerning whether the names of the unsuccessful applicants who were considered for the position of school superintendent are public under the Open Records Act)	1816
RQ-324 (concerning whether Galveston County Road District No. 1 is a subdivision of the County of Galveston)	1816
RQ-325 (concerning whether a terminated employee of the State Commission for the Blind who was absent due to illness on the date of termination is entitled to be paid for accrued sick leave)	1816
RQ-326 (concerning application of statute to sheriffs)	1939
RQ-327 (concerning Optometry Act)	1939
RQ-328 (concerning authority of county to pay court costs)	1939
RQ-329 (concerning allocation of funds from student services fees)	1939
RQ-330 (concerning authority of justice of the peace)	1939
RQ-331 (concerning granting of permit by Alcoholic Beverage Commission)	1939
RQ-332 (concerning salary of school teacher)	1939
RQ-333 (concerning storage responsibilities of Texas State Library)	1939
RQ-334 (concerning whether employment recommendations are public information under Open Records Act)	1939
RQ-335 (concerning office space in courthouse for news media)	1939
RQ-336 (concerning who may sign petition for independent presidential election)	1939
RQ-337 (concerning authority of Texas Youth Council)	1995

AUSTIN-TRAVIS COUNTY MH/MR CENTER

Open Meetings	
Apr. 30	1766
May 5	1766
May 6	1767, 1806
May 15	1929
May 22	2035

BANKING, DEPARTMENT OF

Non-Regulatory Notices	
Application to purchase control of State Banks	
Citizens State Bank, Cross Plains	2122
Early Bank, Early	1870
First State Bankcorp, Inc./The First State Bank of Dimmitt	1703
Orange Bank, Orange	1870
Travis Bank and Trust, Austin	1987

BANKING BOARD, STATE

Open Meetings	
May 20	1978
May 28	2028

BAR OF TEXAS, STATE

Open Meetings	
May 1 and 2	1685

BARBER EXAMINERS, STATE BOARD OF

General Rules of Practice and Procedure	
Proposed examination and licensing	2059
Adopted barber colleges, schools, and students	1962
Open Meetings	
June 3	2028

BEXAR-MEDINA-ATASCOSA COUNTIES WATER CONTROL AND IMPROVEMENT DISTRICT NO. 1

Open Meetings	
May 5	1766

BLIND, TEXAS STATE COMMISSION FOR THE

Facilities Manual	
Proposed	1943
Open Meetings	
April 22	1685

BLIND-MADE PRODUCTS AND SERVICES, TEXAS COMMITTEE ON PURCHASE OF

Open Meetings	
May 15	1694

BRAZOS RIVER AUTHORITY

Open Meetings	
May 28	2120

BRAZOS VALLEY MH/MR CENTER

Open Meetings	
Apr. 30	1766
May 16	1929
May 22	1985

CETA CONSORTIUM, REGION XI

Open Meetings	
Apr. 24	1701
May 22	2035

CAMINO REAL HEALTH SYSTEMS AGENCY, INC.

Open Meetings	
May 21	2035

CAPITAL AREA PLANNING COUNCIL

Open Meetings	
May 20	1929

CAPITAL AREA RURAL TRANSPORTATION SYSTEM		CONCHO VALLEY COUNCIL OF GOVERNMENTS	
Open Meetings		Open Meetings	
May 9	1807	May 7	1806
CENTRAL COUNTIES CENTER FOR MH/MR SERVICES		CONSERVATION FOUNDATION, TEXAS	
Open Meetings		Procedures of the Board	
Apr. 24	1700	Proposed	1883
May 22	1985	COORDINATING BOARD, TEXAS COLLEGE AND UNIVERSITY SYSTEM	
CENTRAL PLAINS MH/MR CENTER		Administrative Council	
Open Meetings		Proposed	
Apr. 24	1700	general provisions	1650
CENTRAL TEXAS COUNCIL OF GOVERNMENTS		Adopted	
Open Meetings		administration of the Texas State College and University Employees Uniform Insurance Benefits Program	1666
May 19-23	1985	procedures for making application for the approval of new construction and major repair and rehabilitation	1860
May 22	2035	Campus Planning and Physical Facilities Development	
May 27	1986	Adopted	
May 30	1986	criteria for approval of new construction and major repair and rehabilitation provisions for emergency approval	1859
CENTRAL TEXAS HEALTH SYSTEMS AGENCY		Program Development	
Open Meetings		Emergency	
May 27	1986	operational provisions for Texas public junior colleges	1819
CENTRAL TEXAS MANPOWER CONSORTIUM		Proposed	
Open Meetings		operational provisions for Texas public junior colleges	1842
May 19	1868	procedures to be followed in the creation of public junior colleges in Texas	1842
May 20	2035	Open Meetings	
May 22	2035	June 19	2112
CENTRAL TEXAS MH/MR CENTER		COPANO BAY SOIL CONSERVATION DISTRICT 329	
Open Meetings		Open Meetings	
Apr. 29	1701	May 9	1806
May 27	2120	CORRECTIONS, TEXAS DEPARTMENT OF	
CIVIL AIR PATROL COMMISSION, TEXAS		Open Meetings	
Open Meetings		May 12	1685
June 2	1978	May 22	1979
COLORADO RIVER MUNICIPAL WATER DISTRICT		COURT REPORTERS COMMITTEE, TEXAS	
Open Meetings		Open Meetings	
May 27	2120	June 7	2112
COMMUNITY AFFAIRS, TEXAS DEPARTMENT OF		CREDIT UNION DEPARTMENT	
Open Meetings		Credit Union Regulations	
May 1 and 2	1685	Emergency	
May 7	1758	reserves and dividends	1941
May 22	1978	Open Meetings	
Non-Regulatory Notices		June 3	2112
Grant Modifications		June 23	1686
Balance of State Annual Plan	2122	DEAF, TEXAS COMMISSION FOR THE	
Special Governor's Grant Annual Plan	2122	Open Meetings	
Request for Proposals		May 31	2112
delivery of drug abuse treatment services in Webb County	2036	DEEP EAST TEXAS COUNCIL OF GOVERNMENTS	
training and technical assistance related to Weatherization Assistance for Low Income Persons Program	2037	Open Meetings	
COMPTROLLER OF PUBLIC ACCOUNTS		May 7	1786
Tax Administration		May 9	1806
Proposed		May 22	1930
inheritance tax division	1599	DEEP EAST TEXAS REGIONAL MH/MR SERVICES	
sales tax division	1632, 1722	Open Meetings	
Adopted		May 27	1986
miscellaneous tax division	1853	DENTAL EXAMINERS, TEXAS STATE BOARD OF	
motor vehicle division	1852	Conduct	
sales tax division	1755	Adopted	
Non-Regulatory Notices		anesthesia and anesthetic agents	2107
Consultant Proposal Request			
construction and implementation of a new metropolitan transit authority (MTA) sales tax system	1703		

Dentistry			
Adopted			
denture set-up, diagnosis, and treatment plan/preclinical examination	2107	
Open Meetings			
May 9	1862	
May 16	1862, 1979	
May 17	1979	
May 24	2113	
DEPOSITORY BOARD, STATE			
Open Meetings			
May 12	1758	
EAST TEXAS CETA CONSORTIUM			
Open Meetings			
May 21	1986	
EAST TEXAS COUNCIL OF GOVERNMENTS			
Open Meetings			
May 21	2120	
EAST TEXAS STATE UNIVERSITY			
Open Meetings			
May 30	2113	
EDUCATION, STATE BOARD OF			
Open Meetings			
May 8	1758	
May 9	1759	
May 10	1759	
EDUCATION AGENCY, TEXAS			
Adaptations for Special Populations			
Adopted			
special education program	1669	
Assessment			
Adopted			
student assessment of basic skills	1669	
Comprehensive Instruction			
Proposed			
adoptions by reference: state plans	1843	
allocation of funds for supportive purposes	2060	
Foundation School Program			
Proposed			
salary schedules	2061	
state minimum sick leave	2061	
Adopted			
funding for compensatory education programs	1669	
Organization of the State Board of Education			
Adopted			
committees of the board	1672	
designation of the Board of the Texas School for the Blind and the Texas School for the Deaf	1672	
Policies and Procedures System			
Proposed			
state plans	2066	
Public Education Finance—Personnel			
Proposed			
personnel accounting for state funding proposed	2064	
Rules and the Rulemaking Process			
Proposed			
administrative procedures	1654	
public comments regarding rules	1655	
rules of the Texas Education Agency	1653	
School Districts			
Adopted			
mineral leases by school districts	1668	
State Board of Education			
Adopted			
investment of the Permanent School Fund	2108	
Student Services			
Proposed			
transportation administration	2060	
Teacher Certification			
Proposed			
paraprofessional certification	1650	
Adopted			
evaluation of out-of-state applicants for professional certificates	1672	
requirements for issuance of Texas certificate based on certificates and college credentials from other states	1670	
Texas Education Agency Contracts and Agreements			
Adopted			
adoption by reference	2111	
Texas Education Agency in General			
Adopted			
general powers and duties	1667	
Open Meetings			
May 20 and 21	1863	
EDUCATION SERVICE CENTER, REGION I			
Open Meetings			
May 13	1868	
EDUCATION SERVICE CENTER, REGION III			
Open Meetings			
May 15	1929	
EDUCATION SERVICE CENTER, REGION V			
Open Meetings			
May 15	1868	
EDUCATION SERVICE CENTER, REGION VII			
Open Meetings			
May 13	1806, 1868	
EDUCATION SERVICE CENTER, REGION VIII			
Open Meetings			
May 15	1869	
EDUCATION SERVICE CENTER, REGION IX			
Open Meetings			
May 15	1929	
EDUCATION SERVICE CENTER, REGION X			
Open Meetings			
Apr. 30	1701	
May 20	1986	
EDUCATION SERVICE CENTER, REGION XI			
Open Meetings			
May 13	1701	
EDUCATION SERVICE CENTER, REGION XIII			
Open Meetings			
May 19	1986	
EDUCATION SERVICE CENTER, REGION XIV			
Open Meetings			
May 1	1701	
EDUCATION SERVICE CENTER, REGION XV			
Open Meetings			
May 6	1766	
EDUCATION SERVICE CENTER, REGION XVI			
Open Meetings			
May 15	1985	
EDUCATION SERVICE CENTER, REGION XVII			
Open Meetings			
May 20	1701	
EDUCATION SERVICE CENTER, REGION XVIII			
Open Meetings			
May 28	2120	
June 5	2119	

