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TEXAS REGISTER

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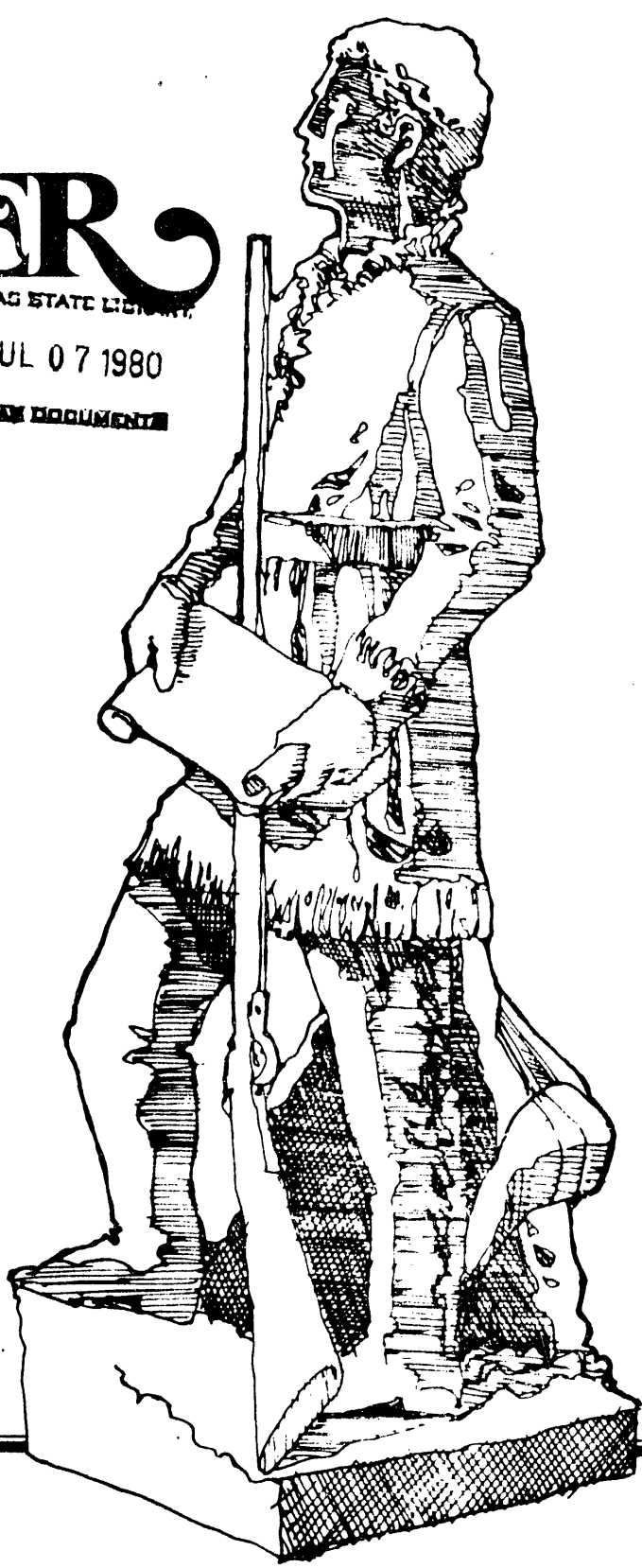
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Office of the Secretary of State

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, 22, 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)

Latest Texas Code Reporter
(Master Transmittal Sheet): No. 2, May 80

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.

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



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Texas Water Development Board

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2677 *TAC Titles Affected—June (Conversion Table)*

2680 *TAC Titles Affected in This Issue (Conversion Table)*

2681 *Table of TAC Titles*

An agency may adopt emergency rules after determining what it considers to be an imminent peril to the public health, safety, or welfare. These rules may be effective immediately on filing with the secretary of state for no more than 120 days, renewable once for no more than 60 days. An agency must submit written reasons, published in the *Register*, for the emergency adoption of rules.

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 31. NATURAL RESOURCES AND CONSERVATION

Part X. Texas Water Development Board

Chapter 335. Industrial Solid Waste

On-Site Storage, Processing, or Disposal of Hazardous Waste

The Texas Water Development Board has adopted emergency sections which add a new subchapter to Chapter 335 (156.22) of the Texas Water Development Board sections concerning industrial solid waste in order to implement Section 4(f)(2) of the Solid Waste Disposal Act, Article 4477-7 of the Revised Civil Statutes, as a result of the promulgation of federal regulations on May 19, 1980, by the United States Environmental Protection Agency pursuant to the Resource Conservation and Recovery Act. The sections include definitions of "hazardous waste" pursuant to the recent publication of the hazardous waste regulation by the U.S. Environmental Protection Agency and "on-site storage, process or disposal;" a requirement for a permit with a deadline for application submission. The emergency sections also outline the substantive content of the application required to be submitted and establish a requirement for an interim financial assurance for adequate closure.

