

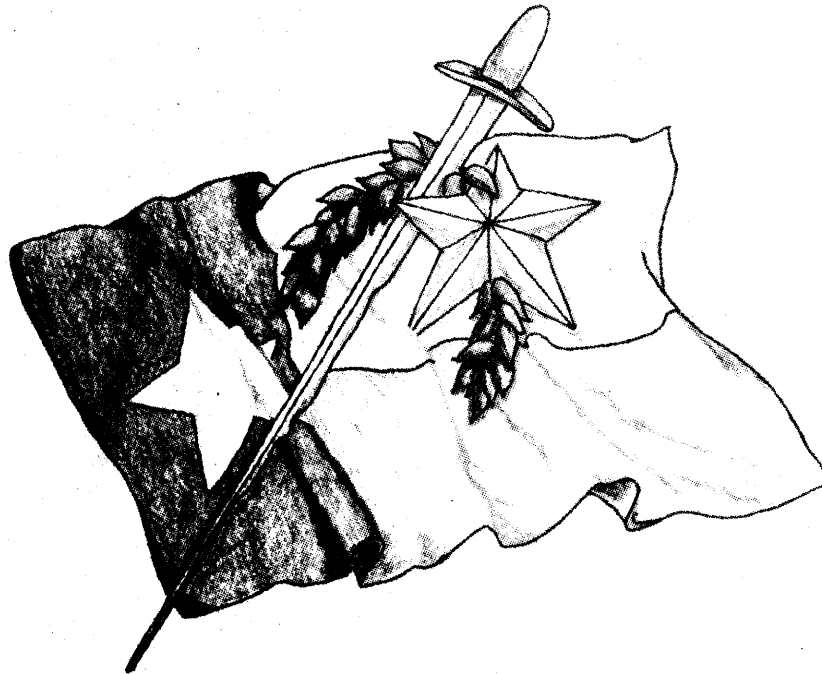
-TXD S 500.6 R 263

Texas Register

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Highlights

- ★ The Railroad Commission proposes amendments concerning LP-gas hose specifications; proposed date of adoption - November 5, 1982 page 3573
- ★ The Texas Commission on Jail Standards proposes amendments concerning exercise areas; proposed date of adoption - November 5, 1982 page 3575
- ★ The Texas Animal Health Commission adopts amendments concerning Webb County lines; effective date - October 18, 1982 page 3580

How To Use the Texas Register

Texas Register

The *Texas Register* (ISN 0362-4781) is published twice a week at least 100 times a year. Issues will be published on every Tuesday and Friday in 1982 with the exception of January 5, April 27, November 16, November 30, and December 28, by the Office of the Secretary of State, 201 East 14th Street, P.O. Box 13824, Austin, Texas 78711-3824, (512) 475-7886.

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- Governor—appointments, executive orders, and proclamations
- Secretary of State—summaries of opinions based on election laws
- Attorney General—summaries of requests for opinions, opinions, and open records decisions
- Emergency Rules—rules adopted by state agencies on an emergency basis
- Proposed Rules—rules proposed for adoption
- Withdrawn Rules—rules withdrawn by state agencies from consideration for adoption, or automatically withdrawn by the Texas Register six months after proposal publication date
- Adopted Rules—rules adopted following a 30-day public comment period
- Open Meetings—notices of open meetings
- In Addition—miscellaneous information required to be published by statute or provided as a public service

Specific explanations on the contents of each section can be found on the beginning page of the section. The division also publishes monthly, quarterly, and annual indexes to aid in researching material published.

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 2402 of Volume 6 (1981) is cited as follows: 6 TexReg 2402.

In order that readers may cite material more easily, page numbers are now written as citations. Example: page 2 in the lower left-hand corner of this page is written: "7 TexReg 2 issue date," while on the opposite page, in the lower right-hand corner, page 3 is written "issue date 7 TexReg 3 "

How To Research: The public is invited to research rules and information of interest between 8 a.m. and 5 p.m. weekdays at the *Texas Register* office, 503E Sam Houston Building, Austin. Material can be found by using *Register* indexes, the *Texas Administrative Code* (explained below), rule number, or TRD number.

Texas Administrative Code

The *Texas Administrative Code* (TAC) is the approved, collected volumes of Texas administrative rules currently being published by Shepard's/McGraw-Hill, in cooperation with this office.

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

1 indicates the title under which the agency appears in the *Texas Administrative Code* (a listing of all the titles appears below);

TAC stands for the *Texas Administrative Code*; **§27.15** is the section number of the rule (27 indicates that the rule is under Chapter 27 of Title 1; 15 represents the individual rule within the chapter).

Latest Texas Code Reporter
(Master Transmittal Sheet): No. 8, February 1982

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Emergency Rules

An agency may adopt a new or amended rule, or repeal an existing rule on an emergency basis, if it determines that such action is necessary for the public health, safety, or welfare of this state. The rule may become effective immediately upon filing with the *Texas Register*, or on a stated date less than 20 days after filing for no more than 120 days. The emergency action is renewable once for no more than 60 days.

An agency must submit written reasons, published in the *Register*, for emergency action on a rule. The submission must also include a statement of the legal authority under which the emergency action is promulgated and the text of the emergency adoption. Following each published emergency document is certification information containing the effective and expiration dates of the action and a telephone number from which further information may be obtained.

Symbology in amended rules. New language added to an existing rule is indicated by the use of **bold text**. [Brackets] indicate deletion of existing material within a rule.

TITLE 31. NATURAL RESOURCES, AND CONSERVATION Part X. Texas Water Development Board Chapter 355. Water Loan Assistance Fund

Introductory Provisions

31 TAC §355.2

On September 16, 1982, the Texas Water Development Board voted to adopt on an emergency basis an amendment to §355.2, concerning the definition of the term "lending rate" as applied to financial assistance extended from the water loan assistance fund and is simultaneously proposing the amendment for adoption on a permanent basis. The amendment was effective on filing with the *Texas Register* on September 27, 1982. The board finds that an urgent need exists to adopt the amended rule on an emergency basis in that the rule will be applied retroactively to certain outstanding loan commitments wherein bonds need to be printed and political subdivisions need to be advised with certainty as to what interest rate applies to the loan commitment so that processing of the bonds may continue.

The amendment is proposed under the Texas Water Code, §5.131 and §5.132, which provides the Texas

Water Development Board with the authority to adopt any rules necessary to carry out its powers and responsibilities under the law.

§355.2. *Definition of Terms.* The following definitions of terms apply where used in this chapter of rules or in proceedings related to the subject of this chapter of rules unless otherwise specifically indicated.

Lending rate—the annual rate of interest which is the lower of 12% or the lowest point of the Bond Buying Index (of 11 Municipal Bonds) during the six months immediately preceding the month in which the board extends a loan commitment to an applicant; **provided, however, that such rate shall, if necessary, be rounded to the next lowest multiple of .05%. This amended definition shall be applied retroactively to all loan commitments made prior to its effective date provided that the bonds purchased by the board under any such commitment bear interest coupon rates which are identical to the lending rate, as amended.**

Issued in Austin, Texas, on September 27, 1982.

TRD-827551

M. Reginald Arnold II
General Counsel
Texas Department of Water
Resources

Effective date: September 27, 1982

Expiration date: January 25, 1983

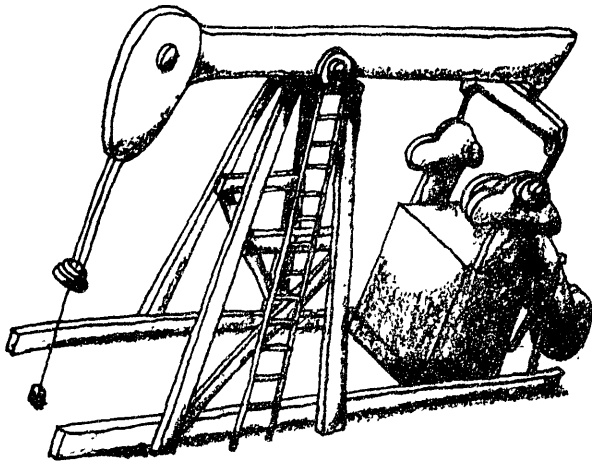
For further information, please call (512) 475-7845.

Thirty days before an agency intends to permanently adopt a new or amended rule, or repeal an existing rule, it must submit a proposal detailing the action in the *Register*. The 30-day time period gives interested persons an opportunity to review and make oral or written comments on the rule. A public hearing on the proposal may also be granted if such a procedure is requested by a governmental subdivision or agency, or by an association consisting of at least 25 members.

Unless a later date is specified or unless a federal statute or regulation requires implementation of the action on shorter notice, the proposal may not be adopted until 30 days after publication. The document, as published in the *Register*, must include a brief explanation of the proposed action; a fiscal statement indicating effect on state or local government; a statement explaining anticipated public benefits and possible economic costs to individuals required to comply with the rule; a request for public comments; a statement of legal authority under which the proposed rule is to be adopted (and the agency's interpretation of the legal authority); the text of the proposed action; and a certification statement. The certification information which includes the earliest possible date that the agency may file notice to adopt the proposal, and a telephone number to call for further information, follows each submission.

Symbology in amended rules. New language added to an existing rule is indicated by the use of **bold text**. [Brackets] indicate deletion of existing material within a rule.

Proposed Rules



TITLE 16. ECONOMIC REGULATION

Part I. Railroad Commission of Texas

Chapter 9. Liquefied Petroleum Gas Division

Subchapter B. Basic Rules

16 TAC §9.54

The Railroad Commission of Texas proposes amendments to §9.54 (051.05.03.044), concerning LP-gas hose specifications.

Hugh F. Keepers, director, LP-gas division, has determined that for the first five-year period the rule will be in effect there will be no fiscal implications to state or local government as a result of enforcing or administering the rule.

Mr. Keepers has also determined that for each year of the first five years the rule as proposed is in effect the public benefit anticipated as a result of enforcing the rule as proposed will be increased safety due to higher standards for design and construction of hoses used in LP-gas service. There is no anticipated economic cost to individuals who are required to comply with the rule as proposed.

Comments on the proposal may be submitted to Hugh F. Keepers, Director, LP-Gas Division, Railroad Commission of Texas, P.O. Drawer 12967, Austin, Texas 78711.