EDUCATION SERVICE CENTER, REGION XX
 Open Meetings
 May 7 1701

EDWARDS UNDERGROUND WATER DISTRICT
 Open Meetings
 May 13 1807

EMPLOYEES RETIREMENT SYSTEM OF TEXAS
 Uniform Group Insurance Program
 Proposed 1884

ENERGY AND NATURAL RESOURCES ADVISORY COUNCIL, TEXAS
 Open Meetings
 May 21 2028

Non-Regulatory Notices
 Consultant Contract Award
 energy auditor training sessions 1931

Consultant Proposal Requests
 scoping study of the regional impacts of the Powerplant
 and Industrial Fuel Use Act of 1978 on industry
 located along Gulf Coast 1871

state energy conservation grant audits 1808

Notice of Public Hearing
 role of State of Texas in supporting research,
 development, demonstration, commercialization, and
 information dissemination related to solar
 and wind 1870

FEED AND FERTILIZER CONTROL SERVICE, TEXAS
 Non-Regulatory Notices
 Promulgation of List of Ratios and Minimum Grades of
 Mixed Fertilizer
 public hearings, June 30 1987

FIRE PROTECTION PERSONNEL STANDARDS AND EDUCATION, COMMISSION ON
 Open Meetings
 May 20 1863

FIREMEN'S PENSION COMMISSIONER, OFFICE OF THE
 Open Meetings
 May 7 1686

GOLDEN CRESCENT COUNCIL OF GOVERNMENTS
 Open Meetings
 Apr. 30 1701
 May 8 1868
 May 28 2120

GOVERNOR, OFFICE OF THE
 Open Meetings
 May 12 1760
 June 9 2113

Non-Regulatory Notices
 Appointments
 Coastal Water Authority 1712
 Community Affairs, Advisory Council on 1712
 Education Commission of the States 1815, 1938
 309th Family District Court 1815
 Family Farm Advisory Council 1712
 Fire Fighters' Relief and Retirement Fund 1815
 Guaranteed Student Loan Corporation, Texas 1994
 Health Coordinating Council, Statewide 1712, 1815
 Historical Records Advisory Board, Texas 1815
 Hospital Council, Advisory 1815
 Hospital Licensing Advisory Council 1882
 Industrial Commission, Texas 1815
 Judicial Council, Texas 1882, 2047
 90th Judicial District 1938
 Legal Services Corporation, Texas Advisory Council
 of the 1712, 2047
 Mayors Advisory Committee to the Governor 1815
 Mining Council, Texas 2047

Nueces River Authority 1994
 Podiatry Examiners, Texas State Board of 1938, 2047
 Rio Grande Valley Municipal Water Authority 1712
 Seed and Plant Board, State 2047
 Social Psychotherapy, Texas State Board of Examiners
 in 1815
 Teachers Professional Practices Commission 1713
 Water Development Board, Texas 1994
 Workers' Compensation Advisory Committee, Texas 1938
 Workers' Compensation Advisory Committee,
 Texas 1713, 1938
 Youth Camp Safety, Advisory Council on 2047

Budget and Planning Office
 designation of Alamo Area Council of Governments as a
 Municipal Solid Waste Planning and
 Implementation Agency 2038
 financial assistance availability under federal Coastal
 Energy Impact Program 2038

GRAIN SORGHUM PRODUCERS BOARD, TEXAS
 Open Meetings
 May 13 1686

GREATER EAST TEXAS HEALTH SYSTEMS AGENCY, INC.
 Open Meetings
 May 15 1868
 May 29 2119

GUADALUPE-BLANCO RIVER AUTHORITY
 Open Meetings
 May 15 1869

GULF BEND MH/MR CENTER
 Open Meetings
 May 15 1868

HEALTH, TEXAS DEPARTMENT OF
 Home Health Care Agencies
 Emergency
 licensing and regulation 1598

Proposed
 licensing and regulation 1656

Maternal and Child Health Services
 Proposed
 crippled children's services program 1844
 qualifications and procedures by which physicians
 are approved for participation in the crippled
 children's program 1843
 technical advisory committee serving the crippled
 children's program 1844

Adopted
 screening of children for visual handicaps 1914

Open Meetings
 May 12 1686
 May 13 1760
 May 15 1686, 1800
 May 17 1686
 May 22 1760
 May 24 2028
 May 29 1760
 June 11 1979, 2029
 June 17 2029
 June 18 2029
 June 24 1979
 June 25 2029
 June 28 1979

Non-Regulatory Notices
 Request for Proposals
 to discourage children and youth in school or community
 settings from smoking and alcohol use 1704

HEALTH COORDINATING COUNCIL, STATEWIDE
 Open Meetings
 May 23 1926

HEALTH FACILITIES COMMISSION, TEXAS

Application and Petition Procedures	
Proposed	
certificate of need application procedures.....	2067
Open Meetings	
May 2.....	1686
May 9.....	1686, 1760
May 16.....	1800, 1863
May 23.....	1922, 1980
May 30.....	2029, 2113
Non-Regulatory Notices	
Notice of Petition for Certificate of Need	
Reissuance.....	1769, 1931, 1988
Application for Declaratory Ruling, Exemption Certificate,	
and Transfer and Amendment of Certificate.....	1705,
1768, 1872, 1931, 1987, 2039, 2122, 2123	

HEART OF TEXAS COUNCIL OF GOVERNMENTS

Open Meetings	
May 6.....	1807
May 24.....	1986
May 27.....	2120

HIGH PLAINS UNDERGROUND WATER CONSERVATION DISTRICT NO. 1

Open Meetings	
May 5.....	1702

HIGHWAYS AND PUBLIC TRANSPORTATION, STATE DEPARTMENT OF

Open Meetings	
May 6.....	1863
May 21 and 22.....	1980
Non-Regulatory Notices	
Consultant Proposal Request	
systems analysis, system design and programming	
services to support continuing implementation	
of the department's management information	
system.....	1872

HISTORICAL COMMISSION, TEXAS

Open Meetings	
May 28.....	2030

HOUSING AGENCY, TEXAS

Open Meetings	
May 12.....	1800, 1923
May 28.....	2113
Non-Regulatory Notices	
Consultant Proposal Request	
financial advisor services.....	2123

HOUSTON, UNIVERSITY OF

Open Meetings	
May 1.....	1687
May 5.....	1687

HOUSTON-GALVESTON AREA COUNCIL

Open Meetings	
Apr. 29.....	1701
May 6.....	1807
May 20.....	1930
May 21.....	1986

HUMAN RESOURCES, TEXAS DEPARTMENT OF

Child Welfare Services	
Emergency	
foster care placement services.....	1598
Civil Rights	
Adopted	
use of department facilities by public employee	
organizations.....	1860