It is necessary that these sections be promulgated as emergency rules in order to have them in effect so that applicants for the newly required state hazardous waste permits for on-site storage, processing, or disposal will have sufficient time to comply with the August 17, 1980, application deadline required by the Section 4(f)(2) of the Solid Waste

Disposal Act. The Texas Water Development Board has, therefore, resolved that the adoption of these sections on fewer than 30 days notice is necessary.

These sections are promulgated under the authority of Section 4(c) of the Solid Waste Disposal Act and Sections 5.131 and 5.132, Texas Water Code.

§335.31 (156.22.05.001). Definitions.

(a) "Hazardous waste" means any industrial solid waste or combination of industrial solid waste identified or listed as a hazardous waste by the administrator of the United States Environmental Protection Agency pursuant to Section 3001 of the Resource Conservation and Recovery Act of 1976. The administrator has identified and listed hazardous wastes in Title 40 of the Code of Federal Regulations, Part 261. The executive director will maintain in the offices of the department a current list of hazardous wastes as identified and listed in the federal regulations.

(b) "On-site storage, processing, or disposal." On-site storage, processing, or disposal occurs when industrial solid waste is:

(1) collected, handled, stored, processed, or disposed of within the property boundaries of a tract of land owned or otherwise effectively controlled by the owners or operators of the particular industrial plant, manufacturing plant, mining operation, or agricultural operation from which the waste results or is produced, and which tract of land is within 50 miles from the plant or operation which is the source of the industrial waste; and

(2) the industrial solid waste is not collected, handled, stored, processed, or disposed of with solid waste from any other source or sources. An industrial plant, manufacturing plant, mining operation, or agricultural operation owned by one person shall not be considered an "other source" with respect to other plants and operations owned by the same person.

§335.32 (156.22.05.002). Permit Required.

(a) Except as provided in subsection (b), no person shall conduct on-site storage, processing, or disposing of hazardous industrial solid waste without first having obtained a hazardous waste permit from the Texas Department of Water Resources.

(b) Any person who has commenced on-site storage, processing, or disposal of hazardous waste on or before May 19, 1980, who has filed a hazardous waste permit application with the department on or before August 17, 1980, and in accordance with the rules and regulations of the department, may continue on-site storage, processing, or disposal of hazardous waste until such time as the Texas Department of Water Resources approves or denies the application.

(c) No permit is required for the on-site storage, processing, or disposal of industrial solid waste unless such waste is hazardous waste.

§335.33 (156.22.05.003). Application

(a) In order to satisfy the application deadline of August 17, 1980, specified in §335.32 (.002) of this subchapter, an application must be submitted prior to that date which contains information defining the following:

- (1) owner(s) and operator(s) of the facility,
- (2) description of the site,
- (3) description of the facility and all facility components,
- (4) identification of wastes generated, stored, processed, or disposed, together with quantities and sources,

(5) methods and types of operations used in the storage, processing, or disposal of wastes.

(b) In addition to the information required in subsection (a), above, a complete application, required prior to action on an application by the commission, must include the following:

(1) engineering plans and specifications and other documentation necessary to demonstrate that all components of the facility design, construction, and operation conform to standards established by the department, and

(2) information describing actions necessary to bring existing facilities into compliance with department standards and a schedule for completion of such actions.

(c) An application form can be obtained from the executive director for each geographical location for which the storage, processing, or disposal of hazardous waste is proposed.

(d) The application shall be signed by the applicant or by a duly authorized agent, employee, officer, or representative of the applicant and shall be verified before a notary public.

§335.34 (156.22.05.004). Financial Assurance Requirement. The executive director may require financial assurance acceptable to the executive director of any person who is processing, storing, or disposing of hazardous waste pursuant to the interim authorization provided in §335.32(b) (002)(b)). The applicant shall supply any requested information in addition to that provided in the application so that the executive director may establish the cost of closing the facility in the event of total abandonment by the operator.

Issued in Austin, Texas, on June 20, 1980.

Doc. No. 804915 M. Reginald Arnold II
General Counsel
Texas Department of Water Resources

Effective Date: June 26, 1980
Expiration Date: October 24, 1980
For further information, please call (512) 475-7841.