The amendments are proposed under Natural Resources Code, Chapter 113, §113.051, which provides the Railroad Commission of Texas with the authority to promulgate and adopt rules relating to any and all aspects of the LP-gas industry that will protect or tend to protect the health, welfare, and safety of the general public.

§9.54 (051.05.03.044). *Hose Specifications.*

(a) (No change.)

(b) Hose subject to container pressure shall be **continuously** marked in clearly legible letters and figures with the **manufacturer's** [maker's] name or other identifica-

tion, and the wording "LP gas" or "LPG." [These markings shall appear on each 10 feet of the hose.]

(c) Hose subject to container pressure shall be designed for a bursting pressure of not less than 1,750 [1,250] p.s.i.g., and a working pressure of 350 p.s.i.g.

(d)-(f) (No change.)

This agency hereby certifies that the proposal has been reviewed by legal counsel and found to be within the agency's authority to adopt.

Issued in Austin, Texas, on September 27, 1982.

TRD-827550 Walter Earl Lillie
Special Counsel
Railroad Commission of Texas

Proposed date of adoption: November 5, 1982
For further information, please call (512) 445-1186.

**TITLE 31. NATURAL RESOURCES
AND CONSERVATION
Part X. Texas Water Development
Board
Chapter 355. Water Loan Assistance
Fund
Introductory Provisions
31 TAC §355.2**

(Editor's note: The Texas Water Development Board proposes for permanent adoption the amendment it adopts on an emergency basis in this issue. The text of the amendment is published in the Emergency Rules section.)

The Texas Water Development Board proposes an amendment to §355.2, concerning the definition of the term "lending rate," and is simultaneously adopting the amendment on an emergency basis. The amendment would provide for rounding the interest rate for loans made from the Water Loan Assistance Fund, including loans made prior to the amendment, in order to facilitate the process by which loans are granted and closed.

Mike Hodges, fiscal services section chief, has determined that for the first five-year period the rule will be in effect there will be fiscal implications as a result of enforcing or administering the rule.

The effect on state government will be an estimated loss in revenue of \$2,300 each year from 1983-1987. The effect on local government will be an estimated increase in revenue of \$2,300 each year from 1983-1987.

Mr. Hodges has also determined that for each year of the first five years the rule as proposed is in effect the public benefit anticipated as a result of enforcing the rule as proposed will be that political subdivisions will receive loans at a slightly lower interest rate and will not have to account for any premiums paid.

There will be no anticipated economic cost to individuals who are required to comply with the rule as proposed.

Comments on the proposal may be submitted to Ron Freeman, Development Fund Manager, Texas Department of Water Resources, P.O. Box 13087, Austin, Texas 78711.

The amendment is proposed under the Texas Water Code, §5.131 and §5.132, which provides the Texas Water Development Board with the authority to adopt any rules necessary to carry out its powers and responsibilities under the law.

This agency hereby certifies that the proposal has been reviewed by legal counsel and found to be within the agency's authority to adopt.

Issued in Austin, Texas, on September 27, 1982.

TRD-827552 M. Reginald Arnold II
General Counsel
Texas Department of Water
Resources

Proposed date of adoption: November 5, 1982
For further information, please call (512) 475-7845.

**TITLE 37. PUBLIC SAFETY AND
CORRECTIONS
Part I. Texas Department of Public
Safety
Chapter 25. Safety Responsibility
Regulations
37 TAC §25.20**

The Texas Department of Public Safety proposes amendments to §25.20, concerning compulsory insurance requirements for a driver's license road test. Troopers will examine evidence of financial responsibility in every case prior to giving the road test, and applicants without acceptable evidence will be rejected for the road demonstration test.

Melvin C. Peebles, chief accountant II, has determined that for the first five-year period the rule will be in effect there will be no fiscal implications to state or local government as a result of enforcing or administering the rule.

Joe E. Milner, chief of traffic law enforcement, has determined that for each year of the first five years the rule as proposed is in effect the public benefit anticipated as a result of enforcing the rule as proposed will be to ensure that all driver's license applicants taking a road demonstration test for an operator, commercial operator, or chauffeur license have liability insurance as required by law. There is no anticipated economic cost to individuals who are required to comply with the rule as proposed.

Comments on the proposal may be submitted to John C. West, Jr., Texas Department of Public Safety, Box 4087, Austin, Texas 78773, (512) 465-2000.

The amendments are proposed under Texas Civil Statutes, Article 6701h, §2a, which provides the Texas Department of Public Safety with the authority to make rules to carry out the intent of Safety Responsibility Act.

§25.20. Compulsory Insurance—Driver's License Road Test.

(a) (No change.)

(b) Road test. Applicants for the driver's license road test shall be required to complete the automobile liability insurance coverage or exemption certification on the appropriate application. If the response is "yes," the applicant will be scheduled for a road test. If the response is "no," the applicant will be required to furnish documented evidence of financial responsibility prior to being scheduled for the road test. Troopers will examine evidence of financial responsibility in every case prior to giving the road test. This examination will be performed in conjunction with the vehicle inspection. Applicants will be rejected if they fail to provide acceptable evidence. [If the applicant's response is "yes," this will be accepted as evidence of financial responsibility. If the response is "no," the applicant will be required to furnish documented evidence of financial responsibility prior to the road test. When documented evidence is required, record the information accepted under remarks on the current road test application in file.]

This agency hereby certifies that the proposal has been reviewed by legal counsel and found to be within the agency's authority to adopt.

Issued in Austin, Texas, on September 27, 1982.

TRD-827578 James B. Adams
Director
Texas Department of Public
Safety

Proposed date of adoption: November 5, 1982
For further information, please call (512) 465-2000.

Chapter 259. New Construction Rules

37 TAC §259.53

The Texas Commission on Jail Standards proposes amendments to §259.53, concerning secure exercise areas for county jails.

Robert O. Viterna, executive director, has determined that for the first five-year period the rule will be in effect there will be no fiscal implications to state or local government as a result of enforcing or administering the rule.

Mr. Viterna has also determined that for each year of the first five years the rule as proposed is in effect the public benefit anticipated as a result of enforcing the rule as proposed will consist of providing a more secure facility through guidance that will be useful to county officials planning a jail facility. There is no anticipated economic cost to individuals who are required to comply with the rule as proposed.

Comments on the proposal may be submitted to Robert O. Viterna, 411 West 13th Street, Suite 900, P.O. Box 12985, Austin, Texas 78711.

The amendment is proposed under Texas Civil Statutes, Title 18, Article 5115.1, which provides the Texas Commission on Jail Standards with the authority to promulgate rules affecting county jails.

§259.53. Exercise Area. A secure exercise area shall be provided [with all jails]. This may be a rooftop exercise area, an outside exercise area, or one included inside the facility [jail]. **Outdoor exercise areas should be covered with expanded metal or some type of netting to prevent introduction of weapons/contraband. A water closet and drinking fountain should be readily available.**

This agency hereby certifies that the proposal has been reviewed by legal counsel and found to be within the agency's authority to adopt.

Issued in Austin, Texas, on August 25, 1982.

TRD-827583 Andy J. McMullen
Chairman
Texas Commission on Jail
Standards

Proposed date of adoption: November 5, 1982
For further information, please call (512) 475-2716.

37 TAC §259.229

The Texas Commission on Jail Standards proposes an amendment to §259.229, concerning secure exercise areas for county jails.

Robert O. Viterna, executive director, has determined that for the first five-year period the rule will be in effect there will be no fiscal implications to state or local government as a result of enforcing or administering the rule.

Mr. Viterna has also determined that for each year of the first five years the rule as proposed is in effect the public benefit anticipated as a result of enforcing the rule as proposed will consist of providing a more secure facility through guidance that will be useful to county officials planning a jail facility. There is no anticipated economic cost to individuals who are required to comply with the rule as proposed.

Comments on the proposal may be submitted to Robert O. Viterna, 411 West 13th Street, Suite 900, P.O. Box 12985, Austin, Texas 78711.

The amendment is proposed under Texas Civil Statutes, Title 18, Article 5115.1, which provides the Texas Commission on Jail Standards with the authority to promulgate rules affecting county jails.

§259.229. Exercise Area. An exercise area shall be provided. This may be a rooftop exercise area, an outside exercise area, or one included inside the facility. **Outdoor exercise areas should be covered with expanded metal or some type of netting to prevent introduction of**

weapons/contraband. A water closet and drinking fountain should be readily available.

This agency hereby certifies that the proposal has been reviewed by legal counsel and found to be within the agency's authority to adopt.

Issued in Austin, Texas, on August 25, 1982.

TRD-827584 Andy J. McMullen
Chairman
Texas Commission on Jail Standards

Proposed date of adoption: November 5, 1982
For further information, please call (512) 475-2716.

37 TAC §259.243

The Texas Commission of Jail Standards proposes an amendment to §259.243, concerning the emergency operation of doors to single cells, multi-occupancy cells, and dormitories with county jails.

Robert O. Viterna, executive director, has determined that for the first five-year period the rule will be in effect there will be no fiscal implications to state or local government as a result of enforcing or administering the rule.

Mr. Viterna has also determined that for each year of the first five years the rule as proposed is in effect no specific public benefit is anticipated, as this is a clarification of existing rules.

Comments on the proposal may be submitted to Robert O. Viterna, 411 West 13th Street, Suite 900, P.O. Box 12985, Austin, Texas 78711.

The amendment is proposed under Texas Civil Statutes, Title 18, Article 5115.1, which provides the Texas Commission on Jail Standards with the authority to promulgate rules affecting county jails.

§259.243. Emergency Operation of Doors. For emergency operation of all doors to single cells, multiple occupancy cells, and dormitories, and to permit quick and orderly release of inmates in the event of electrical malfunction, fire, smoke, or other emergency, reliable means should be provided [remote from the inmate living area] for unlocking all cell doors. The reliable means should also provide for completely opening sliding cell doors. Reference should be made to Chapter 295 of this title (relating to Plans for Emergencies, Fire Prevention, Critical Articles in County Jails).

This agency hereby certifies that the proposal has been reviewed by legal counsel and found to be within the agency's authority to adopt.

Issued in Austin, Texas, on August 25, 1982.

TRD-827585 Andy J. McMullen
Chairman
Texas Commission on Jail Standards

Proposed date of adoption: November 5, 1982
For further information, please call (512) 475-2716.