Day Care Licensing

Proposed	
standards for registered family homes.....	1999
Family Services	
Adopted	
standards for purchased Title XX family planning	
services.....	1962
General Licensing Procedures	
Proposed	
additional procedures for agency and institutional staff.....	2095
administrative action in agency and institutional	
licensing.....	2086, 2093
agency and institutional licensing procedures.....	2076
appeals by applicants for holders of child care	
administrator licenses.....	2100
appeals from licensing staff decisions.....	2096
child placing agency (day care only).....	2076
complaint investigation in agency and institutional	
licensing.....	2088
complaints and investigations in day care licensing.....	2071
day care facility records.....	2072
day care licensing administrative action.....	2068
day care licensing procedures.....	2001
definitions.....	1999
departmental licensing functions.....	1999
exemption from licensing.....	1999, 2000
general licensing handbook.....	2000
institutional administrators licensing.....	2098
judicial actions in agency and institutional	
licensing.....	2092, 2095
judicial actions in day care licensing.....	2072
miscellaneous compliance requirements.....	2001
organization and administration.....	1999
registered family homes.....	2072
special cases.....	2086
Intake and Eligibility	
Proposed	
eligibility.....	1902
Intermediate Care II Facility	
Emergency	
admissions policy.....	2048
Legal Services	
Proposed	
contract appeals.....	1908
hearing procedure.....	1656
Medicaid Eligibility	
Emergency	
income for individuals related to the SSI program.....	1996
Adopted	
budgeting for individuals related to the SSI program.....	1921
eligible recipients for Title XIX (Medicaid).....	1919
income for individuals related to the SSI program.....	1920
individuals for whom SSI eligibility criteria are used.....	1919
procedures for applications for medical assistance.....	1921
resources for individuals related to the SSI	
Program.....	1920, 2019
Medical Assistance Programs	
Proposed	
benefits under Title XIX.....	1901
general policies.....	1901
medicaid procedures.....	1900
physician and professional services.....	1900
support documents.....	1901
Purchased Social Services	
Adopted	
billing procedures.....	1757
24-Hour Care Licensing	
Proposed	
minimum standards for juvenile correctional camps.....	1950
minimum standards for juvenile correctional	
institutions.....	1944

minimum standards for juvenile reception centers 1955

Open Meetings

 May 6 and 7 1688

 May 14 1863

 May 16 1864

 May 28 2030

Non-Regulatory Notices

 Consultant Proposal Requests

 provision of nonambulance medical transportation

 services to Medicaid recipients 1873

INDIAN COMMISSION, TEXAS

 Open Meetings

 May 5 1760

 May 26 2113

INDUSTRIAL ACCIDENT BOARD

 Request for Case Folders and Certifications of Actions of

 the Board

 Adopted 2111

INDUSTRIAL COMMISSION, TEXAS

 Revenue Bonds for the Promotion and Development of

 Industrial Enterprises

 Proposed

 industrial projects 1715

 Open Meetings

 May 13 1760

 May 28 2114

INSURANCE, STATE BOARD OF

 Rating and Policy Forms

 Proposed

 board shall fix rates 2015

 fixing rate of automobile insurance 1850

 multiperil forms 2017

 standard forms 2016

 Adopted

 fixing of automobile insurance 1861

 Open Meetings

 Apr. 28 1688

 Apr. 29 1688

 Apr. 30 1688

 May 1 1688

 May 2 1688

 May 5 1689

 May 6 1689, 1760

 May 7 1689, 1761

 May 8 1761

 May 9 1761

 May 12 1761

 May 13 1689, 1864

 May 14 1689, 1761, 1864

 May 20 1689, 1980

 May 21 1689, 1980, 1981, 2114

 May 22 1981

 May 23 1981

 May 27 1689, 2114

 May 28 1690, 2114

 May 29 2030, 2114, 1864

 May 30 2115

 June 2 2115

 June 3 1981, 2030, 2115

 June 4 2115

 June 10 2115

 June 11 2115

 June 12 1981

 June 17 2115

 June 18 2115

 June 24 1981, 2115

 June 25 2115

INTERGOVERNMENTAL RELATIONS, ADVISORY COMMISSION

 ON

 Open Meetings

 May 9 1761, 1762

 May 23 1982

JAIL STANDARDS, TEXAS COMMISSION ON

 Existing Facility

 Adopted

 existing jail design, construction, and furnishing

 requirements 1756

 existing lock-up design, construction, and furnishing

 requirements 1756

 existing low-risk design, construction, and furnishing

 requirements 1756

 New Construction

 Adopted

 new jail design, construction, and furnishing

 requirements 1756

 new lock-up design, construction, and furnishing

 requirements 1756

 new low-risk design, construction, and furnishing

 requirements 1756

 Supervision of Inmates

 Adopted 1756

LABOR AND STANDARDS, TEXAS DEPARTMENT OF

 Boiler Division

 Proposed

 administration 1658, 1735

 definitions 1657

 general requirements—all boilers 1737

 heating boilers 1739

 inspection 1740

 power boilers 1738

 repairs and alterations 1741

 Manufactured Housing Division

 Proposed

 standards and requirements 1742

 Adopted

 fee structure 1672

 general requirements 1681

 standards and requirements 1674

 Open Meetings

 May 6 1690

 May 12 1762

 May 21 1690

 June 2 1923

 June 3 1982, 2116

LAMAR UNIVERSITY

 Open Meetings

 May 15 1923

LAND SURVEYING, TEXAS BOARD OF

 General Rules of Procedures and Practices

 Adopted

 applications, examinations, and licensing 1970

 the board 1969

 definitions 1970

 engineers presently practicing surveying 1975

 firms furnishing surveying crews 1975

 hearings 1972

 meetings 1970

 surveyor-in-training 1975

 temporary permits 1975

 Standards of Responsibility and Rules of Conduct

 Adopted 1976

LEASE OF STATE-OWNED LANDS, BOARD FOR

 Open Meetings

 May 1 1690

 May 6 1762

LEASE OF UNIVERSITY LANDS, BOARD FOR	
Open Meetings	
May 9	1762
LEGISLATIVE AUDIT COMMITTEE	
Open Meetings	
May 27	2030
LEGISLATIVE BUDGET BOARD	
Non-Regulatory Notices	
Consultant Proposal Requests	
review and documentation of the operations of higher	
education authorities	1873
LEGISLATIVE COUNCIL, TEXAS	
Open Meetings	
May 16 and 17	1801
LIBRARY AND ARCHIVES COMMISSION, TEXAS STATE	
Open Meetings	
May 12 and 13	1690
LICENSURE FOR NURSING HOME ADMINISTRATORS,	
TEXAS BOARD OF	
Open Meetings	
May 13	1982
May 30	2116
LOWER NECHES VALLEY AUTHORITY	
Open Meetings	
May 20	1986, 2035
May 28	2120
LOWER RIO GRANDE VALLEY DEVELOPMENT COUNCIL	
Open Meetings	
May 22	1930
LUBBOCK REGIONAL MH/MR CENTER	
Open Meetings	
May 27	2120
MH/MR REGIONAL CENTER OF EAST TEXAS	
Open Meetings	
May 22	1986
MEDICAL EXAMINERS, TEXAS STATE BOARD OF	
Open Meetings	
May 15	1923
May 16 and 17	1923
MENTAL HEALTH AND MENTAL RETARDATION, TEXAS	
DEPARTMENT OF	
Client (Patient) Care	
Adopted	
admissions transfers, furloughs, and discharges—state	
mental health facilities	1861
Open Meetings	
May 1	1690
May 2	1691
May 29	2116
May 30	2116
MERIT SYSTEM COUNCIL	
Open Meetings	
May 9	1763
May 16	1864
May 30	2116
MIDDLE RIO GRANDE DEVELOPMENT COUNCIL	
Open Meetings	
Apr. 30	1701
May 14	1986
May 16	1868
MIDWESTERN STATE UNIVERSITY	
Open Meetings	
Apr. 29	1691
May 8	1864
May 9	1762
May 15	1923, 1924
May 16	1924
MORTICIANS, STATE BOARD OF	
Open Meetings	
May 15	1864
May 22	2116
MOTOR VEHICLE COMMISSION, TEXAS	
Open Meetings	
May 22	1982
MUNICIPAL POWER AGENCY, TEXAS	
Open Meetings	
May 14	1868
May 21	2035
NATIONAL GUARD ARMORY BOARD, TEXAS	
Open Meetings	
May 4	1691
NATURAL FIBERS AND FOOD PROTEIN COMMISSION	
Open Meetings	
May 5	1763
NORTEX REGIONAL PLANNING COMMISSION	
Open Meetings	
May 22	1868, 1930
NORTH CENTRAL TEXAS COUNCIL OF GOVERNMENTS	
Non-Regulatory Notices	
Consultant Proposal Requests	
perform technical analysis of potential cross-town bus	
routes for the Dallas Transit System (DTS)	1874
NORTH PLAINS WATER DISTRICT	
Open Meetings	
May 5	1701
NORTH TEXAS MUNICIPAL WATER DISTRICT	
Open Meetings	
May 13-15	1767
May 20	1869
NORTHEAST TEXAS HEALTH SYSTEMS AGENCY	
Open Meetings	
May 6	1766
NORTHEAST TEXAS MUNICIPAL WATER DISTRICT	
Open Meetings	
Apr. 28	1701
May 26	2120
NUECES RIVER AUTHORITY	
Open Meetings	
May 8	1767
NURSE EXAMINERS, STATE BOARD OF	
Licensure and Practice	
Adopted	1683
Nurse Education	
Adopted	2022
Practice and Procedure	
Adopted	2019
Open Meetings	
May 5-7	1691
OCCUPATIONAL INFORMATION COORDINATING	
COMMITTEE, STATE	
Open Meetings	
May 29	1982
OPTOMETRY BOARD, TEXAS	
Open Meetings	
May 9	1763
May 22	1982