NONCODIFIED

Texas Department of Human Resources

Medicaid Eligibility

Income for Individuals Related to the SSI Program 326.25.34

The Department of Human Resources adopts, on an emergency basis, Rule 326.25.34.023 about extension of medical assistance only (MAO) benefits in its Medicaid eligibility rules. In order not to adversely affect nursing home recipients who received increases in their federal benefits, the department is extending MAO benefits if the recipients continue to be eligible under program requirements. The rule is being adopted on an emergency basis to ensure the immediate health, safety, and well-being of such recipients.

The following rule is adopted under the authority of the Human Resources Code, Title II.

.023. Extension of Medical Assistance Only Benefits.

(a) Individuals who were residing in a long-term care facility on August 31, 1979, and who become ineligible due to an increase in their federal benefits, may have their medical assistance only benefits extended if they would continue to meet the eligibility requirements for the program if this increase were excluded.

(b) For individuals meeting the above criteria, a deduction equal to the total amount of the benefit increase received is made prior to measuring the individual's income against the nursing home program income limit.

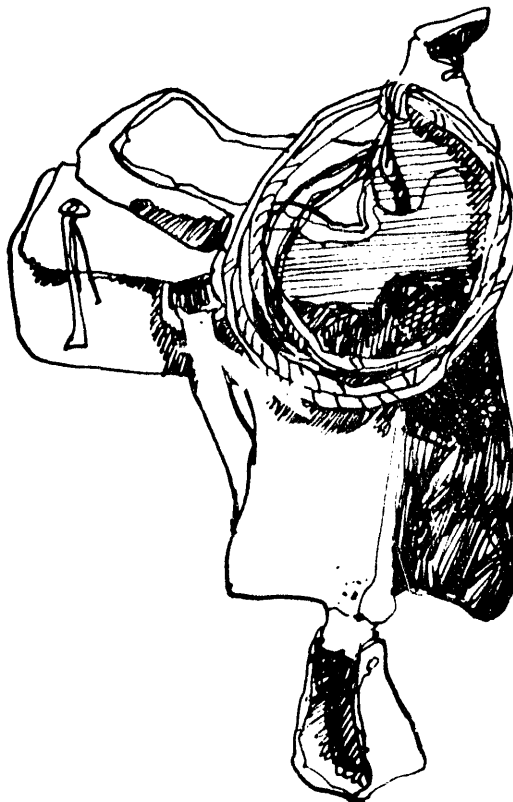
(c) This extension of medical assistance only benefits to this group is under the provision of Rider 51 to the Texas Department of Human Resources appropriations in House Bill 558 (66th Legislature, Regular Session).

(d) To maintain eligibility under this program, these individuals must continue to reside in a Title XIX medical facility, to require long-term care, and to meet all SSI eligibility standards except income.

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

Doc. No. 804942 Jerome Chapman
Commissioner
Texas Department of Human Resources

Effective Date: July 1, 1980
Expiration Date: October 25, 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*, 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."

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CODIFIED

TITLE 37. PUBLIC SAFETY AND CORRECTIONS

Part VIII. Commission on Fire Protection Personnel Standards and Education

Chapter 233. Standards and Education— Standards Manual

Minimum Standards for Fire Prevention Personnel

The Commission on Fire Protection Personnel Standards and Education is proposing the adoption of §§233.51-233.61 (211.02.06.001-.011). The standards have been incorporated in the new sections with substantive changes in content in §233.54 (.004), basing the training required upon population brackets of cities, and in §233.55 (.005), specifying the courses required for completion. Section 233.55 (.005) specifies subjects necessary for basic certification and increases the required hours from the present 82 hours to a minimum of 140 hours and to a maximum of 200 hours for cities having more than 250,000 population to increase the proficiency of the fully paid fire inspector.

The promulgation of proposed §§233.51-233.61 (211.02.06.001-.011) will have no known fiscal implications on the state; however, the adoption of the rules will have some fiscal implications on local governments since the individual municipalities will bear the cost of the increased training. An earlier survey of 22 cities employing fire pre-

vention personnel was made to ascertain the approximate cost on a local basis. Since the proposed rules reflect an increase of 118 hours to the maximum level, it is anticipated the cost of such training will be increased to approximately \$75,000 per year over the next five years to be incurred by cities throughout the state and no increase to the State of Texas. On the average, cities will train one inspector every three years.

Public comment is invited and may be sent to Garland W. Fulbright, executive director, Commission on Fire Protection Personnel Standards and Education, 510 South Congress, Suite 406, Austin, Texas 78704 within 30 days of publication.