Chapter 261. Existing Construction Rules

37 TAC §261.42

The Texas Commission on Jail Standards proposes amendments to §261.42, concerning secure exercise areas for county jails.

Robert O. Viterna, executive director, has determined that for the first five-year period the rule will be in effect there will be no fiscal implications to state or local government as a result of enforcing or administering the rule.

Mr. Viterna has also determined that for each year of the first five years the rule as proposed is in effect the public benefit anticipated as a result of enforcing the rule as proposed will consist of providing a more secure facility through guidance that will be useful to county officials planning a jail facility. There is no anticipated economic cost to individuals who are required to comply with the rule as proposed.

Comments on the proposal may be submitted to Robert O. Viterna, 411 West 13th Street, Suite 900, P.O. Box 12985, Austin, Texas 78711.

The amendments are proposed under Texas Civil Statutes, Title 18, Article 5115.1, which provides the Texas Commission on Jail Standards with the authority to promulgate rules affecting county jails.

§261.42. Exercise Area. A secure exercise area shall be provided [for all jails]. This may be a rooftop exercise area, an outside exercise area, or one included inside the facility [jail]. **Outdoor exercise areas should be covered with expanded metal or some type of netting to prevent introduction of weapons/contraband. A water closet and drinking fountain should be readily available.**

This agency hereby certifies that the proposal has been reviewed by legal counsel and found to be within the agency's authority to adopt.

Issued in Austin, Texas, on August 25, 1982.

TRD-827589 Andy J. McMullen
Chairman
Texas Commission on Jail Standards

Proposed date of adoption: November 5, 1982
For further information, please call (512) 475-2716.

37 TAC §261.148

The Texas Commission on Jail Standards proposes amendments to §261.148, concerning the size of detoxification cells.

Robert O. Viterna, executive director, has determined that for the first five-year period the rule will be in effect there will be no fiscal implications to state or local government as a result of enforcing or administering the rule.

Mr. Viterna has also determined that for each year of the first five years the rule as proposed is in effect

there is no public benefit anticipated. This amendment represents administrative changes to existing standards. There is no anticipated economic cost to individuals who are required to comply with the rule as proposed.

Comments on the proposal may be submitted to Robert O. Viterna, 411 West 13th Street, Suite 900, P.O. Box 12985, Austin, Texas 78711.

The amendments are proposed under Texas Civil Statutes, Title 18, Article 5115.1, which provides the Texas Commission on Jail Standards with the authority to promulgate rules affecting county jails.

§261.148. *Detoxification Cells.* A lockup should provide one or more detoxification single cells, multiple-occupancy cells, or dormitories which shall be designed for detention of persons during the detoxification process only. These cells shall include the following features and equipment:

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

(3) Cell size. The size of the detoxification cell shall be determined by the anticipated maximum number of persons received at any one time. A detoxification cell shall not accommodate more than 12 persons and shall have a minimum of 40 square feet of [clear] floor space for one person plus 18 square feet of [clear] floor space per additional person.

(4)-(5) (No change.)

This agency hereby certifies that the proposal has been reviewed by legal counsel and found to be within the agency's authority to adopt.

Issued in Austin, Texas, on August 25, 1982.

TRD-827586 Andy J. McMullen
Chairman
Texas Commission on Jail
Standards

Proposed date of adoption: November 5, 1982
For further information, please call (512) 475-2716.

37 TAC §261.218

The Texas Commission on Jail Standards proposes amendments to §261.218, concerning secure exercise areas for county jails.

Robert O. Viterna, executive director, has determined that for the first five-year period the rule will be in effect there will be no fiscal implications to state or local government as a result of enforcing or administering the rule.

Mr. Viterna has also determined that for each year of the first five years the rule as proposed is in effect the public benefit anticipated as a result of enforcing the rule as proposed will consist of providing a more secure facility through guidance that will be useful to county officials planning a jail facility. There is no anticipated economic cost to individuals who are required to comply with the rule as proposed.

Comments on the proposal may be submitted to Robert O. Viterna, 411 West 13th Street, Suite 900, P.O. Box 12985, Austin, Texas 78711.

The amendments are proposed under Texas Civil Statutes, Title 18, Article 5115.1, which provides the Texas Commission on Jail Standards with the authority to promulgate rules affecting county jails.

§261.218. *Exercise Area.* An exercise area shall be provided. This may be a rooftop exercise area, an outside exercise area, or one included inside the facility. **Outdoor exercise areas should be covered with expanded metal or some type of netting to prevent introduction of weapons/contraband. A water closet and drinking fountain should be readily available.**

This agency hereby certifies that the proposal has been reviewed by legal counsel and found to be within the agency's authority to adopt.

Issued in Austin, Texas, on August 25, 1982.

TRD-827587 Andy J. McMullen
Chairman
Texas Commission on Jail
Standards

Proposed date of adoption: November 5, 1982
For further information, please call (512) 475-2716.

37 TAC §261.232

The Texas Commission on Jail Standards proposes amendments to §261.232, concerning the emergency operation of doors to single cells, multi-occupancy cells, and dormitories within county jails.

Robert O. Viterna, executive director, has determined that for the first five-year period the rule will be in effect there will be no fiscal implications to state or local government as a result of enforcing or administering the rule.

Mr. Viterna has also determined that for each year of the first five years the rule as proposed is in effect no specific benefits are anticipated as this is a clarification of existing rules. There is no anticipated economic cost to individuals who are required to comply with the rule as proposed.

Comments on the proposal may be submitted to Robert O. Viterna, 411 West 13th Street, Suite 900, P.O. Box 12985, Austin, Texas 78711.

The amendment is proposed under Texas Civil Statutes, Title 18, Article 5115.1, which provides the Texas Commission on Jail Standards with the authority to promulgate rules affecting county jails.

§261.232. *Emergency Operation of Doors.* For emergency operation of all doors to single cells, multiple occupancy cells, and dormitories, and to permit quick and orderly release of inmates in the event of electrical malfunction, fire, smoke, or other emergency, reliable means should [shall] be provided [remote from the in-

mate living area] for unlocking all cell doors. The reliable means should also provide for completely opening sliding cell doors. Reference should be made to Chapter 295 of this title (relating to Plans for Emergencies, Fire Prevention, Critical Articles in County Jails).

This agency hereby certifies that the proposal has been reviewed by legal counsel and found to be within the agency's authority to adopt.

Issued in Austin, Texas, on August 25, 1982.

TRD-827588 Andy J. McMullen
Chairman
Texas Commission on Jail
Standards

Proposed date of adoption: November 5, 1982
For further information, please call (512) 475-2716.

Chapter 283. Discipline and Grievances in County Jails

37 TAC §283.1

The Texas Commission on Jail Standards proposes amendments to §283.1, concerning application of discipline procedures to inmates confined in county jails.

Robert O. Viterna, executive director, has determined that for the first five-year period the rule will be in effect there will be no fiscal implications to state or local government as a result of enforcing or administering the rule.

Mr. Viterna has also determined that for each year of the first five years the rule as proposed is in effect no public benefit is anticipated. These amendments represent administrative changes to existing standards. There is no anticipated economic cost to individuals who are required to comply with the rule as proposed.

Comments on the proposal may be submitted to Robert O. Viterna, 411 West 13th Street, Suite 900, P.O. Box 12985, Austin, Texas 78711.

The amendments are proposed under Texas Civil Statutes, Title 18, Article 5115.1, which provides the Texas Commission on Jail Standards with the authority to promulgate rules affecting county jails.

§283.1. *Inmate Discipline Plan.* Every sheriff shall have and implement a written plan, approved by the commission, for inmate disciplinary procedures prescribing rules governing inmate conduct and staff handling of inmate discipline problems. The plan and rules shall be available for commission review and approval, and shall:

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

(3) prohibit

(A)-(G) (No change.)

(H) the deprivation of correspondence privileges when the offense is unrelated to a violation of the jail rules on correspondence. In no case shall correspondence privileges be suspended for officials listed at 217.22.00.001 [(2)];

(4) (No change.)

(5) provide for a written disciplinary procedure containing provisions for:

(A)-(E) (No change.)

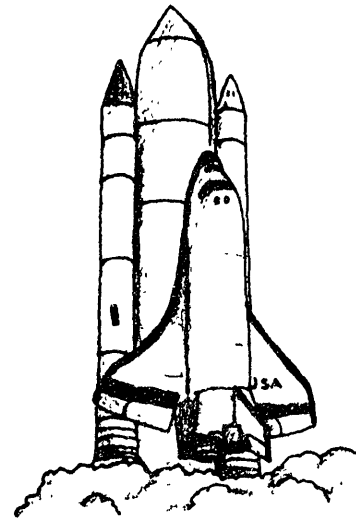
(F) if the inmate is illiterate or where the complexity of the issue makes it unlikely that the inmate will be able [unable] to collect and present the evidence necessary for an adequate comprehension of the case, the inmate should be permitted to seek the aid of another inmate. If that is not permissible, substitute aid from the staff or from an inmate designated by the staff should be provided.

This agency hereby certifies that the proposal has been reviewed by legal counsel and found to be within the agency's authority to adopt.

Issued in Austin, Texas, on August 25, 1982.

TRD-827591 Andy J. McMullen
Chairman
Texas Commission on Jail
Standards

Proposed date of adoption: November 5, 1982
For further information, please call (512) 475-2716.



TITLE 43. TRANSPORTATION Part III. Texas Aeronautics Commission Chapter 65. Aviation Facilities Development

43 TAC §65.11

The Texas Aeronautics Commission proposes amendments to §65.11, concerning aviation facilities development. This amendment prohibits airport sponsors who receive a loan or grant from the Texas Aeronautics Commission from allowing aircraft located on property adjacent to the airport from entering or leaving airport property in any way other than by using actual airport surfaces.

Thomas L. Butler, staff attorney, has determined that for the first five-year period the rule will be in effect there will be no fiscal implications to state or local government as a result of enforcing or administering the rule.

Mr. Butler has also determined that for each year of the first five years the rule as proposed is in effect the public benefit anticipated as a result of enforcing the rule as proposed will be that all operators using airport facilities will be required to contribute a proportionate share towards the cost of operating and maintaining the airfield. Greater airport safety will be promoted since all aircraft will enter and leave airport property exclusively by use of airport surfaces rather than entering or leaving unexpectedly from adjacent property.