PAN AMERICAN UNIVERSITY

Open Meetings
 May 6..... 1691, 1692
 June 3..... 2031

PANHANDLE REGIONAL HEALTH SYSTEMS AGENCY

Open Meetings
 June 5..... 2120

PANHANDLE REGIONAL PLANNING COMMISSION

Open Meetings
 Apr. 25..... 1701
 Apr. 30..... 1701
 May 8..... 1702, 1868
 May 14..... 1869
 May 15..... 1930
 May 20..... 2035

PANHANDLE RURAL HEALTH CORPORATION

Open Meetings
 May 20..... 2120

PARDON AND PAROLES, BOARD OF

General Provisions
 Proposed
 board of pardons and parole..... 1649
 Open Meetings
 May 5-9..... 1692
 May 12-16..... 1763
 May 14..... 1763
 May 19-23..... 1865
 May 27-30..... 1983
 May 28..... 1983
 June 2-6..... 2117

PARKS AND WILDLIFE DEPARTMENT, TEXAS

Administration
 Adopted
 affirmative action..... 1755
 standards of ethics and conduct..... 1755
 supervisory actions and grievance committee..... 1755
 Wildlife
 Adopted
 statewide hunting, fishing, and trapping..... 1794
 Open Meetings
 May 21..... 1692
 Non-Regulatory Notices
 Consultant Proposal Request
 telephone survey to collect recreation participation data
 for 1985 Texas Outdoor Recreation Plan..... 1932

PECAN VALLEY MH/MR REGION

Open Meetings
 Apr. 20..... 1701

PENSION REVIEW BOARD, STATE

Open Meetings
 May 21..... 1983

PERMIAN BASIN HEALTH SYSTEMS AGENCY

Open Meetings
 May 19..... 1930

PERMIAN BASIN REGIONAL PLANNING COMMISSION

Open Meetings
 May 21..... 1930
 June 11..... 1869

PHARMACY, TEXAS STATE BOARD OF

Open Meetings
 May 15..... 1865

PHYSICAL THERAPY EXAMINERS, TEXAS STATE BOARD OF

Definitions
 Proposed..... 1658

Denial, Suspension, Revocation Grounds

Proposed..... 1658
 Open Meetings
 May 24..... 1983

PODIATRY EXAMINERS, STATE BOARD OF

Open Meetings
 June 19-23..... 1865

POLYGRAPH EXAMINERS, BOARD OF

Open Meetings
 July 17-19..... 2117

PRIVATE INVESTIGATORS AND PRIVATE SECURITY

AGENCIES, TEXAS BOARD OF
 Open Meetings
 May 6..... 1692, 1801

PROPERTY TAX BOARD, STATE

Practice and Procedure
 Proposed
 appeal..... 2058
 decision..... 2058
 decisions..... 2055
 introductory rules..... 2055
 prehearing proceedings..... 2058
 protest hearing..... 2056
 rulemaking guidelines..... 2056
 Reporting Procedures
 Proposed..... 1789
 Tax Record Requirements
 Adopted..... 1855
 Valuation Procedures
 Adopted..... 1856
 Open Meetings
 April 30..... 1763
 Non-Regulatory Notices
 Consultant Proposal Requests
 review and analyze 1979 tax year appraisals of
 approximately 80 industrial plants property in
 approximately 40 Texas school districts..... 1875

PROPRIETARY SCHOOL ADVISORY COMMISSION

Open Meetings
 May 13..... 1763

PROSECUTORS COORDINATING COUNCIL, TEXAS

Open Meetings
 May 6..... 1692
 May 12..... 1924

PSYCHOLOGISTS, TEXAS STATE BOARD OF EXAMINERS OF

Practice
 Proposed..... 1742

PUBLIC ACCOUNTANCY, TEXAS STATE BOARD OF

Certification as CPA
 Proposed
 certification..... 1748
 certification by examination..... 1744
 certification by reciprocity..... 1748
 CPA examination..... 1745
 educational requirements..... 1744
 experience requirements..... 1747
 general information..... 1744
 Employees of the Board
 Proposed..... 1743
 Fee Schedule
 Proposed..... 1754
 Practice and Procedure
 Proposed..... 1751
 Registration
 Proposed
 registration of corporations..... 1750

registration of CPAs of another state and persons holding similar titles in foreign countries	1749		
registration of offices	1751		
registration of partnerships	1749		
Replacement Licenses			
Proposed	1751		
Rulemaking Procedures			
Proposed	1743		
PUBLIC SAFETY, TEXAS DEPARTMENT OF			
Drivers License			
Adopted			
application requirements—original, renewal, duplicate, identification certificates	1795		
examination requirements	1795		
General Rules of Practice and Procedure			
Adopted	1798		
Vehicle Inspection			
Proposed			
vehicle inspection station operation	2058		
Adopted			
general inspection requirements	1797		
vehicle inspection records	1798		
vehicle inspection station licensing	1797		
vehicle inspection station operation	1798		
Open Meetings			
May 8	1693		
PUBLIC UTILITY COMMISSION OF TEXAS			
Open Meetings			
May 5	1693		
May 6	1693		
May 7	1693		
May 8	1693, 1763, 1764		
May 9	1693		
May 15	1764, 1801		
May 16	1865		
May 19	1865, 1924		
May 20	1764, 1924		
May 21	1983		
May 22	1865		
May 23	1983		
May 27	1764, 2117		
May 28	1865, 1866		
May 29	1924		
May 30	2031		
June 2	1924		
June 3	1764, 1866, 2031		
June 5	1983		
June 9	1694		
June 10	1866, 2031		
June 11	1694		
June 13	2117		
June 16	1694		
June 17	1694, 2031		
June 26	1694		
June 30	1694, 1764		
July 2	2117		
July 28	2032		
Aug. 25	1764		
PURCHASING AND GENERAL SERVICES COMMISSION, STATE			
Central Purchasing Division			
Proposed			
purchasing	2051		
Executive Administration Division			
Proposed			
parking	2049		
Open Meetings			
Apr. 25	1695		
May 30	2032		
RAILROAD COMMISSION OF TEXAS			
Oil and Gas Division			
Proposed			
general statewide application to oil, gas, or geothermal resource operations within the State of Texas	1912		
rules having statewide general applications to oil, gas, and geothermal operations within the State of Texas	2101		
Adopted			
Natural Gas Policy Act (NGPA) determination procedures	2027		
Transportation Division			
Adopted			
existing commercial zones	1683		
Open Meetings			
Apr. 22	1695		
Apr. 29	1695		
May 5	1696, 1697, 1801		
May 12	1802, 1924, 1925		
May 19	1925, 1926, 2032		
May 20	1697		
May 27	2032, 2033		
Non-Regulatory Notices			
Notice of Public Meeting			
to consider impact of a decision by the Railroad Commission of Texas to seek or declare delegation of the National Pollutant Discharge Elimination System Program	1706		
REAL ESTATE COMMISSION, TEXAS			
Open Meetings			
May 19	1926		
REAL ESTATE RESEARCH CENTER, TEXAS			
Open Meetings			
May 19	1764		
RED RIVER AUTHORITY OF TEXAS			
Open Meetings			
May 8	1807		
REHABILITATION COMMISSION, TEXAS			
Open Meetings			
May 16	1866		
Non-Regulatory Notices			
Consultant Contract Award			
develop a civil rights training program	1875		
SABINE VALLEY REGIONAL MH/MR CENTER			
Open Meetings			
May 15	1869		
SAN ANTONIO RIVER AUTHORITY			
Open Meetings			
May 21	1930		
SAVINGS AND LOAN DEPARTMENT OF TEXAS			
Loans			
Emergency	1818		
Adopted	1852		
Non-Regulatory Notices			
Notice of Interest Rate			
Apr. 1980	1988		
SCHOOL LAND BOARD			
Open Meetings			
May 6	1764		
May 20	1926, 1984		
SECRETARY OF STATE, OFFICE OF THE			
Non-Regulatory Notices			
Texas Register			
guide to agency activity—April	1771		