These sections are proposed under the authority of Article 4413(35), Vernon's Civil Statutes.

§233.51 (211.02.06.001) Eligibility. Personnel whether in a state agency, educational institution, political subdivision, or private industry who are employed full time as a fire inspector and who comply with the following minimum requirements for the various levels of inspector shall be eligible for certification by the commission. Municipal full-time fire prevention inspectors or those who are employed full time in a combined position as a fire prevention inspector and fire and arson investigator (must be certified as provided in Section VII) shall comply with the following minimum requirements as set out below for inspector certification.

§233.52 (211.02.06.002) Completion of Requirements. Municipal full-time fire prevention inspection personnel shall complete certification requirements at the level specified below within two years of initial appointment to such position.

§233.53 (211.02.06.003) Service Requirement. In order to obtain any of the following inspector certificates, the applicant must have completed one year of service in fire prevention activities prior to issuance of the certificates in this discipline. Previous departmental accredited training is acceptable where applicable.

§233.54 (211.02.06.004) Certification

(a) Inspector certification is based upon the population of the city and the hours required are as follows:

- (1) Cities having a population of more than 250,000 population. "A" Certificate—200 hours
- (2) Cities having a population from 70,001 to 250,000. "B" Certificate—170 hours
- (3) Cities having a population of 70,000 or less. "C" Certificate—140 hours.

(b) The above are the minimum requirements, however, it is recommended that inspector personnel comply with the requirements for the "A" Certificate where possible. The subject matter for "C" certification is required for all fire prevention personnel and the additional subject matter for each respective subject follows that of "C" certification where such is required for "B" and "A" certification.

§233.55 (211.02.06.005) Courses

(a) An applicant must complete the following courses for Inspector C certification:

- (1) Public relations—10 hours (clock). This covers public opinion, the image projected, and the importance to the inspector; techniques in meeting people and gaining confidence of the public, the importance of personal appearance, punctuality, and courtesy.

(2) Public speaking—20 hours (clock). This course should include the organization of subject material and the preparation of an adequate outline, thorough knowledge of subject to be presented, the proper attitudes and image to the audience, voice control and enunciation, ability to convey thoughts to others, and clarity of discussion.

(3) Loss of life by fire—six hours (clock). Death and injuries; trends of fire casualties; indirect causes of fire injuries; who are the fire victims; life safety and fire protection; fire deaths and alcohol; fire casualties in private residences; factors responsible for the spread of smoke and fire resulting in loss of life; the Coconut Grove Night Club fire, Boston, Massachusetts; Dale's Penthouse Restaurant fire, Montgomery, Alabama; Our Lady of the Angels Grade School fire, Chicago, Illinois; Roosevelt Hotel Fire, Jackson, Florida.

(4) Property loss by fire and explosion—two hours (clock). Direct property losses; indirect property losses; fire losses in international countries as per capita in terms of U.S. dollars fires by occupancies—losses of fire damaged businesses.

(5) Analysis of fire losses—one hour (clock). Structural defects of influencing fire spread; contents; fixtures influencing fire spread, private fire protection weakness; time of occurrence; factors responsible for fire spread in buildings; fire losses by fire ignition sequence and their estimated losses—fire losses by occupancy; fire ignition sequence factors for fire losses; type of material ignited; act or omission; area of origin; conflagrations and their prime contributing factors; conflagrations 1969-1974.

(6) Products of combustion and their effect on life safety—one hour (clock). Toxicity of gases; carbon monoxide; carbon dioxide; hydrogen sulfide; other gases; fire tests conducted by Southwest Research Institute in 3-room dwellings; heat smoke; insufficient oxygen.

(7) Flammable and combustible liquids—12 hours (clock). Hazards of flammable and combustible liquids; classification; Underwriters Laboratories, Inc., classification; physical properties of liquids such as specific gravity, vapor density, evaporation rate; flash points; ignition temperatures; boiling points; flammable (explosive) limits; burning characteristics of liquids; boiling over; slop over; frothing over; fire prevention.

(8) Storage and handling of flammable and combustible gases—four hours (clock). Gases defined; classification of gases; flammable gases; nonflammable gases; reactive gases; toxic gases; classification by physical properties; liquid gases; cryogenic gases; classification by usage of gases such as fuel; industrial; mechanical; hazards of confinement; under-pressure relief devices; maximum permitted filling density; combustion within containers; gas containers such as tanks; pipelines; properties of specific gases such as acetylene; ammonia; natural gas; hydrogen; ethylene, etc.; carbon dioxide; chlorine; hydrogen; liquefied natural gas.