The anticipated economic cost to individuals who are required to comply with the rule as proposed will be that all aircraft operators will be charged a fee for their usage of airport facilities on a nondiscriminatory basis so that no operator is allowed an unfair trade advantage.

Comments on the proposal may be submitted in writing to Thomas L. Butler, Staff Attorney, Texas Aeronautics Commission, P.O. Box 12607, Austin, Texas 78711, within 30 days of publication in the *Texas Register*.

The amendments are proposed under Texas Civil Statutes, Article 46c, which provides the Texas Aeronautics Commission with the authority to promulgate and amend such rules in its judgment it may deem advisable or necessary.

§65.11. Grant Contracts and Loan Agreements.

(a)-(b) (No change.)

(1)-(13) (No change.)

(14) A sponsor shall not enter into any agreement nor permit any aircraft to gain direct ground access to the sponsor's airport from private property adjacent to or in the immediate area of the airport. Further, a sponsor shall not allow aircraft direct ground access to private property from airport property. All sponsors shall be subject to this prohibition, commonly known as a "through-the-fence operation," unless an exception is granted in writing by the commission due to extreme circumstances.

(c) (No change.)

This agency hereby certifies that the proposal has been reviewed by legal counsel and found to be within the agency's authority to adopt.

Issued in Austin, Texas, on September 27, 1982.

TRD-827561

Thomas L. Butler
Staff Attorney
Texas Aeronautics Commission

Proposed date of adoption: November 5, 1982

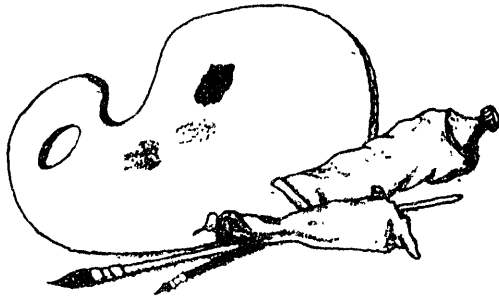
For further information, please call (512) 476-9282.

Adopted Rules

An agency may take final action on a rule 30 days after a proposal has been published in the *Register*. The rule becomes effective 20 days after the agency files the correct document with the *Texas Register*, unless a later date is specified or unless a federal statute or regulation requires implementation of the action on shorter notice.

The document, as published in the *Register*, must indicate whether the rule is adopted with or without changes to the proposal. The notice must also include paragraphs which: explain the legal justification for the rule; how the rule will function; contain comments received on the proposal; list parties submitting comments for and against the rule; explain why the agency disagreed with suggested changes; and contain the agency's interpretation of the statute under which the rule was adopted.

If an agency adopts the rule without any changes to the proposed text, only the preamble of the notice and statement of legal authority will be published. The text of the rule, as appropriate, will be published only if final action is taken with alterations to the proposal. The certification information, following the submission, contains the effective date of the final action, the proposal's publication date, and a telephone number to call for further information.



TITLE 4. AGRICULTURE Part II. Texas Animal Health Commission Chapter 41. Fever Ticks

4 TAC §41.2

The Texas Animal Health Commission adopts amendment to §41.2, without changes to the proposed text published in the May 14, 1982, issue of the *Texas Register* (7 TexReg 1832).

Significant changes in boundary lines have occurred in Webb County. Because of these changes it was necessary to remove the quarantine from the east side of Laredo, Webb County. This area has changed from one of small pens, traps, and pastures which held livestock to one of houses and industry. Livestock is no longer located on premises in this quarantined area.

In Hidalgo County, it is necessary to add approximately 200 acres of land, owned by a gravel company, to the quarantine line because of poor fencing conditions around the property.

This amendment establishes new boundary lines for the tick eradication quarantine area in the counties of Webb and Zapata.

No comments were received regarding adoption of these amendments.

The amendments are adopted pursuant to the Agriculture Code, Texas Civil Statutes, Chapter 167, which grants rulemaking authority to the commission and directs it to protect all land, premises, and livestock in Texas from ticks capable of carrying babesia.

This agency hereby certifies that the rule as adopted has been reviewed by legal counsel and found to be a valid exercise of the agency's legal authority.

Issued in Austin, Texas, on September 10, 1982.

TRD-827542

John W. Holcombe, DVM
Executive Director
Texas Animal Health Commission

Effective date: October 18, 1982
Proposal publication date: May 14, 1982
For further information, please call (512) 475-4111.

TITLE 28. INSURANCE Part I. State Board of Insurance

(Editor's note: Because the State Board of Insurance's rules have not yet been published in the Texas Administrative Code (TAC), they do not have designated TAC numbers. For the time being, the rules will continue to be published under their Texas Register numbers. However, the rules will be published under the agency's correct TAC title and part.)

General Provisions

Admission Procedures for Foreign Insurance Companies

059.21.46.001-.004

The State Board of Insurance adopts the repeal of Rules 059.21.46.001-.004, which are the existing ad-

mission procedures for foreign insurance companies. This repeal was published as a proposal in the April 23, 1982, issue of the *Texas Register* (7 TexReg 1618).

Simultaneously with this repeal, the board is adopting new Rules 059.21.47.001-.007, to govern the admission of foreign insurers into Texas. The board is of the opinion that present Rules 059.21.46.001-.004 lack the desirable flexibility for processing applications for admission. The board has determined that a hearing before the board is an unnecessary delay and expense to applicants and is not desirable since a de novo hearing before the board will be available to any dissatisfied party. The board has also determined that the submission of all required documentation and other information at one time would facilitate the admission of foreign insurers. Presently, that information is required to be submitted in a three-step process.

No written comments were received concerning adoption of this repeal.

This repeal is adopted pursuant to the Texas Insurance Code, Article 1.04, and Article 6252-13a, §4, under which the board may promulgate procedural rules necessary for the board to carry out its statutory function; and pursuant to the board's authority to repeal any rule it has previously adopted.

This agency hereby certifies that the rule as adopted has been reviewed by legal counsel and found to be a valid exercise of the agency's legal authority.

Issued in Austin, Texas, on September 27, 1982.

TRD-827562 James W. Norman
 Chief Clerk
 State Board of Insurance

Effective date: October 19, 1982
Proposal publication date: April 23, 1982
For further information, please call (512) 475-2950.

059.21.47.001-.007

The State Board of Insurance adopts new rules 059.21.47.001-.007, concerning admission procedures for foreign insurance companies, without changes to the proposed text published in the April 23, 1982, issue of the *Texas Register* (7 TexReg 1618).

The board's present rules governing the admission of foreign insurance companies are contained in Rules 059.21.46.001-.004. Simultaneously with this adoption, the board is repealing Rules 059.21.46.001-.004. The board is of the opinion that the present rules lack the desirable flexibility for processing applications for admission. The board has determined that a hearing before the commissioner is an unnecessary delay and expense to applicants and is not desirable since a de novo hearing before the board will be available to any dissatisfied party. The board has also determined that the submission of all required documentation and other information at one time would

facilitate the admission of foreign insurers. Presently, such information is required to be submitted in a three-step process.

There are two minor changes to forms being adopted by reference with these rules. The form titled "Application for Certificate of Authority To Do Business in the State of Texas," which is incorporated by reference in Attachments "A" and "B" to the rules, is modified slightly to include a line to show the location of books and records of insurers. This change is made so that domestic and foreign insurers will be able to use the same application form. The form to be used by stock fire and casualty companies for appointing an agent for service of process, incorporated by reference in Attachment "I," is altered so that a blank is included to be filled in as the "Service of Process Address" of the agent.

No written comments were received concerning adoption of the new rules.

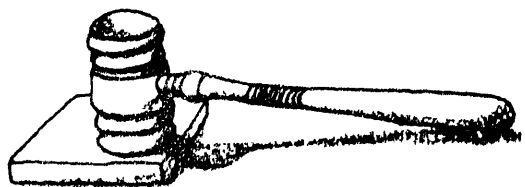
The new rules are adopted under the authority of the Texas Insurance Code, Articles 1.02, 1.04, 1.14, 1.14-1, 1.24, 3.20, 3.21, 3.24-1, 3.65, 6.03, 8.01, 8.08, 8.10, 8.24, 9.10, 9.24, 9.26, 10.01, 10.02, 10.19, 10.23, 10.24, 10.30, 11.19, 15.14, 18.01, 18.01-1, 18.02, 18.03, 18.04, 18.16, 18.17, 18.19, 19.01, 19.02, 19.03, 19.04, 19.05, 19.06, 19.10, 21.21, 21.43, and 21.50; the Texas Business Corporation Act, Articles 8.08 and 8.10; and Texas Civil Statutes, Article 6252-13a, §4. These laws set forth procedural and substantive requirements for foreign and alien insurance carriers and requirements and authority for the State Board of Insurance to license foreign and alien insurance carriers and to pass rules respecting the licensing of foreign and alien insurance carriers. These proposed rules are primarily procedural in nature and set forth the nature and requirements of procedures necessary for admission of foreign insurance carriers into Texas. The rules are necessary for the State Board of Insurance to carry out its function of licensing foreign and alien insurance carriers.

This agency hereby certifies that the rule as adopted has been reviewed by legal counsel and found to be a valid exercise of the agency's legal authority.

Issued in Austin, Texas, on September 27, 1982.

TRD-827563 James W. Norman
 Chief Clerk
 State Board of Insurance

Effective date: October 19, 1982
Proposal publication date: April 23, 1982
For further information, please call (512) 475-2950.



TITLE 37. PUBLIC SAFETY AND
CORRECTIONS
Part I. Texas Department of Public
Safety
Chapter 21. Equipment and Vehicle
Approval

37 TAC §21.1

The Texas Department of Public Safety (DPS), adopts amendments to §21.1, with changes to the proposed text published in the August 24, 1982, issue of the *Texas Register* (7 TexReg 3096).

The amendments to this rule are proposed to allow future approvals to be issued for lighter colors, shades, or tints as the state-of-the-art in the manufacturing process of glass coating (film) material is improved. Language is added and deleted in paragraph (3)(A)(iii) clarifying specifications and manufacturer's tolerance for light transmission and luminous reflectance for glass coating material.

The amendments in subsection (b) of this rule relate to one-way glass and glass coating material and will clarify the use of AS-3 one-way glass and glass coating material (film) and the manufacturers' requirements for glass coating materials on motor vehicles.