SECURITIES BOARD, STATE		Non-Regulatory Notices	
Exemptions by Rule or Order		Notice of Public Hearing	
Proposed	1788	May 21	1932
Open Meetings		Open Meetings	
May 1	1697	May 20	1802
		May 21	1866
SEED AND PLANT BOARD, STATE		SUNSET ADVISORY COMMISSION	
Open Meetings		Open Meetings	
May 28	2117	May 22 and 23	1984
SENATE OF TEXAS		TAX ASSESSOR EXAMINERS BOARD	
Non-Regulatory Notices		Open Meetings	
Consumer Affairs, Subcommittee on		May 16	1803
meeting Mar. 23	1988	TEACHER RETIREMENT SYSTEM OF TEXAS	
meeting Apr. 25	1706	Open Meetings	
Delivery of Human Services in Texas, Special Committee		June 6	2118
meeting May 13	1875	TEACHING PROFESSION, COMMISSION ON STANDARDS FOR THE	
Higher Education Financing in Texas, Special Committee on		Open Meetings	
meeting June 18	2124	May 16	1866
SESQUICENTENNIAL COMMISSION, TEXAS 1986		TECHNICAL-VOCATIONAL EDUCATION IN TEXAS, ADVISORY COUNCIL FOR	
Open Meetings		Open Meetings	
May 16	1866	June 3	2118
		June 4	2118
SOCIAL PSYCHOTHERAPY, TEXAS STATE BOARD OF EXAMINERS IN		TEXAS A&M UNIVERSITY	
Continuing Education Requirements for Relicensure		Open Meetings	
Adopted	1684	May 2	1697, 1765
Open Meetings		TEXAS A&M UNIVERSITY SYSTEM	
May 3	1697	Open Meetings	
May 23	1984	May 26	2118
		May 27	2118
SOIL AND WATER CONSERVATION BOARD, TEXAS STATE		TEXAS AT AUSTIN, UNIVERSITY OF	
Open Meetings		Open Meetings	
June 12	2117	May 13	1867
SOUTH PLAINS HEALTH SYSTEMS, INC.		TEXAS SOUTHERN UNIVERSITY	
Open Meetings		Open Meetings	
May 29	2035	May 8	1697, 1698
		May 9	1698
SOUTH TEXAS, UNIVERSITY SYSTEM OF		TEXAS STATE TECHNICAL INSTITUTE	
Open Meetings		Open Meetings	
May 7	1765	May 19	1867
May 8	1765	TEXAS STATE UNIVERSITY SYSTEM	
SOUTH TEXAS DEVELOPMENT COUNCIL		Open Meetings	
Open Meetings		May 22	1927
May 13	1767	May 22 and 23	1927
SOUTH TEXAS HEALTH SYSTEMS AGENCY		TEXAS TECH UNIVERSITY	
Open Meetings		Open Meetings	
May 13	1807	May 8	1803, 1804
May 17	1986	May 9	1804
May 20	1985	TEXAS WOMAN'S UNIVERSITY	
May 21	1985	Open Meetings	
May 29	2120	May 10	1805, 1867
STRUCTURAL PEST CONTROL BOARD		TRINITY RIVER AUTHORITY OF TEXAS	
Additional Provisions		Open Meetings	
Proposed		Apr. 23	1701
complaints	1664	TRI-REGION HEALTH SYSTEMS AGENCY	
contracts	1665	Open Meetings	
Grounds for Revocation		May 6	1701
Proposed	1665	May 13	1807
Introductory Provisions		May 28	1986
Proposed		May 29	2119
the board	1659	June 3	2120
definitions	1660	June 5	2120
licenses	1661		
records	1660		
rules	1660		
Procedure and Practice at Public Meetings			
Proposed			
evidence	1664		
hearings and meetings	1664		

TURNPIKE AUTHORITY, TEXAS

Open Meetings
 May 14 1805

UNIVERSITY INTERSCHOLASTIC LEAGUE

Open Meetings
 May 21 1927
 June 4 1984

UPPER LEON RIVER MUNICIPAL WATER DISTRICT

Open Meetings
 May 22 1986

VETERAN'S LAND BOARD

Open Meetings
 Apr. 29 1698
 May 20 1927

VETERINARY MEDICAL EXAMINERS, STATE BOARD OF

Open Meetings
 June 1 1805

VOCATIONAL NURSE EXAMINERS, BOARD OF

Open Meetings
 May 20-22 1867, 1984

WATER COMMISSION, TEXAS

Open Meetings
 Apr. 22 1698
 Apr. 28 1698
 May 5 1698
 May 8 1805
 May 12 1699, 1806, 1867
 May 13 1699
 May 15 1765, 1867
 May 19 1927
 May 19-21 1927
 May 19-23 1699
 May 20 1765
 May 21 1699, 1765, 1927, 2118
 May 27 2034
 May 28 1806, 1928
 May 29 1806
 May 30 1699, 1700, 1928
 June 2-6 1928
 June 4 1984
 June 5 1868
 June 6 1700, 1765
 June 10 2119
 June 11 1928, 1984, 1985
 June 12 2034
 June 13 1928
 June 16-20 1700
 June 18 1929, 1985
 June 23-27 1700, 2119
 June 24 2034
 June 24-27 2119
 June 26 2134
 June 27 2034
 July 17 1806
 Aug. 4-8 1929
 Aug. 11-15 2119
 Sept. 29-Oct. 3 2119
 Nov. 17-21 2119

Non-Regulatory Notices

Applications for Waste Discharge Permits 1769,
 1875, 2040, 2125

WATER DEVELOPMENT BOARD

Texas Weather Modification Act

Proposed
 hail suppression election provisions 1719
 issuance of licenses and permits 1716

Water Well Drillers Act

Proposed
 certification of registration procedures 1720
 Open Meetings
 May 20 1985, 2035
 Non-Regulatory Notices
 Notice of Public Hearing
 Municipal Facilities Construction Grant
 Program—July 17 2041

WATER WELL DRILLERS BOARD, TEXAS

Open Meetings
 May 6 1766

WEST CENTRAL TEXAS COUNCIL OF GOVERNMENTS

Open Meetings
 May 21 1986
 May 28 2120
 May 29 2120

WEST CENTRAL TEXAS MUNICIPAL WATER DISTRICT

Open Meetings
 Apr. 30 1701
 May 8 1807
 May 15 1869

WEST TEXAS COUNCIL OF GOVERNMENTS

Open Meetings
 May 16 1985

WEST TEXAS HEALTH SYSTEMS AGENCY

Open Meetings
 May 15 1929

WEST TEXAS STATE UNIVERSITY

Open Meetings
 May 21 1929

WHEAT PRODUCERS BOARD, TEXAS

Open Meetings
 May 7-8 1700

YOUTH COUNCIL, TEXAS

Appeals to the Executive Director
 Proposed
 contents of appeal 1791
 duplicate tape recordings of proceeding 1791
 evaluation by the appeals committee 1791
 notice of appeal to respondent and interested persons .. 1791
 time of decision on the appeal by the executive
 director 1791
 written statement of respondent and interested
 persons 1791
 Assistance to Community Programs
 Proposed
 contract application procedures 1835, 1841
 contract priorities 1837
 general funding requirements 1835, 1837
 methods of contract funds available 1836
 philosophy and purpose 1835
 programs funded through community assistance 1837
 youth service system development projects 1835
 General Provisions
 Proposed
 case management system for delinquent youth 1723
 case management system for dependent and neglected
 youth 1728
 control of youth 1730
 discipline 1842
 federal offenders 1734
 general policy statement 1643
 records and reports 1733
 relationships with other agencies 1729
 religious training 1642
 standards for service delivery 1645

standards of care	1642	mail procedure	1834
student rights	1643	medical services	1833
training and rehabilitation program	1642	physical force	1831
Halfway House Program		purpose and philosophy	1832
Proposed		release from the institution	1832
daily living	1895	rules of conduct	1831
discipline	1895	student council	1834
education, work, and training	1895	student funds	1834
medical and dental care	1896	student furlough	1832
nutrition	1896	transfer between institution	1832
philosophy and purpose	1896	unauthorized absence or escape	1831
placement qualifications	1896	visitation	1831, 1834
rehabilitation	1895	volunteer programs	1833
release or transfers of residents	1896	Reception and Receiving Centers	
residents rights	1895	Proposed	
students rights	1897	admissions procedures	1792
Institutional Services for Children Committed for		Reception and Regional Receiving Centers	
Delinquent Behavior		Proposed	
Proposed		admissions	1822
admission	1825	clinical services	1821, 1823
clothing	1826	clothing	1822
daily living	1825, 1827	emergency notification procedures	1822
discipline	1826	mail procedures	1824
education	1825	placement alternatives	1821
food service	1826	placement in intensive care or security	1822
general campus security and control	1830	procedure for decision of placement	1821, 1824
mail procedure	1828	purpose and philosophy	1822
medical, psychological, and psychiatric services	1827	recreation	1824
physical force	1828	rules of conduct—range of penalties	1821
purpose and philosophy	1827	student funds	1824
recreation	1826	visitation	1825
rehabilitation	1825, 1827	vocational rehabilitation	1822
release from institution	1827	volunteers	1824
replacement of damaged property by students	1830	Residential Service Contract	
rules of conduct	1826	Proposed	
solitary confinement, security, and dormitory		personnel and staffing	1888
confinement	1829	philosophy and purpose	1885
student council	1828	physical facility	1890
student employment and work responsibilities	1830	program classification according to	
student funds	1828	characteristics	1884, 1885
student furlough	1826	resident's rights	1891
transfers between institutions	1826	securing and evaluating contract placements	1885, 1886
unauthorized absence or escape	1826	standards on physical care	1885, 1890
use of telephone	1830	standards relating to management and administration	1888
visitation	1828	standards relating to records and reporting	1885, 1890
Interstate Compact on Juveniles		standards relating to treatment	1880
Proposed		Student Remedies	
forms	1897	Proposed	
Parole Services		appeal of administrative decision	1897
Proposed		complaints regarding abuse or neglect	1898
community residential facility placement	1893	general policy and procedure	1897
discharge	1894	grievances regarding conditions, policies, or procedures	1898
field services to dependent and neglected children	1891, 1894		
philosophy and purpose	1891, 1892		
placement criteria	1893		
procedure for release to field placement	1892		
purchase of nonresidential services	1894		
transfer between field placements	1891		
Practice and Procedure			
Proposed			
general	1792		
Programs for Dependent and Neglected Children			
Proposed			
admission	1831		
childcare	1832		
clothing	1834		
daily living in residential programs	1833		
discipline	1835		
education	1832		
food service	1831, 1833		
foster care	1831		

Index of TAC Titles Affected—May

The following is a list of the chapters of each title of the *Texas Administrative Code* affected by documents published in the May issues of the *Register*. The listings are arranged in the same order as the table of contents of the *Texas Administrative Code*.