(9) Dust and dust explosions—two hours (clock). Factors influencing the explosability of dust; hazards of dust; particle size; concentration of explosives or characteristics of various dusts; dust cloud ignition sources; major dust explosion in buildings and properties.

(10) Hazardous chemicals—12 hours (clock). Toxicity of chemicals; oxidizing chemicals; nitrates; sodium nitrate; potassium nitrate; ammonium nitrate; cellulose nitrate; nitrites; inorganic peroxides; sodium, potassium, and strontium peroxide; barium peroxide; hydrogen peroxide; chlorates; chlorites; perchlorates; perchloric acid; permanga-

nates; storage of oxidizing chemicals; fire protection for oxidizing chemicals; combustible chemicals; carbon black; lamp black; sulfides; sulfur; storage and fire protection of combustible chemicals; unstable chemicals; acetaldehyde; ethylene oxide; hydrogen cyanide; organic peroxides; storage and fire protection of unstable chemicals; unstable chemicals; styrene; vinyl chloride; water and air-reactive chemicals; carbides; charcoal; coal; hydrides; oxides; phosphorous; white (or yellow) phosphorous; red phosphorous; storage and fire protection for water- and air-reactive chemicals; coal; corrosive chemicals; hydrochloric acid; hydrofluoric acid; nitric acid; perchloric acid; the halogens; storage and fire protection for corrosive chemicals; radioactive materials; storage and fire protection for radioactive materials; handling radioactive materials; transportation of chemicals; waste chemical disposal; presentation of information; hazard levels; dangerous materials; nuisance hazards; definitions; flammability; toxicity; instability (self-reactivity) and chemical reactivity; the NFPA 704 system of hazard identification; health hazards; flammability hazards; reactivity (stability) hazards; assigning degrees of hazard; advantages of the NFPA 704 system; disadvantages of the NFPA 704 system; Department of Transportation (DOT) placards; present DOT requirements; over-the-road equipment; railway equipment; transportation emergencies—identification problems; Department of Transportation (DOT) labels; warning labels on immediate containers; shipping papers and chemcards; DOT Hazard Information (HI) system; hazard emergency teams; use of tables and charts.

(11) Interior finishes—two hours (clock). Definition of interior finishes, types of interior finishes; the role of interior finishes in fires; method of application; fire test for interior finishes; the Steiner tunnel test; application of tunnel test results; life safety code requirements for interior finishes; the Corner test; smoke-scale tests; special test for floor coverings, full scale testing, discussion of fire case histories; dance hall St. Laurent, France, Tae Yon-Cak Hotel fire, Seoul, Korea; office building Sao Paulo, Brazil, February 1, 1974; apartment house fire, Minneapolis, Minnesota, August 5, 1970; nursing home fire, Wayne, Pennsylvania, December 4, 1973; department store-office building fire Sao Paulo, Brazil, February 24, 1972.

(12) Finishing and cleaning process—two hours (clock). Spray finishing; spray booths; finishing, spontaneous heating; residues in spray booths; sprinkler protection; dip tank operations; ventilation; tank covers; overflow pipes; drain boards; special finishing processes such as hand painting; silk screen process painting; dry cleaning textiles and standards relating thereto; parts and materials cleaning.

(13) Housekeeping practices—one hour (clock). Principles of good housekeeping; building care and maintenance; cleaning and treatment of floors; sweeping compounds; floor oils; flammable cleaning solvents; dust and lint removal; kitchen exhaust ducts and equipment; occupancy housekeeping; housekeeping hazards such as drip pans; flammable liquid spills; flammable liquid waste disposal; clean waste and rags; oily waste; packing materials; refuse chutes, combustible metal waste; lockers and cupboards; outdoor housekeeping and weed and grass control; refuse and rubbish disposal.

(14) High-rise buildings and related problems—one hour (clock). Definition of a high-rise building; problems encountered in firefighting; evacuation and time required; areas of refuge; detection and alarm; exits and distances tra-

veled thereto; provisions of Uniform and Standard Building Codes relative to high-rise buildings.

(15) Automatic sprinklers—eight hours (clock).

Value of automatic sprinkler protection; safety to life; economics of sprinkler protection; effectiveness of sprinklers by occupancy groups; unsatisfactory sprinkler performance by occupancy; high-piled combustible material; flammable and combustible liquids; water supply connections; test equipment; wet-pipe sprinkler systems; dry-pipe sprinkler systems; temperature ratings of automatic sprinklers; types of supplies; water flow alarm and sprinkler system supervisory systems; importance of automatic sprinkler system maintenance; insurance inspections; central station supervisory service.