There were several comments from individuals who favor use of glass film. Nonreflective window film for motor vehicles is needed to reduce glare and lower interior heat. It protects the driver and passenger from dangerous sun's rays which cause skin irritations. It reduces visual fatigue. The life of the motor vehicle's upholstery material is increased, while carpet fading is decreased. There was also a request that DPS exempt everything currently installed on the vehicle.

In response to these comments, the agency points out that glass coating material currently installed on the vehicle meeting the current rule requirements will be allowed if film is approvable and label(s) are obtainable from the original installer of the glass coating material.

The amendments are adopted under Texas Civil Statutes, Article 6701d, Article XIV, §108, which authorizes the Texas Department of Public Safety to establish the procedure and adopt rules necessary for installation and adjustment when in use on motor vehicles.

§21.1. *Minimum Safety Standards for Vehicle Equipment.*

(a) (No change.)

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

(1) One-way (AS-3) glass on motor vehicles. The following regulations establish standards and specifications for the use of one-way glass.

(A) One-way (AS-3) glass is safety glazing which must meet federal motor vehicle safety standards (FMVSS 205 and 128) and American National Standards Institute (ANSI) Z26 1-1977. The luminous reflectance

and light transmittance capacity are incorporated into the glazing during the manufacturing process.

(B) Use of one-way (AS-3) 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 window 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.

(2) Glass coating material definitions. The following words and terms, when used in this section, shall have the following meanings unless the context clearly indicates otherwise.

(A) Glass coating materials or sun screening devices—Materials or devices which are designed to be used in conjunction with approved vehicle glazing materials for the purpose of reducing the effects of the sun.

(B) Light transmission—The ratio of the amount of total light, expressed in percentages, which is allowed to pass through the product or material, including the glazing, to the amount of total light falling on the product or material and the glazing.

(C) Luminous reflectance—The ratio of the amount of total light, expressed in percentages, which is reflected outward by the product or material, to the amount of total light falling on the product or material.

(D) Manufacturer means either—

(i) A person who engages in the manufacturing or assembling of glass coating material, sun screening products, or materials designed to be used in conjunction with vehicle glazing materials. (Person means every natural person, firm, copartnership, association, or corporation.)

(ii) A person who fabricates, laminates, or tempers the glazing material incorporating the capacity to reflect or to reduce the transmittance of light during the manufacturing process.

(3) Glass coating material on motor vehicles.

(A) The following regulations establish standards and specifications for the use of glass coating material and sun screening devices.

(i) Glass coating material or sun screening devices may not be placed, displayed, affixed, or applied upon the windshield of a motor vehicle.

(ii) The front side wing vents and windows to the immediate right and left of the driver may be applied with glass coating material (sun screening devices—film materials), that has been approved by the Texas Department of Public Safety, when in conjunction with glazing (vehicle glass) material that has a light transmission of not less than 33% and a luminous reflectance of no more than 35%. Labeling on these windows must be provided as referred to in paragraph (4)(A). Labels on wing vents are not required. All specifications in this rule shall be within normal manufacturer's tolerance, i.e., $\pm 3\%$.

(iii) Side windows which are to the rear of the driver may be applied with glass coating material in conjunction with glazing (vehicle glass).

(iv) Rear window or windows may be applied with glass coating material in conjunction with glazing (vehicle glass) if the motor vehicle is equipped with outside mirrors on both left and right-hand sides of the vehicle that are so located as to reflect to the driver a view of the highway through each mirror for a distance of at least 200 feet to the rear of the motor vehicle.

(4) Manufacturer requirements.

(A) Each manufacturer shall provide a label with a means for permanent and legible installation between the material and each glazing surface to which it is applied that contains the following information: manufacturer (name or registration number), and statement—complies with VESC-20 or DPS approved.

(B) Each manufacturer shall include instructions with the product or material for proper installation, including the affixing of the label. The labeling shall be placed in the left lower corner of each glazing (vehicle glass) surface required to be labeled when facing the vehicle from the outside.

(C) Each manufacturer shall obtain approval of glass coating material used on the front side wing vents and windows that certifies to the Texas Department of Public Safety that the product or material he manufactures or assembles is in compliance with the reflectivity and transmittance requirements of this rule.

(5) Placement of required certificates and use of window covers.

(A) This rule does not permit or prohibit the use and placement of federal, state, or local certificates on any window as are required or prohibited by applicable laws.

(B) The use of curtains, blinds, drapes, or stick-on novelty designs in the rear window or windows is not prohibited.

(C) Louvered materials, when installed as designed, shall not reduce the area of driver visibility below 50% as measured on a horizontal plane. When such materials are used in conjunction with the rear window, the measurement shall be made based upon the driver's view from the inside rear view mirror.

(c) (No change.)

This agency hereby certifies that the rule as adopted has been reviewed by legal counsel and found to be a valid exercise of the agency's legal authority.

Issued in Austin, Texas, on September 24, 1982.

TRD-827546 James B. Adams
Director
Texas Department of Public
Safety

Effective date: October 18, 1982
Proposal publication date: August 24, 1982
For further information, please call (512) 465-2000.

Part III. Texas Youth Council Chapter 81. General Provisions Case Management System for Delinquent Youth

37 TAC §81.119

The Texas Youth Council (TYC) adopts an amendment to §81.119, without changes to the proposed text published in the August 27, 1982, issue of the *Texas Register* (7 TexReg 3135).

The agency in the past has required its parole officers to formally review and update the Individual Programs Plans (IPP) every three months for paroled students living at home. The agency finds that it is not useful to make this formal review so frequently since objectives require little change for students successfully fulfilling the terms of their parole agreements. Students who are not successful are either placed in more structured settings (e.g. halfway houses) or have their parole revoked. In either case, their IPPs are again reviewed and updated every three months. Therefore, TYC adopts this change allowing parole officers to review IPPs every six months for students on parole at home.

Parole officers will meet with each student on their case loads every six months to review individual goals, needs, and objectives. Progress towards goals will be assessed and any revisions will be made as appropriate. Interested persons such as employers, teachers, and parents will be included in the formal review.

No comments were received regarding adoption of the amendment.

The amendment is adopted under the Human Resources Code, §61.081, which provides the council with the authority to employ parole officers to investigate, place, supervise, and direct the activities of a parolee to ensure the parolee's adjustment to society in accordance with the rules adopted by the council.

This agency hereby certifies that the rule as adopted has been reviewed by legal counsel and found to be a valid exercise of the agency's legal authority.

Issued in Austin, Texas, on September 27, 1982.

TRD-827596 Ron Jackson
Executive Director
Texas Youth Council

Effective date: October 20, 1982
Proposal publication date: August 27, 1982
For further information, please call (512) 452-8111.

Open Meetings

Agencies with statewide jurisdiction must give at least seven days notice before an impending meeting. Institutions of higher education or political subdivisions covering all or part of four or more counties (regional agencies) must post notice at least 72 hours prior to a scheduled meeting time. Although some notices may be received too late for publication before the meeting is held, all those filed are published in the *Register*. Notices concerning state agencies, colleges, and universities must contain the date, time, and location of the meeting, and an agenda or agenda summary. Published notices concerning county agencies include only the date, time, and location of the meeting. These notices are published alphabetically under the heading "Regional Agencies" according to the date on which they are filed.

Any of the governmental entities named above must have notice of an emergency meeting, or an emergency revision to an agenda, and the reason for such emergency posted for at least two hours before the meeting is convened. Emergency meeting notices filed by all governmental agencies will be published. However, notices of emergency additions or revisions to a regional agency's agenda will not be published since the original agenda for the agency was not published.

All notices are posted on the bulletin board outside the Office of the Secretary of State on the first floor of the East Wing in the State Capitol. These notices may contain more detailed agendas than space allows to be published in the *Register*.

Texas Adult Probation Commission

Friday, October 8, 1982, 9 a.m. The Texas Adult Probation Commission will meet in Suite 400 (conference room), 812 San Antonio, Austin. According to the agenda summary, the commission will consider minutes; the financial report; the program services report; the summary data sheet of the Supplemental Funding Program for fiscal year 1983; fiscal year 1983 supplemental grant requests; fiscal year 1983 supplemental funding budget adjustment; fiscal year 1982 special program funding budget adjustment; fiscal year 1983 special program funding analysis; residential, rural, and specialized services; the executive director's report; the Audit Review Committee report; waiver requests; statistical information; an addition to the fiscal year 1984-1985 legislative budget request; the transfer of funds from the Per Capita Program to the Supplemental/Special Program for fiscal year 1982; and the date and site of the next meeting.

Contact: Virginia Grote, 812 San Antonio, Suite 400, Austin, Texas 78701, (512) 475-1374.

Filed: September 29, 1982, 3:54 p.m.
TRD-827612

Battleship Texas Commission

Thursday, October 7, 1982, 12:30 p.m. The Battleship Texas Commission will meet at the Battleship Texas, 3527 Battleground Road, LaPorte. According to the agenda summary, the commission will discuss the minutes of the previous meeting, the sesquicentennial, the ship's hull, the historical ship's meeting, and the military affiliate radio systems.

Contact: Ruth Pirtle, 3527 Battleground Road, LaPorte, Texas 77571, (512) 479-2411.

Filed: September 29, 1982, 2:31 p.m.
TRD-827611

Texas Department of Community Affairs

Thursday, October 7, 1982, 9 a.m. The Drug Abuse Prevention Division of the Texas State Drug Abuse Advisory Council of the Texas Department of Community Affairs will meet at TDCA headquarters, 210 Barton Springs Road, Austin. Items on the agenda include a report on the Statewide Drug Abuse Conference of September 27-29, 1982; discussion of the issues and recommendations identified at the con-

ference; and development of council recommendations for the future direction of drug abuse prevention in Texas.

Contact: Deena D. Watson, 210 Barton Springs Road, Austin, Texas, (512) 475-6351.

Filed: September 28, 1982, 10:05 a.m.
TRD-827560

Texas Education Agency

Friday, October 8, 1982. Committees of the State Board of Education of the Texas Education Agency will meet in the La Posada Motor Hotel, 1000 Zaragoza, Laredo. Committees, times, rooms, and agendas are as follows.

7 a.m. In Room 160, the Committee for Board Operating Rules will consider the commissioner's report on travel, and use of the board room by professional and lay advisory groups.