TITLE 1. ADMINISTRATION

Part III. Attorney General of Texas

1 TAC §51.1 (003.01.01.010, .020, .060)	2103
1 TAC §§51.17, 51.20, 51.27 (003.01.02.043, .046, .080)	2103

1 TAC §§51.32, 51.33 (003.01.02.510, .520) 2103
 1 TAC §§51.51, 51.52 (003.01.03.010, .020) 2103
 1 TAC §§51.53, 51.55, 51.56
 (003.01.03.030, .041, .042) 2103
 1 TAC §§51.57-51.61 (003.01.03.011, .021, .022,
 .050, .051) 2104
 1 TAC §§51.71, 51.72, 51.75-51.78, 51.80-51.82
 (003.01.07.001, .010, .020, .030, .031, .032,
 .040, .041, .042) 2104
 1 TAC §51.79 (003.01.07.033) 2105

Part V. State Purchasing and General Services Commission

1 TAC §§111.31, 111.32, 111.37-111.40
 (028.11.03.030, .031, .036-.039) 2049
 1 TAC §113.1 (028.12.01.050) 2051

TITLE 4. AGRICULTURE

Part I. Texas Department of Agriculture

4 TAC §§5.191-5.197 (176.22.19.201-.207) 1851
 4 TAC §§9.1-9.3 (176.24.10.101-.103) 1914

Part II. Texas Animal Health Commission

4 TAC §§35.2, 35.4, 35.5
 (177.03.01.021, .023, .024) 2105

Part VI. Agricultural Experiment Station

4 TAC §§91.2-91.5 (187.04.00.002-.005) 2052
 4 TAC §91.10 (187.04.00.010) 2055

TITLE 7. BANKING AND SECURITIES

Part IV. Savings and Loan Department of Texas

7 TAC §§65.3 (056.08.00.003) 1852
 7 TAC §65.8 (056.08.00.008) 1818
 7 TAC §65.12 (056.08.00.012) 1818

Part VI. Credit Union Department

7 TAC §§91.61-91.62 (058.01.09.001, .002) 1941

Part VII. State Securities Board

7 TAC §§139.3 (065.20.00.003) 1788

TITLE 10. COMMUNITY DEVELOPMENT

Part II. Texas Industrial Commission

10 TAC §§105.1-105.3 (103.03.01.001-.003) 1715

TITLE 16. ECONOMIC REGULATION

Part I. Railroad Commission of Texas

Noncodified (051.02.02.013) 2101
 Noncodified (051.02.02.021) 2101
 Noncodified (051.02.02.041) 1912
 Noncodified (051.02.02.042) 2101
 Noncodified (051.02.03.003) 2027
 Noncodified (051.03.16.004) 1683

Part IV. Texas Department of Labor and Standards

Noncodified (063.33.01.101-.145) 1657
 Noncodified (063.33.02.101-.109) 1657
 Noncodified (063.33.02.102-.107, .110-.114,
 .116, .117, .120, .121, .124) 1735

Noncodified (063.33.03.101, .103-.108,
 .110-.112) 1737
 Noncodified (063.33.04.101-.106) 1738
 Noncodified (063.33.05.102, .104-.106,
 .108-.110, .113) 1739
 Noncodified (063.33.06.103-.108) 1740
 Noncodified (063.33.07.101-.104) 1741
 Noncodified (063.55.06.001-.014) 1672
 Noncodified (063.55.07.001-.036) 1674
 Noncodified (063.55.07.014) 1742
 Noncodified (063.55.07.015) 1742
 Noncodified (063.55.08.001-.009) 1681

TITLE 19. EDUCATION

Part I. Coordinating Board, Texas College and University System

Noncodified (251.02.14.005) 1842
 Noncodified (251.02.14.006) 1842
 Noncodified (251.02.17.013) 1819, 1842
 Noncodified (251.04.03.010) 1859
 Noncodified (251.04.04.004) 1860
 Noncodified (251.20.01.011) 1650
 Noncodified (251.20.01.014) 1650
 Noncodified (251.20.02.004) 1666
 Noncodified (251.20.02.008) 1666

Part II. Texas Education Agency

Noncodified (226.11.02.040) 1667
 Noncodified (226.12.03.010, .050, .060, .070, .100,
 .110, .130) 2108
 Noncodified (226.12.03.020, .031, .032, .041,
 .042, .081, .082, .090, .120) 2109
 Noncodified (226.12.13.030, .040, .061, .062,
 .071, .072, .111, .112, .140, .150, .160) 2109
 Noncodified (226.13.90.040) 1667
 Noncodified (226.23.12.001, .010, .020) 1668
 Noncodified (226.32.36.040) 2060
 Noncodified (226.32.91.080) 1843
 Noncodified (226.34.65.070, .080, .090) 2060
 Noncodified (226.35.73.030) 1669
 Noncodified (226.38.01.080) 1669
 Noncodified (226.41.22.020) 1669
 Noncodified (226.41.05.001) 2061
 Noncodified (226.41.13.010) 2061
 Noncodified (226.41.13.020, .030, .040, .050, .060) 2062
 Noncodified (226.45.01.010) 2064
 Noncodified (226.46.90.0101) 2111
 Noncodified (226.62.13.010, .020, .060) 1670
 Noncodified (226.62.13.070) 1672
 Noncodified (226.62.25.010) 1650
 Noncodified (226.62.25.020-.100) 1651
 Noncodified (226.91.03.010) 1672
 Noncodified (226.91.04.010) 1672
 Noncodified (226.93.01.010-.050) 1653
 Noncodified (226.93.01.060-.080) 1654
 Noncodified (226.93.02.010, .020) 1654
 Noncodified (226.93.03.010, .020) 2066
 Noncodified (226.93.04.001) 1655
 Noncodified (226.93.04.010, .030, .060) 1655

TITLE 22. EXAMINING BOARDS

Part II. State Board of Barber Examiners

Noncodified (378.01.02.002, .003) 1962

Noncodified (378.01.03.003)	2059
Noncodified (378.01.03.033)	2059

Part V. State Board of Dental Examiners

Noncodified (382.01.06.002)	2107
Noncodified (382.19.18.002, .006)	2107

Part XI. State Board of Nurse Examiners

Noncodified (388.02.00.001-.057)	2019
Noncodified (388.02.00.058-.071)	2019
Noncodified (388.03.00.001-.020)	2022
Noncodified (388.03.00.021-.042)	2022
Noncodified (388.04.00.006)	1683

Part XXI. Texas State Board of Examiners of Psychologists

Noncodified (400.03.00.008)	1742
-----------------------------------	------

Part XXII. Texas State Board of Public Accountancy

Noncodified (401.43.00.101)	1743
Noncodified (401.44.00.100, .200, .300, .400, .500)	1743
Noncodified (401.45.01.100)	1744
Noncodified (401.45.02.100, .200, .300, .400, .500, .600, .700)	1744
Noncodified (401.45.03.100, .200, .300, .500, .600, .700, .800, .900)	1744
Noncodified (401.45.04.100, .200, .201, .300, .400, .500, .600, .601, .602, .700, .701, .800, .803, .900)	1745
Noncodified (401.45.05.100, .200, .300)	1747
Noncodified (401.45.06.100, .200, .300)	1748
Noncodified (401.45.07.100, .200, .300, .400)	1748
Noncodified (401.46.01.100, .200, .300, .400, .500, .600)	1748
Noncodified (401.46.02.100, .200, .300, .301, .400, .500, .600)	1749
Noncodified (401.46.03.100, .200, .300, .400, .500)	1750
Noncodified (401.46.04.100, .200, .300, .400)	1751
Noncodified (401.48.00.700)	1751
Noncodified (401.50.00.101-.125)	1751
Noncodified (401.51.00.700)	1754

Part XXV. Structural Pest Control Board

Noncodified (406.01.01.002)	1659
Noncodified (406.01.02.005)	1660
Noncodified (406.01.03.002)	1660
Noncodified (406.01.04.001)	1660
Noncodified (406.01.05.001)	1661
Noncodified (406.02.01.005)	1664
Noncodified (406.02.05.002)	1664
Noncodified (406.04.03.001)	1664
Noncodified (406.04.05.001)	1665
Noncodified (406.05.00.001)	1665