(16) Air conditioning and ventilating systems—two hours (clock). System types and operation; location of equipment; fresh-air intakes; air cooling and heating equipment; air filters and cleaners; fibrous media unit filters; renewable media filters; electric air cleaners; special industrial filters and air cleaners; protection for air-filters and cleaners; ducts; duct construction; duct installation; fire dampers; smoke detectors; smoke fundamentals of moving systems; basic design and selection of fans; fire extinguishing systems; manual extinguishing equipment; explosion venting; explosion prevention; static electricity; flammable vapors; ventilating of kitchen cooking equipment; corrosive vapors and fumes; dust collecting and stock and refuse conveying systems; separating and collecting equipment.

(17) Portable fire extinguishers—two hours (clock).

Historical background; vaporizing liquids; liquefied gases; carbon dioxide; dry chemicals; multipurpose dry chemicals; dry powder; reliability and design safety of fire extinguishers; relation of extinguishers to classes of fires; extinguisher testing by UL: tests for Class A ratings; tests for Class B ratings; tests for Class C ratings; tests for Class D ratings; Table 16-1A. UL Class B fire test procedures; substandard extinguishers; fire extinguishment in the home; selection of extinguishers; location of extinguishers; utilization of extinguishers; maintenance of extinguishers; principles of selecting extinguishers; matching extinguishers to the hazard; selecting the right extinguisher; water-base extinguishers; carbon dioxide extinguishers; dry-chemical extinguishers; wheeled extinguishers; available personnel—ease of use; health and operational safety consideration; distribution of fire extinguishers; arrangement in a building; mounting extinguishers; Class A extinguisher distribution; Class B extinguisher distribution; Class C extinguisher distribution; Class D extinguisher distribution; identification of extinguishers; marking of extinguishers; marking locations.

(18) Fire protection agencies and their activities—two hours (clock). National Fire Protection Association; American Insurance Association; Security Mutual Systems; Insurance Services office; improved risk mutuals; Insurance Information Institute; Fire Marshals Association of North America; International Association of Fire Chiefs; International Fire Service Training Association; Joint Council of Fire Service Organizations.

(19) Explosives and blasting agents—one hour (clock). Nature of explosive materials; terminology; fire and explosions; type of explosive materials; commercial explosive types; secondary high explosives; low explosives or propellants; blasting agents; water gels or slurries; class of explosives; Class A explosives; Class B explosives; Class C explosives; blasting agents; other classification systems; per-

missible explosives two-component explosives; manufacture of explosive materials; transportation of explosive materials; storage of explosive materials; storage magazines; Type 1 magazine; Type 2 magazine; Type 3 magazine; Type 4 magazine; Type 5 magazine; fire protection for explosive materials; fighting fires in explosives; American Table of Distances for Storage of Explosives; fighting fires in blasting agents.

(20) The fire code (its provision and scope)—16 hours (clock). Title intent and scope; administration; general provisions; applicable to permits and certificates; definitions; abbreviations; rules of construction and interpretation; The Fire Code Review Board; automobile tire rebuilding plants; automobile wrecking yards; junk yards or waste material; handling plants; bowling alleys; cellulose nitrate motion picture film; cellulose nitrate plastics (pyroxylin); storing and handling of combustible fibers; compressed gas; prevention of dust explosions; maintenance of exit ways; explosives and blasting agents; fireworks; fire protection; application of flammable finishes; flammable and combustible liquids; fruit ripening processes; fumigation and thermal insecticidal fogging; garages; hazardous chemicals; liquefied petroleum gases; lumber yards and woodworking plants; combustible metal; matches; oil burning equipment; ovens; industrial baking and drying; places of assembly; general precautions against fire; mechanical refrigeration; smoking; tents and air supported structures; welding and cutting; calcium, carbide, and acetylene; motion picture projection; airports, heliports, and helistops; manufacture of organic coatings; storage of combustibles; cryogenic fluids; pneumatic testing of piping and systems.

Note: Lecture can follow a nationally recognized code or local code.