8:30 a.m. In the Tesoro Club, the Committee for Rules, Budget, and Finance will consider the guide for the Comprehensive Employment and Training Act, Title I, §112, concerning supplemental vocational education funds; types of entities from

which professional experience is acceptable; conflict of interest; use of board rooms; revision of the agency operating plan/budget for 1981-1982; responses to a special report to the State Board of Education from the Advisory Council for Technical-Vocational Education in Texas; and official advisory groups.

8:30 a.m. In Room 260, the Committee for Instruction, Research, and Evaluation will consider testing and classification of students; program guidelines for administration of Title IV of the Elementary and Secondary Education Act as amended by Public Law 95-561; the Educational Improvement Advisory Council; the Crime and Narcotics Advisory Commission; requirements of pupil attendance accounting for state funding purposes; principles, standards, and procedures for the accreditation of school districts, principle four; and a proposed amendment to federal regulations for Public Law 94-142.

10 a.m. In the Tesoro Club, the Committee of the Whole will consider reports to the 68th Texas Legislature concerning the Texas Assessment of Basic Skills and the status of the curriculum in public schools; legislative recommendations; a report on vocational education study; and a school finance study.

2 p.m. In Room 160, the Committee for Teacher Preparation, School Support Services, and Special Projects will consider the testing program; establishment and modification of a district's accreditation status; regional education service centers; regional computer services funding; the Advisory Committee on Public Relations and the Teaching Profession; a request for authority to contract for validation of the basic skills test; and repeal of the Network System Plan for Computer Services and the State Plan for a Program of Financial Assistance for Computer Services to Local School Districts by or through Regional Education Service Centers, November 1971.

2 p.m. In Room 260, the Committee for Investment of the Permanent School Fund will review securities transactions and the investment portfolio; recommend an investment program for October; estimate funds available for the October program; discuss a vacancy on the Investment Advisory Committee; and hear a report from the investment officer.

Contact: Raymon L. Bynum, 201 East 11th Street, Austin, Texas 78701, (512) 475-3271.

Filed: September 29, 1982, 12:50 p.m.
TRD-827601-827606

Saturday, October 9, 1982, 8:30 a.m. The State Board of Education of the Texas Education Agency will meet at the Laredo Civic Center, 2400 San Bernardo, Laredo. According to the agenda summary, the board will consider motions for rehearing of board decisions; agency administration; Good Neighbor Scholarships; the guide for Comprehensive Employment and Training Act, Title I, §112, concerning supplemental vocational education funds; types of entities from which professional experience is acceptable; a conflict of interest; use of board rooms; revision of the agency operating plan/budget for 1981-1982; responses to a special report to the board from the Advisory Council for Technical-Vocational Education in Texas; legislative recommendations; testing and classification of students; program guidelines for the administration of the Elementary and Secondary Education Act, Title IV, as amended by Public Law 95-561; the Educational Improvement Advisory Council; the Crime and Narcotics Advisory Commission; requirements of pupil attendance accounting for state funding purposes; principles, standards, and procedures for the accreditation of school districts, principle four; report to the 68th Texas Legislature concerning the Texas Assessment of Basic Skills (TABS) and the status of the curriculum in the public schools; testing program; establishment and modification of a district's accreditation status; regional education service centers; regional computer services funding; the Advisory Committee on Public Relations and the Teaching Profession; a request for authority to contract for validation of the basic skills test; travel for members of the board; the investment program for the month of October; resolution of appreciation to the Laredo Independent School District; suggested meeting dates for the board in 1983; and repeal of the Network System Plan for Computer Services and the State Plan for a Program of Financial Assistance for Computer Services to Local School Districts by or through Regional Education Service Centers, November 1971.

Contact: Raymon L. Bynum, 201 East 11th Street, Austin, Texas 78701, (512) 475-3271.

Filed: September 29, 1982, 12:51 p.m.
TRD-827607

Friday, October 15, 1982, 9 a.m. The Subcommittee on Editing and Review of the Select Committee on Public Education of the Texas Education Agency will meet in the Lieutenant Governor's Committee Room 220, State Capitol. Items on the agenda in-

clude reports from the following subcommittees: Educational Personnel; Alternative Instructional Arrangements, concerning magnet schools and varying graduation requirements; Construction, Rehabilitation and Repair, and Capital Debt Financing; and legislative implementation and finance formulas.

Contact: Cis Myers, 201 East 11th Street, Austin, Texas 78701, (512) 475-4536.

Filed: September 29, 1982, 12:52 p.m.
TRD-827608

Friday, October 15, 1982, 2 p.m. The Select Committee on Public Education of the Texas Education Agency will meet in the Senate Chamber, State Capitol. Items on the agenda include reports from the following subcommittees: Educational Personnel; Alternative Instructional Arrangements, concerning magnet schools and varying graduation requirements; Construction, Rehabilitation and Repair, and Capital Debt Financing; legislative implementation, and finance formulas.

Contact: Cis Myers, 201 East 11th Street, Austin, Texas 78701, (512) 475-4536.

Filed: September 29, 1982, 12:52 p.m.
TRD-827609

Texas Health Facilities Commission

Friday, October 8, 1982, 9:30 a.m. The Texas Health Facilities Commission will meet in Suite 305, Jefferson Building, 1600 West 38th Street, Austin. According to the agenda summary, the commission will consider the following applications.

Amendment of Certificate of Need
Clairmont, Tyler

AN77-0222-022A(081382)

Citizens Memorial Hospital, Victoria

AH80-1230-001A(080382)

AH80-0909-003A(080382)

Notices of Intent to Acquire Existing Health Care Facilities

Beverly Enterprises-Texas, Inc.,
Fort Smith, Arkansas

AN82-0901-005

AN82-0901-007

AN82-0901-009

AN82-0901-011

AN82-0901-013

AN82-0901-015

AN82-0901-017

AN82-0901-019

AN82-0901-021

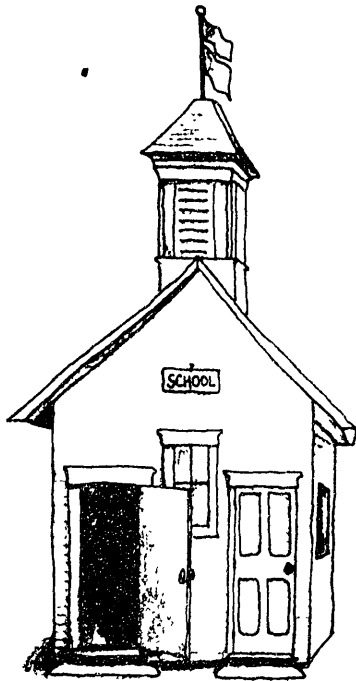
AN82-0901-023

Mineola General Hospital, Inc., Mineola
AH82-0830-036
Stonebrook Properties, Inc., Arlington
AN82-0831-080

Motions for Rehearing/Petitions for
Reconsideration
Bartonwood, A Psychiatric Hospital,
Austin
AH81-1113-058
Charter Lane Hospital, Austin
AH82-0122-020
Shoal Creek Hospital, Austin
AH82-0203-014

Contact: John R. Neel, P.O. Box 50049,
Austin, Texas 78763.

Filed: September 29, 1982, 9:35 a.m.
TRD-827594



Industrial Accident Board

Thursday, September 30, 1982, 9:45 a.m. The Administration Subcommittee of the Legislative Committee of the Industrial Accident Board met in emergency session in the conference room, 200 One La Costa, 1016 La Posada Drive, Austin. According to the agenda, the board discussed whether or not legal assistants or administrative law judges should or should not be added to the staff of the Industrial Accident Board in order to improve its efficiency. The emergency status was necessary to finalize the process by November.

Contact: William Treacy, P.O. Box 12757,
Austin, Texas 78711, (512) 475-3126.

Filed: September 28, 1982, 10:25 a.m.
TRD-827565

State Board of Insurance

Tuesday, September 28, 1982, 4 p.m. The State Board of Insurance met in an emergency executive session in Room 414, 1110 San Jacinto Street, Austin. According to the agenda, the board considered pending litigation of Metropolitan Life Insurance Company vs. Warren G. Harding, *et al.* The emergency status was necessary to consider a settlement offer before preparations for trial progress any further.

Contact: Pat Wagner, 1110 San Jacinto
Street, Austin, Texas. (512) 475-2950.

Filed: September 28, 1982, 1:41 p.m.
TRD-827577

Texas Board of Land Surveying

Thursday, October 7, 1982, 3 p.m. The Surveyor In Training Committee of the Texas Board of Land Surveying will meet at the Hilton Palacio Del Rio Hotel, 200 South Alamo Street, San Antonio. According to the agenda, the committee will discuss the purpose, goals, and rules of the Surveyor In Training Program, as well as examinations and courses of study for applicants.

Contact: Betty J. Pope, 1106 Clayton Lane,
Suite 210W, Austin, Texas 78723, (512)
452-9427.

Filed: September 28, 1982, 2:10 p.m.
TRD-827579

Texas State Library and Archives Commission

Thursday, October 7, 1982, 10 a.m. The Texas State Library and Archives Commission will meet in Room 202, Lorenzo de Zavala Archives and Library Building, 12th and Brazos Streets, Austin. According to the agenda, the commission will testify before the Texas Sunset Advisory Commission on the Library and Archives Commission Sunset review process; approve minutes of the September 17, 1982, meeting; and consider a request from the Secretary of State for loan of archival documents, an Austin Genealogical Society request to reorganize the genealogy library under the archives program, a report on additional space for genealogy library, and a report from standing and special committees.

Contact: Dorman H. Winfrey, P.O. Box
12927, Austin, Texas 78711, (512) 475-2166.

Filed: September 28, 1982, 2:09 p.m.
TRD-827580

Texas Motor Vehicle Commission

Thursday, September 30, 1982, 10:45 a.m. The Texas Motor Vehicle Commission made an emergency addition to the agenda of a meeting held in Suite 302, 815 Brazos Street, Austin. According to the revised agenda, the commission considered an order to dismiss protest of an application in Docket 272—Grayson Motors, Inc., Sherman. The emergency status was necessary to prevent undue delay in decision in this case which would be detrimental to the public interest.

Contact: Russell Harding, 815 Brazos
Street, Suite 302, Austin, Texas 78701, (512)
476-3587.