Part XXVI. State Board of Examiners in Social Psychotherapy

Noncodified (407.04.00.001-.005)	1684
--	------

Part XXIX. Texas Board of Land Surveying

Noncodified (408.01.01.001-.011)	1969
Noncodified (408.01.02.001-.004)	1970
Noncodified (408.01.03.001-.006)	1970
Noncodified (408.01.04.001-.007)	1970
Noncodified (408.01.05.001-.034)	1972
Noncodified (408.01.06.001)	1975
Noncodified (408.01.07.001)	1975
Noncodified (408.01.08.001)	1975
Noncodified (408.01.09.001, .002)	1975
Noncodified (408.02.00.001-.010)	1976

TITLE 25. HEALTH SERVICES

Part I. Texas Department of Health

Noncodified (301.33.04.001-.005)	1843
Noncodified (301.33.05.001-.004)	1844
Noncodified (301.33.08.001-.011)	1844
Noncodified (301.33.10.001-.010)	1914
Noncodified (301.50.01.001-.006)	1598
Noncodified (301.50.01.001-.008)	1656

Part II. Texas Department of Mental Health and Mental Retardation

Noncodified (302.04.23.041)	1861
-----------------------------------	------

Part IV. Texas Health Facilities Commission

Noncodified (315.18.01.170)	2067
-----------------------------------	------

TITLE 28. INSURANCE

Part I. State Board of Insurance

Noncodified (059.05.01.005)	1850, 1861
Noncodified (059.05.25.003)	2015
Noncodified (059.05.36.001)	2016
Noncodified (059.05.36.002)	2017
Noncodified (059.05.36.003)	2017
Noncodified (059.05.81.001)	2017

Part II. Industrial Accident Board

Noncodified (061.09.00.010)	2111
-----------------------------------	------

TITLE 31. NATURAL RESOURCES AND CONSERVATION

Part II. Texas Parks and Wildlife Department

31 TAC §§63.1-63.4 (127.60.01.005-.008)	1755
31 TAC §§63.21-63.37 (127.60.05.001-.017)	1755
31 TAC §§63.51-63.55 (127.60.06.001-.005)	1755
31 TAC §65.62 (127.70.01.361)	1794

Part VI. Texas Conservation Foundation

31 TAC §§221.1, 221.2 (138.01.00.001, .002)	1883
---	------

Part X. Texas Water Development Board

31 TAC §§317.11-317.20 (156.11.05.001-.010)	1716
31 TAC §§317.11-317.21 (156.11.05.101-.111)	1716
31 TAC §317.51 (156.11.20.001)	1719
31 TAC §§317.51, 317.52 (156.11.20.101, .102)	1719
31 TAC §§319.11-319.21 (156.12.05.001-.011)	1720
31 TAC §§319.91-319.100 (156.12.06.001-.010)	1720

TITLE 34. PUBLIC FINANCE

Part I. Comptroller of Public Accounts

34 TAC §3.71 (026.02.06.018) 1852
 34 TAC §3.161 (026.02.23.001) 1853
 34 TAC §3.163 (026.02.23.003) 1853
 34 TAC §3.164 (026.02.23.004) 1853
 34 TAC §§3.216-3.224 (026.02.14.106-.114) 1599
 34 TAC §3.291 (026.02.20.011) 1632
 34 TAC §3.315 (026.02.20.035) 1635
 34 TAC §3.327 (026.02.20.047) 1636
 34 TAC §3.340 (026.02.20.060) 1638, 1722, 1755

Part IV. Employees Retirement System of Texas

34 TAC §83.11 (335.80.00.114) 1884

Part VII. State Property Tax Board

34 TAC §155.4 (237.03.00.007) 1855
 34 TAC §161.2 (237.08.00.002) 1856
 34 TAC §161.3 (237.08.00.003) 1856
 34 TAC §161.4 (237.08.00.004) 1857
 34 TAC §161.5 (237.08.00.005) 1857
 34 TAC §161.6 (237.08.00.006) 1857
 34 TAC §161.7 (237.08.00.007) 1857
 34 TAC §§163.1-163.3 (237.06.00.001-.003) 1789
 34 TAC §§165.1-165.4 (237.09.01.001-.004) 2055
 34 TAC §§165.21-165.33 (237.09.02.001-.013) 2055
 34 TAC §§165.51-165.55 (237.09.03.001-.005) 2056
 34 TAC §§165.71-165.85 (237.09.04.001-.015) 2056
 34 TAC §§165.101-165.104 (237.09.05.001-.004) 2058
 34 TAC §§165.121, 165.122 (237.09.06.001, .002) 2058
 34 TAC §§165.131-165.133 (237.09.07.001-.003) 2058

TITLE 37. PUBLIC SAFETY AND CORRECTIONS

Part I. Texas Department of Public Safety

37 TAC §§15.34, 15.36 (201.08.02.014, .016) 1795
 37 TAC §§15.53, 15.54, 15.58 (201.08.03.003, .004, .008) 1796
 37 TAC §§23.5, 23.7, 23.14 (201.12.01.005, .007, .014) 1797
 37 TAC §23.25 (201.12.02.005) 1797
 37 TAC §§23.51, 23.52 (201.12.04.001, .002) 1798
 37 TAC §§23.73, 23.74 (201.12.06.003, .004) 1798
 37 TAC §23.78 (201.12.06.008) 2058
 37 TAC §29.5 (201.15.00.005) 1798

Part III. Texas Youth Council

37 TAC §81.1 (203.01.01.001) 1643
 37 TAC §81.11 (203.01.02.001) 1643
 37 TAC §81.21 (203.01.03.001) 1642
 37 TAC §§81.21-81.37 (203.01.03.002-.018) 1645
 37 TAC §81.31 (203.01.04.001) 1642
 37 TAC §81.41 (203.01.05.001) 1642
 37 TAC §81.51 (203.01.06.001) 1642
 37 TAC §§81.111-112, .114-.116, .118-.120 (203.01.10.001, .002, .004-.006, .008-.010) 1723
 37 TAC §§81.141-81.147 (203.01.11.001-.007) 1728
 37 TAC §§81.171-81.173 (203.01.12.001-.003) 1729
 37 TAC §§81.191-81.197 (203.01.13.001-.007) 1730
 37 TAC §§81.221-81.225 (203.01.14.001-.005) 1733
 37 TAC §§81.251-81.259 (203.01.15.001-.009) 1734

37 TAC §83.21 (203.02.03.001) 1790
 37 TAC §83.31 (203.02.04.001) 1791
 37 TAC §83.41 (203.02.05.001) 1791
 37 TAC §83.51 (203.02.06.001) 1791
 37 TAC §83.61 (203.02.07.001) 1791
 37 TAC §§83.81-83.85 (203.02.09.001-.005) 1791
 37 TAC §85.1 (203.05.01.001) 1792
 37 TAC §87.1-87.2 (203.10.01.001, .002) 1822
 37 TAC §87.11-87.13 (203.10.02.001-.003) 1822
 37 TAC §§87.14-87.18 (203.10.02.004-.008) 1792
 37 TAC §87.19 (203.10.02.009) 1823
 37 TAC §§87.31, 87.33-87.35 (203.10.03.001, .003-.005) 1823
 37 TAC §87.36 (203.10.03.006) 1821
 37 TAC §§87.41, 87.42 (203.10.04.001, .002) 1821
 37 TAC §87.51-87.53 (203.10.05.001-.003) 1821
 37 TAC §§87.54 (203.10.05.004) 1824
 37 TAC §87.55 (203.10.05.005) 1824
 37 TAC §§87.61, 87.62 (203.10.06.001, .002) 1821
 37 TAC §87.71 (203.10.07.001) 1824
 37 TAC §87.81 (203.10.08.001) 1824
 37 TAC §87.92 (203.10.09.002) 1824
 37 TAC §87.101 (203.10.10.001) 1824
 37 TAC §§87.111, 87.113 (203.10.11.001, .003) 1825
 37 TAC §§87.121-87.123 (203.10.12.001-.003) 1822
 37 TAC §§87.131-87.133 (203.10.13.001-.003) 1822
 37 TAC §§87.141, 87.142 (203.10.14.001, .002) 1822
 37 TAC §87.151-87.153 (203.10.15.001-.003) 1822
 37 TAC §89.2 (203.20.01.002) 1827
 37 TAC §§89.11-89.15 (203.20.02.001-.005) 1825
 37 TAC §§89.21-89.24 (203.20.03.001-.004) 1825
 37 TAC §89.25 (203.20.03.005) 1827
 37 TAC §§89.31-89.33 (203.20.04.001-.003) 1825
 37 TAC §89.41 (203.20.05.003) 1827
 37 TAC §§89.41, 89.42 (203.20.05.001, .002) 1825
 37 TAC §§89.51-89.53 (203.20.06.001-.003) 1826
 37 TAC §§89.71-89.74 (203.20.08.001-.004) 1826
 37 TAC §89.83 (203.20.09.003) 1827
 37 TAC §89.84 (203.20.09.004) 1828
 37 TAC §89.92 (203.20.10.002) 1828
 37 TAC §89.101 (203.20.11.001) 1828
 37 TAC §89.111 (203.20.12.001) 1828
 37 TAC §§89.121-89.123 (203.20.13.001-.003) 1826
 37 TAC §§89.131, 89.132 (203.20.14.001, .002) 1828
 37 TAC §§89.141-89.144 (203.20.15.001-.004) 1826
 37 TAC §§89.151-89.155 (203.20.16.001-.005) 1826
 37 TAC §§89.161, 89.162, 89.164 (203.20.17.001, .002, .004) 1829
 37 TAC §89.171 (203.20.18.001) 1826
 37 TAC §§89.181-89.185 (203.20.19.001-.005) 1826
 37 TAC §§89.191-89.194 (203.20.20.001-.004) 1826
 37 TAC §§89.201-89.203 (203.20.21.001-.003) 1826
 37 TAC §§89.211-89.215 (203.20.22.001-.005) 1827
 37 TAC §89.231 (203.20.23.001) 1830
 37 TAC §89.251 (203.20.24.001) 1830
 37 TAC §89.271 (203.20.25.001) 1830
 37 TAC §§89.291-89.294 (203.20.26.001-.004) 1830
 37 TAC §§91.1, 91.2 (203.30.01.001, .002) 1832
 37 TAC §§91.11-91.16 (203.30.02.001-.006) 1831
 37 TAC §§91.31-91.33, 91.35 (203.30.03.001-.003, .005) 1832
 37 TAC §§91.41, 91.43, 91.44 (203.30.04.001, .003, .004) 1832
 37 TAC §91.53 (203.30.05.003) 1833