(21) Building code (its provision and scope)—12 hours (clock). Title and scope; organization and enforcement; requirements for Group A occupancies; requirements for Group B occupancies; requirements for Group C occupancies; requirements for Group H occupancies; requirements for Group J occupancies; restrictions in fire zones; Type I buildings; Type II buildings; Type III buildings; Type IV buildings; Type V buildings; stairs, exits, and occupant loads; skylights, penthouses and roof structures; fire extinguishing systems, stages and platforms, motion picture projection rooms; legislative; heat producing appliances; incinerators rules and regulations for boilers; installation requirements for specific appliances; prohibited location and installation of appliances; domestic range; water heater; room space heater; central heating boiler and furnaces; vented recessed heaters; floor furnaces; duct furnaces; conversion burners; gas-fired unit heaters; clothes dryers; gas-fired incinerators; gas refrigerators; hot plates and laundry stoves; hotel and restaurant gas cooking equipment; counter appliances; venting of appliances; appliances required to be vented; draft hoods; types of vents; vent connectors; vents; outside vents; special venting arrangements; procedures to be followed to plan an appliance in operation; adjusting the burner input; automatic pilots; protective devices; checking the draft; instructions to the consumer; requirements for installation of gas burners and controls in unlisted boilers used for heating and water heating; scope; combustion air; ventilation; vents and vent connectors; burners; air intakes; pilots; manual shut-off valves; gas pressure regulators; indicating pressure gauge connections; limiting devices; electricity; elevators;

dumbwaiters; escalators and manlifts index; heating; ventilating, air conditioning and mechanical refrigeration.

(22) Electrical systems and appliances—four hours (clock). Fire problems of electrical systems and appliances; elements of electricity; electrical current; codes and standards; National Electrical Code (NFPA 70 ANSI Standards C1), National Electrical Safety Code (ANSI Standard C2.1, C2.2, C2.3, C2.4), and supplements lists of inspected electrical equipment; building wiring; design and protection; service entrance; grounding requirements—building wiring; panel boards and overcurrent protection—building wiring and equipment; overcurrent protection; overcurrent protective devices; time-delay type plug fuses; cartridge fuses; allowable ampacities of insulated copper conductors; allowable ampacities of insulated aluminum and copper-clad aluminum conductors; circuit breakers; thermal devices; types of wiring methods and materials; identification of conductors; terminals, circuits, branch circuits; lighting and appliance branch circuits; calculation of loads; flexible cords; switches; electrical household appliances; surface and base temperature data on standard lamps in open sockets; furnaces; motors; machine tools; switchboards; capacitors; resistors and reactors; transistors; ballasts; motion picture projectors, cranes and hoists; elevators, dumbwaiters; escalators and moving walkways; heating cable; electronic computer/data processing equipment; computer room; equipment; records; fire protection; hazardous location—general; NEC hazardous locations classifications “worn-out” or “tired” electrical equipment fires; improper use of approved equipment.

(23) Heating devices and appliances—two hours (clock). Fuels and methods of firing; solid fuel—coal; the combustion of coal; methods of firing coal; storage of coal; solid fuels—miscellaneous; liquid fuel—fuel oils; method of firing fuel oil; fuel oil storage; gas fuels; methods of firing fuel gases; appliance and piping installation; control for fuel burners; primary safety controls; air fuel interlocks; pressure regulation and interlocks; oil temperature interlocks; manual restart; remote shutoff; safety shutoff valves; safety control circuits; types of electrical heating appliances; central heating appliances; floor furnaces; duct furnaces; wall furnaces; room heating and cooking appliances; restaurant-type cooking appliances; warm air supply ducts; supply air plenums; steam and hot water pipes; installation of heating appliances; installation of clearances for steam and hot water pipes and radiators; limitations of insulation; metal or insulating sheet materials as wall surface protection; mountings; standard installation clearances; inches, for heat-producing appliances; air for combustion and ventilation; clearances; inches, with specified forms of protection; chimney and vent connectors; appliances to be chimney or vent connected; chimney connector and vent clearances from combustible materials; vents; installation of vents; draft hoods; chimneys and fireplaces; type of venting system; fireplaces; firestopping; chimney fires; smoke test for masonry chimneys; metal chimneys; spark arresters on chimneys; NFPA Pamphlets 90-A and 90-B.

(24) Fire alarm systems and devices—four hours (clock). Principles of protective signaling; electrical power supplies; complete and partial systems; supervision of signaling systems; testing and maintenance procedures; signaling system standards; household fire warning systems; notification for evacuation; summoning organized assistance; supervision of extinguishing systems; supervision of processes; manual systems; automatic systems; heat detectors; smoke

detectors; flame detectors; central station system; local system; fixed-temperature detectors; rate-of-rise detectors; combined rate-of-rise and fixed-temperature detectors; rate compensation (anticipation and differentiation) devices; photoelectric detectors; ionization detectors; type of flame detectors; spacing of detection devices

(25) Emergency evacuation—one hour (clock). This lecture is to be devoted to the planning and executing of fire drills in public schools, hospitals, institutions as well as other structures where people congregate for business, recreation or pleasure; the lecture should include the evaluation of each drill after such has been conducted so that fire drills in the future can avoid any problems encountered. Particular emphasis should be given to suggestions for school officials in the planning and conducting of fire drills in public schools.