Filed: September 30, 1982, 8:31 a.m.
TRD-827617

Texas Optometry Board

Wednesday and Thursday, October 6 and 7, 1982, 8 p.m. and 8:30 a.m., respectively. The Texas Optometry Board will meet at the Hilton Inn, Austin. According to the agenda summary, the board will meet on Thursday morning (committees only will meet on Wednesday night) to discuss advertising by Pearle Vision Center; possible advertising violations, advertising laws, employment of optometrists by others, duplicate license requests, setting of renewal fee; reports by secretary-treasurer, legal counsel, committees, and executive director. The board will also meet in executive session in compliance with the Open Meetings Act, Texas Civil Statutes, Article 6252-17, §2(e), to discuss contemplated or pending litigation with the board attorney.

Contact: Lois Ewald, 1300 East Anderson
Lane, Suite C-240, Austin, Texas 78752,
(512) 835-1938.

Filed: September 28, 1982, 1:45 p.m.
TRD-827564

Board of Pardons and Paroles

Tuesday-Friday, October 12-15, 1982, 9 a.m., daily. The Board of Pardons and Paroles will meet at 711 Stephen F. Austin Building, Austin. According to the agenda, the board will review cases of inmates for parole consideration; act on emergency reprieve requests and other acts of executive clemency; review reports regarding persons on parole; review procedures affecting the day-to-day operation of support staff; review and initiate needed rule changes relating to general operation, executive

clemency, parole, and all hearings conducted by the agency, and take action upon gubernatorial directives.

Contact: John W. Byrd, 711 Stephen F. Austin Building, Austin, Texas, (512) 475-3363.

Filed: September 29, 1982, 9:23 a.m.
TRD-827592

Texas Pork Producers Board

Thursday, October 14, 1982, 1:15 p.m. The Texas Pork Producers Board of the Texas Department of Agriculture will meet in the Houston Room, second floor, Dunfey Hotel, 3800 West Northwest Highway, Dallas. According to the agenda, the board will discuss a financial report, Check-Off Committee report, and the Research, Education, and Promotion Committee reports.

Contact: Ken Horton, P.O. Box 10168, Austin, Texas 78766, (512) 453-0615.

Filed: September 29, 1982, 1:13 p.m.
TRD-827599

Public Utility Commission of Texas

The Hearings Division of the Public Utility Commission of Texas will meet in Suite 450N, 7800 Shoal Creek Boulevard, Austin. The days, times, and dockets follow.

Tuesday, October 12, 1982, 1:30 p.m. A hearing in Docket 4409—application of Peoples Water Supply, Inc., for a rate increase within Brown County.

Contact: Carolyn E. Shellman, 7800 Shoal Creek Boulevard, Austin, Texas 78757, (512) 458-0100.

Filed: September 29, 1982, 9:47 a.m.
TRD-827597

Monday, December 13, 1982, 9 a.m. A hearing on the merits in Docket 4627—inquiry into the rates and services of Pedernales Electric Cooperative, Inc.

Contact: Carolyn E. Shellman, 7800 Shoal Creek Boulevard, Austin, Texas 78757, (512) 458-0100.

Filed: September 29, 1982, 2:29 p.m.
TRD-827610

State Securities Board

Monday, October 8, 1982, 1 p.m. The Securities Commissioner of the State Securities Board will meet at 1800 San Jacinto Street, Austin. According to the

agenda summary, a hearing will be held to determine whether a cease and desist order should be issued to determine whether the application of Ralph Rust Goldman for registration as a securities salesman should be granted or denied.

Contact: Sue B. Roberts, P.O. Box 13167, Austin, Texas 78711, (512) 474-2233.

Filed: September 30, 1982, 9:32 a.m.
TRD-827620

State Board of Veterinary Medical Examiners

Saturday, November 6, 1982, 8 a.m. The State Board of Veterinary Medical Examiners will meet at the Amfac Hotel, Dallas/Fort Worth Regional Airport, Irving. According to the agenda, the board will meet on the ground level of the East Tower (the room number will be posted on the marquee), to conduct disciplinary hearings.

Contact: Roger D. Shipman, 3810 Medical Parkway, #119, Austin, Texas 78756, (512) 458-1183.

Filed: September 28, 1982, 2:09 p.m.
TRD-827581

Board of Vocational Nurse Examiners

Tuesday, September 28, 1982, 4 p.m. The Board of Vocational Nurse Examiners made an emergency addition to the agenda of a meeting held at the board office, Building C-285, 1300 East Anderson Lane, Austin. According to the agenda, the board considered licensure applications from Gatesville School of Vocational Nursing and an individual application for examination via conference call. The emergency status was necessary to meet the deadline date for applications for the exam.

Contact: Waldeen D. Wilson, R.N., 1300 East Anderson Lane, Building C-285, Austin, Texas 78752, (512) 835-2071.

Filed: September 28, 1982, 10:17 a.m.
TRD-827566

Texas Water Commission

The Texas Water Commission will meet in the Stephen F. Austin Building, 1700 North Congress Avenue, Austin. The days, rooms and agendas follow.

Wednesday, November 3, 1982, 10 a.m. In Room 119, the commission will consider

Application 4241 of Joseph B. Morrow and wife, Helene C. Morrow, for a permit to divert 40 acre-feet of state water per year from the Lampasas River in the Brazos River Basin to irrigate 40 acres of land in the O. T. Tyler Survey, Bell County, approximately 3.5 miles southeast of Belton; Application 4242 of Mike H. Berry and wife, Itha Lynne Berry, for a permit to divert 29.7 acre feet of state water per year directly from the Lampasas River in the Brazos River Basin to irrigate 29.7 acres of land in the O. T. Tyler Survey, Bell County, approximately three miles southeast of Belton; and Application 4246 of Thomas E. and Odessa J. Lovelace for a permit to divert 20 acre-feet of state water per year directly from the Lampasas River in the Brazos River Basin to irrigate 20 acres of land in the O. T. Tyler Survey, Bell County, approximately four miles south of Belton.

Contact: Mary Ann Hefner, P.O. Box 13087, Austin, Texas 78711, (512) 475-4514.

Filed: September 28, 1982, 11:38 a.m.
TRD-827570-827572

Friday, November 5, 1982, 10 a.m. In Room 618, the commission will consider Application 2473A of the City of Thorndale for an amendment to water use Permit 2234 to increase its authorized annual diversion from 100 acre-feet of state water per year to 250 acre-feet per year from a dam and reservoir of 469 acre-foot capacity on an unnamed tributary of Turkey Creek in the Brazos River Basin in Williamson County, approximately two miles northwest of Thorndale which is in Milam County. The diverted water is used for municipal purposes. The commission will also conduct a hearing on Application 4249 of Charlotte Robinson Scott and Kenneth Lauderdale, co-trustees, for a permit to directly divert via three diversion points not to exceed 700 acre-feet of water per year from the Little River in the Brazos River Basin in Milam County for the irrigation of 700 acres out of a 1,321.31-acre tract in the Jose David Sanchez Survey approximately 15 miles west of Cameron.

Contact: Mary Ann Hefner, P.O. Box 13087, Austin, Texas 78711, (512) 475-4514.

Filed: September 28, 1982, 11:39 a.m.
TRD-827573, 827574

Friday, November 12, 1982, 10 a.m. In Room 618, the commission will consider Application 4247 of Harold D. Stone for a permit to maintain an existing dam and 16.8 acre-foot capacity reservoir on the Blanco River in the Guadalupe River Basin in the Noel Mixon Survey one mile east of

Blanco in Blanco County, to be used for recreation, flood control, and erosion control.

Contact: Mary Ann Hefner, P.O. Box 13087, Austin, Texas 78711, (512) 475-4514.

Filed: September 28, 1982, 11:39 a.m.
TRD-827575

Thursday, November 18, 1982, 9 a.m. In Room 124A, the commission will conduct a hearing on contests to the preliminary determination of water right claims in the Brazos-Colorado Coastal Basin.

Contact: Mary Ann Hefner, P.O. Box 13087, Austin, Texas 78711, (512) 475-4514.

Filed: September 29, 1982, 11:21 a.m.
TRD-827598

Tuesday, November 30, 1982, 10 a.m. In Room 118, the commission will consider an application by North Texas Municipal Water District, Sulphur River Municipal Water District, and the City of Irving to amend Permits 2336, 2337, and 2338, to extend the time for completion of the construction of Cooper Reservoir from April 2, 1982, to April 2, 1988.

Contact: Mary Ann Hefner, P.O. Box 13087, Austin, Texas 78711, (512) 475-4514.

Filed: September 28, 1982, 11:40 a.m.
TRD-827576

Regional Agencies

Meetings Filed September 29

The Archer County Appraisal District, Appraisal Review Board, will meet in the appraisal district office, Archer City, on October 12, 1982, at 9 a.m. Information may be obtained from A. G. Reis, P.O. Box 1141, Archer City, Texas 76351, (817) 574-2172.

The Brazos River Authority, Administrative Policy Committee and Water Utilization Committee, met at 4400 Cobbs Drive,

Austin, on October 4, 1982, at 10 a.m. The Audit Committee and the Water Utilization Committee also met at the same location on the same date, at 1:30 p.m. Information may be obtained from Mike Bukala, P.O. Box 7555, Waco, Texas 76710, (817) 776-1441.

The Capital Area Rural Transportation System (CARTS), Board of Directors, will meet at 2520 IH 35 South, Austin. Information may be obtained from Nancy Kowieski, 1000 North Lamar Boulevard, Austin, Texas 78703, (512) 443-0904.

The Deep East Texas County Commissioners and County Judges will meet at the Woodville Lions Club Den, Highway 190, Woodville, on October 6, 1982, at 1:30 p.m. Information may be obtained from Ivy Mays, P.O. Drawer 1170, Jasper, Texas, (713) 384-5704.

The Gray County Appraisal District, Board of Directors, will meet in the courtroom, Gray County Courthouse, Pampa, on October 5, 1982, at 5:30 p.m. Information may be obtained from Charles Buzzard, P.O. Box 836, Pampa, Texas 79065, (806) 665-4391.

The Hansford County Appraisal District, Board of Review, will meet at 13 West Kenneth Avenue, Spearman, on October 5, 1982, at 9 a.m. Information may be obtained from Bill Pitman, Box 1018, Spearman, Texas 79081. (806) 659-3731.