37 TAC §§91.71-91.73 (203.30.07.001-.003)	1833
37 TAC §§91.81-91.83 (203.30.08.001-.003)	1831
37 TAC §91.91 (203.30.09.001)	1833
37 TAC §§91.92, 91.93 (203.30.09.002, .003)	1831
37 TAC §§91.101-91.103 (203.30.10.001-.003)	1833
37 TAC §§91.104, 91.105 (203.30.10.004, .005)	1833
37 TAC §91.112 (203.30.11.002)	1834
37 TAC §91.121 (203.30.12.001)	1834
37 TAC §91.131 (203.30.13.001)	1834
37 TAC §91.132 (203.30.13.002)	1831
37 TAC §§91.141-91.143 (203.30.14.001-.003)	1834
37 TAC §§91.151-91.153 (203.30.15.001-.003)	1834
37 TAC §§91.161-91.164 (203.30.16.001-.004)	1831
37 TAC §§91.171, 91.172, 91.175 (203.30.17.001, .002, .005)	1835
37 TAC §91.181 (203.30.18.001)	1831
37 TAC §§91.191-91.195 (203.30.19.001-.005)	1831
37 TAC §§91.201-91.203 (203.30.20.001-.003)	1832
37 TAC §§91.211, 91.212 (203.30.21.001, .002)	1832
37 TAC §§91.221-91.224 (203.30.22.001-.004)	1832
37 TAC §§93.2, 93.3 (203.40.01.002, .003)	1835
37 TAC §93.12 (203.40.02.001)	1836
37 TAC §§93.21-93.23 (203.40.03.001-.003)	1837
37 TAC §§93.31, 93.32, 93.34, 93.39 (203.40.04.001, .002, .004, .009)	1837
37 TAC §93.33 (203.40.04.003)	1835
37 TAC §§93.51, 93.54-93.56, 93.58-93.60, 93.62, 93.63, 93.65, 93.66 (203.40.05.001, .004-.006, .008-.010, .012, .013, .015, .016)	1837
37 TAC §93.68 (203.40.05.018)	1840
37 TAC §§93.82, 93.85, 93.87 (203.40.06.002, .005, .007)	1841
37 TAC §93.83 (203.40.06.003)	1835
37 TAC §93.86 (203.40.06.006)	1835
37 TAC §§93.101-93.105 (203.40.07.001-.005)	1835

Part V. Texas Board of Pardons and Paroles

37 TAC §141.3 (205.01.01.003)	1649
-------------------------------------	------

Part IX. Texas Commission on Jail Standards

37 TAC §259.93 (217.05.03.078)	1756
37 TAC §259.188 (217.05.02.083)	1756
37 TAC §259.271 (217.05.04.071)	1756
37 TAC §261.82 (217.07.01.082)	1756
37 TAC §261.177 (217.07.02.077)	1756
37 TAC §261.260 (217.07.03.070)	1756
37 TAC §275.1 (217.14.00.201)	1756
37 TAC §275.2 (217.14.00.002)	1757

TITLE 40. SOCIAL SERVICES AND ASSISTANCE

Part I. Texas Department of Human Resources

Noncodified (326.25.21.001)	1919
Noncodified (326.25.31.001)	1919
Noncodified (326.25.33.010)	2019
Noncodified (326.25.33.024)	1920
Noncodified (326.25.34.011)	1920
Noncodified (326.25.34.020)	1920
Noncodified (326.25.34.021, .022)	1996
Noncodified (326.25.35.011)	1921
Noncodified (326.25.53.016)	1921
Noncodified (326.46.03.001, .002)	1900

Noncodified (326.46.04.005, .008)	1900
Noncodified (326.46.05.002)	1901
Noncodified (326.46.06.001, .002)	1901
Noncodified (326.46.99.400)	1901
Noncodified (326.46.99.600)	1900
Noncodified (326.50.74.062)	1598
Noncodified (326.50.75.070)	1598
Noncodified (326.52.22.003-.010, .012-.016, .018, .022-.024)	1902
Noncodified (326.52.22.025-.046)	1902
Noncodified (326.53.80.001-.004)	1962
Noncodified (326.64.54.017.020)	1757
Noncodified (326.79.14.006)	1656
Noncodified (326.79.17.002-.014)	1908
Noncodified (326.90.06.008-.015)	1999
Noncodified (326.91.13.001-.028)	1944
Noncodified (326.91.14.001-.025)	1950
Noncodified (326.91.15.001-.025)	1955
Noncodified (326.92.11.001, .002)	1999
Noncodified (326.92.12.001, .002)	1999
Noncodified (326.92.13.001-.004)	1999
Noncodified (326.92.14.001, .002)	1999
Noncodified (326.92.15.001, .002)	2000
Noncodified (326.92.15.003, .004)	2000
Noncodified (326.92.16.001)	2001
Noncodified (326.92.21.001-.038)	2001
Noncodified (326.92.21.039-.104)	2001

Part IV. State Commission for the Blind

Noncodified (329.04.00.003)	1943
-----------------------------------	------

TAC Titles Affected in This Issue

The following is a list of the chapters of each title of the *Texas Administrative Code* affected by documents published in this issue of the *Register*. The listings are arranged in the same order as the table of contents of the *Texas Administrative Code*.

TITLE 7. BANKING AND SECURITIES

Part IV. Texas Savings and Loan Department

7 TAC §65.3 (056.08.00.003)	2219
7 TAC §65.8 (056.08.00.008)	2219
7 TAC §65.12 (056.08.00.012)	2219

TITLE 13. CULTURAL RESOURCES

Part III. Texas Commission on the Arts and Humanities

13 TAC §35.1 (353.03.00.101)	2223
------------------------------------	------

TITLE 22. EXAMINING BOARDS

Part XVI. Texas State Board of Physical Therapy Examiners

Noncodified (394.02.00.009)	2230
Noncodified (394.07.00.009)	2231
Noncodified (394.09.00.002)	2231
Noncodified (394.12.00.001)	2231

TITLE 25. HEALTH SERVICES

Part I. Texas Department of Health

Noncodified (301.41.01.001-.008)..... 2223
 Noncodified (301.41.01.009-.017)..... 2223
 Noncodified (301.72.02.001)..... 2227
 Noncodified (301.72.15.001-.005)..... 2227
 Noncodified (301.72.16.001-.004)..... 2227
 Noncodified (301.81.01.001-.008)..... 2228
 Noncodified (301.81.01.009-.020)..... 2228

TITLE 37. PUBLIC SAFETY AND CORRECTIONS

Part I. Texas Department of Public Safety

37 TAC §21.2 (201.11.00.001)..... 2220

TITLE 40. SOCIAL SERVICES AND ASSISTANCE

Part I. Texas Department of Human Resources

Noncodified (326.35.03.004)..... 2221
 Noncodified (326.79.05.001-.006)..... 2222

Table of TAC Titles

TITLE 1. ADMINISTRATION
 TITLE 4. AGRICULTURE
 TITLE 7. BANKING AND SECURITIES
 TITLE 10. COMMUNITY DEVELOPMENT
 TITLE 13. CULTURAL RESOURCES
 TITLE 16. ECONOMIC REGULATION
 TITLE 19. EDUCATION
 TITLE 22. EXAMINING BOARDS
 TITLE 25. HEALTH SERVICES
 TITLE 28. INSURANCE
 TITLE 31. NATURAL RESOURCES AND CONSERVATION
 TITLE 34. PUBLIC FINANCE
 TITLE 37. PUBLIC SAFETY AND CORRECTIONS
 TITLE 40. SOCIAL SERVICES AND ASSISTANCE
 TITLE 43. TRANSPORTATION