The Lampasas County Appraisal District, Board of Directors, met at 403 East Second Street, Lampasas, on September 30, 1982, at noon. Information may be obtained from Dana Ripley, P.O. Box 175, Lampasas, Texas 76550.

The Scurry County Appraisal District, Board of Directors, will meet at 2612 College Avenue, Snyder, on October 5, 1982,

at 8 p.m. Information may be obtained from L. R. Peveler, 2612 College Avenue, Snyder, Texas 79549, (915) 573-8549.

The Trinity River Authority of Texas, Central Regional Wastewater System, Right-of-Way Committee, will meet via conference call at 5300 South Collins, Arlington, on October 6, 1982, at 8:30 a.m., and the Administration Committee will meet at the same location, on October 13, 1982, at 10 a.m. Information may be obtained from Geri Elliott, P.O. Box 60, Arlington, Texas 76010, (817) 467-4343.

TRD-827593

Meetings Filed September 30

The Archer County Appraisal District, Board of Directors, will meet at the Archer County Courthouse, Archer City, on October 13, 1982, at 5 p.m. Information may be obtained from A. G. Reis, P.O. Box 1141, Archer City, Texas 76351, (817) 574-2172

The Dallas County Appraisal District, Board of Directors, will meet in the board room, 2601 Live Oak, Dallas, on October 6, 1982, at 7:30 a.m. Information may be obtained from Jerry Yeatts, 2601 Live Oak, Dallas, Texas 75204, (214) 826-6030.

The Gillispie County Appraisal District, Board of Directors, will meet in the county courtroom, county courthouse, Fredericksburg, on October 13, 1982, at 9 a.m. Information may be obtained from Gary Neffendorf, P.O. Box 111, Fredericksburg, Texas 78624, (512) 997-7521.

The Gregg County Appraisal District, Board of Directors, will meet at 2010 Gilmer Road, Longview, on October 6, 1982, at noon. Information may be obtained from William T. Carroll, P.O. Box 6700, Longview, Texas 75608, (214) 759-0015.

TRD-827619

The *Register* is required by statute to publish applications to purchase control of state banks (filed by the banking commissioner); notices of rate ceilings (filed by the consumer credit commissioner); changes in interest rate and applications to install remote service units (filed by Texas Savings and Loan commissioner); and consultant proposal requests and awards (filed by state agencies, regional councils of government, and the Texas State Library and Archives Commission).

In order to aid agencies in communicating information quickly and effectively, other information of general interest to the public is published as space allows. This often includes applications for construction permits (filed by the Texas Air Control Board); applications for amendment, declaratory ruling, and notices of intent (filed by the Texas Health Facilities Commission); applications for waste disposal permits (filed by the Texas Water Commission); and notices of public hearing.

In Addition

Texas Air Control Board Applications for Construction Permits

Notice is hereby given by the Texas Air Control Board of applications for construction permits received during the period of September 20-24, 1982

Information relative to the applications listed below, 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 names of the applicants and the cities in which the facilities are located; type of facilities; location of the facilities (if available); permit numbers; and type of application—new source or modification.

Goodman Manufacturing Corp., Houston; air conditioning unit manufacturing; 6900 Overmyer Street; 9186; new source

AAA Rapid Concrete Services, Inc., Houston; concrete batch plant; 4627 North McCarty; 6452A; new source

Hopkins County Production, Inc., Winnsboro; oil separation, stabilization, and storage; (location not available); 5845A; new source

McKinney Crushing Company, Terrell; rock crushing; (location not available); 168K; new source

Cabot Corp., Kermit; natural gas engine, gas compressors; Walton plant; 9187; new source

U. S. Aggregate, Inc., Bolina; portable rock crushing plant; Waide Road; 9188; new source

Lane Construction Company (The), San Antonio; concrete batch plant; 11930 IH 35 North; 9189; new source

Sigmor Refining Company, Three Rivers; deasphalting unit; 301 Leroy Street; 9190; new source

Vermiculite Products, Inc., Houston; vermiculite expanding plant; 3025 Maxroy; 9191; new source

Bam Energy, Inc., Floresville; acid gas and water removal from natural gas; nine miles west of Floresville, one mile north of Highway 97; 9192; new source

Issued in Austin, Texas, on September 27, 1982.

TRD-827582 Ramon Dasch
Director of Hearings
Texas Air Control Board

Filed: September 28, 1982
For further information, please call (512) 451-5711,
ext. 354.

Texas Health Facilities Commission Applications Accepted for Amendment, Declaratory Ruling, and Notices of Intent

Notice is hereby given by the Texas Health Facilities Commission of applications accepted as of the date of this publication. In the following list, the applicant is listed first, file number second, the relief sought third, and a description of the project fourth. DR indicates declaratory ruling; AMD indicates amendment of previously issued commission order; CN indicates certificate of need; PFR indicates petition for reissuance; NIE indicates notice of intent to acquire major medical equipment; NIEH in-

dicates notice of intent to acquire existing health care facilities; NIR indicates notice of intent regarding a research project; NIE/HMO indicates notice of intent for exemption of HMO-related project; and EC indicates exemption certificate.

Should any person wish to become a party to any of the above-stated applications, that person must file a proper request to become a party to the application within 15 days after the date of this publication of notice. If the 15th day is a Saturday, Sunday, state or federal holiday, the last day shall be extended to 5 p.m. of the next day that is not a Saturday, Sunday, state or federal holiday. A request to become a party should be mailed to the chair of the commission at P.O. Box 50049, Austin, Texas 78763, and must be received at the commission no later than 5 p.m. on 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 any of these applications must meet the criteria set out in 25 TAC §515.9. Failure of a party to supply the necessary information in the correct form may result in a defective request to become a party.

**Care One, Inc., Tyler
AN82-0922-055**

NIEH—Request for a declaratory ruling that a certificate of need is not required for Care One, Inc., to acquire by lease, on or after November 22, 1982, Terry Haven Nursing Home, an existing 65-bed ICF-III nursing facility located in Mount Vernon, from Terry Haven Nursing Home, Inc.

**Universal Health Services of McAllen, Inc.,
a wholly-owned subsidiary of Universal Health
Services, Inc., Bala Cynwyd, Pennsylvania
AH82-0924-057**

NIEH—Request for a declaratory ruling that a certificate of need is not required for Universal Health Services of McAllen, Inc., to acquire by purchase, on or after November 23, 1982, McAllen Methodist Hospital, an approved but not yet completed 444-bed general acute care hospital authorized under Certificate of Need AH80-0613-013 and to be located in McAllen, from Methodist Hospitals of Dallas.

**Surgery Center of Fort Worth, Fort Worth
AO81-0505-011A(092782)**

CN/AMD—Request to amend Certificate of Need AO81-0505-011 which authorized the certificate holder to construct, equip, and operate an 11,000 square foot freestanding outpatient ambulatory surgical center in Fort Worth. The certificate holder requests an increase in the project cost from \$1,153,300 to \$1,628,500, and extension of the completion deadline from February 5, 1983, to February 5, 1984, and the relocation of the site from 800 Terrell Street to 1801 West Rosedale in Fort Worth.

Issued in Austin, Texas, on September 29, 1982.

TRD-827595

John R. Neel
General Counsel
Texas Health Facilities
Commission

Filed: September 29, 1982

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

In the second issue of every month, a guide to agency activity for the previous month is published. Quarterly and annual indexes to the *Register* are published separately and bound in light blue for distinction

Also included in the Index section is a list of the Texas Administrative Code titles that were affected by the rule-making activity of the previous month.

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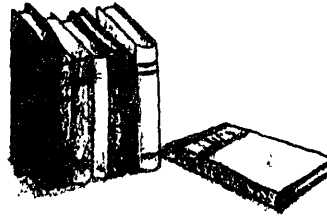
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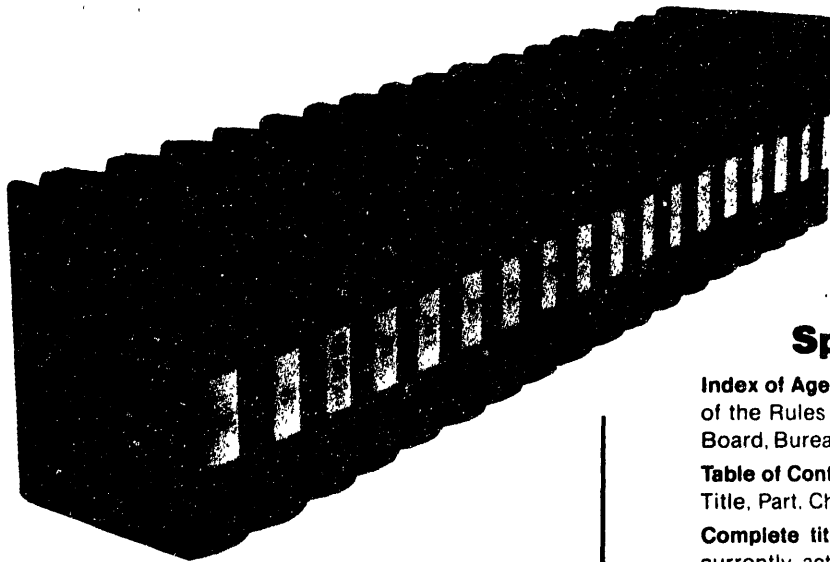
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The Texas Administrative Code

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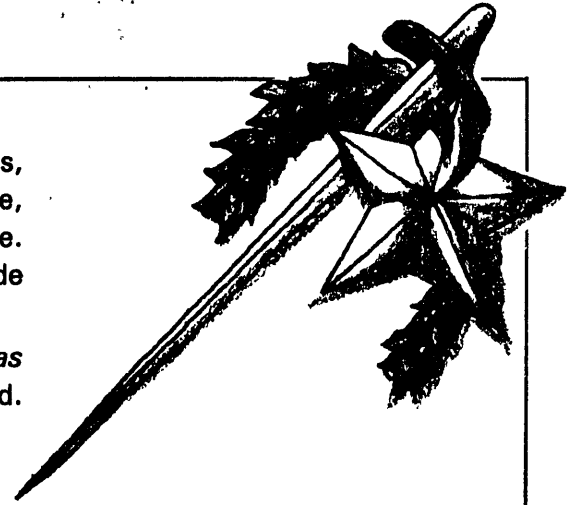
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