(26) Life safety in special occupancies—eight hours (clock).

(A) Health care occupancies in general. Occupant characteristics; health care facilities; NFPA Life Safety Code requirements; building construction; subdivision of building spaces; smoke barriers, protection of vertical openings; exit designs; exit features; exit marking and exit illumination; interior finish materials; fire alerting; fire suppression; smoke control protection of hazardous area; building service equipment; operating features; emergency planning.

(B) Texas State Department of Health—minimum standards for nursing homes. General requirements; planning, construction, procedures and approvals; submission of preliminary plans; submission of final plans; physical plant, fire resistance, flame spread, and related fire characteristics; codes, guides and manuals governing, the Life Safety Code; structural safety; fire resistance, flame spread, and related fire characteristics; construction types required; exit provisions; including corridors; stairways and other exitways; special safety features; sprinkler systems; fire or smoke detection systems and fire extinguishers; carpet requirements; structural safety and general building requirements; basic requirements for fire resistance; special requirements for fire resistance; return air; heater and boiler rooms; protection of vertical openings; exterior wall surfaces; interior stairs; interior finish; toxic or poisonous gas; flame spread rates and smoke developed rates (maximums); basic requirements for exit provisions; special requirements for exit provisions; dead-end corridors; doors as means of egress; horizontal exits; bedroom windows; ramps; basic requirements for smoke compartmentation; special requirements for smoke compartmentation; hazardous areas; swing of bath doors; local sprinklers; complete automatic sprinkler systems; standpipes; manually operated fire alarm systems; local smoke detectors or similar device; fire extinguishers; automatic extinguishing at cooking equipment; heating and cooling; locations and design features; controls, vents; combustion air; boilers; incinerators, rubbish chutes and laundry chutes; pertinent requirements of the Life Safety Code, 1967, for new construction; exit details; smoke compartmentation, minimum construction standards; construction of corridor wall; protection of vertical openings and fire stopping; interior finish; sprinklers; alarm systems and extinguishers; hazardous areas; building service equipment; plans and specifications, approvals, and construction inspections; special report forms.

(C) Texas State Department of Health—hospital licensing standards. Texas Hospital Licensing Law; standards for existing facilities; special instructions concerning

all areas of fire prevention and protection; hazardous locations; handling and storage of gases, anesthetics and flammable liquids; structural requirements in existing buildings; general; means of egress and vertical shafts; obstruction to means of egress; heating and cooking appliances, heating, cooling and ventilating systems; wiring and electrical appliances; guide for fire extinguishers; standards for new construction; submission of plans and specifications; general construction requirements; type of construction; ray protection; interior finish; means of egress; doors and doorways; stairways and other vertical openings; exit signs and illumination; fire prevention; fire alarm systems; sprinkler system, heating, cooling, and ventilating systems; smoke or vent pipes, low, medium, or high heat appliances, electrical installation; electrostatic protection in hazardous locations; bulk oxygen systems; State Hospital Prevention Code.

(D) Texas Department of Human Resources (P.W.)—minimum standards day care centers. A general review of the minimum standards for day care center provisions applicable to life safety and fire prevention; a general review of local codes and ordinances regulating these facilities.

(E) Texas Department of Human Resources (P.W.)—minimum standards for kindergartens and nursery schools. A general review of the minimum standards for kindergartens and nursery schools provisions applicable to life safety and fire prevention; a general review of local codes and ordinances regulating these facilities.

(F) Fire case histories. Golden Age Nursing Home, Fitchville Township, Ohio; Hartford Hospital fire, Hartford, Connecticut; Convalescent Home fire, Marietta, Ohio; Katie Jane Nursing Home, Warrington, Missouri, nursing home, Buechel, Kentucky; nursing home, Honesdale, Pennsylvania.

(27) Fire insurance fundamentals—two hours (clock). State grading schedule; the proposed state grading schedule; the credits and penalties formula; net premiums to net losses; applying the insurance service organizations rating schedule; principles of property insurance.

(b) Total number of hours for Inspector "C" certification—140 hours.

§233.56 (211.02.06.006) Inspector "B" Certification.

(a) To qualify for Inspector "B" certification, the applicant must have completed all of the requirements for Inspector "C" certification and have completed the following additional subject matter:

(1) High-rise buildings and related problems (see §233.15(14) (005(14)))—three hours (clock) additional. The stack effect; Canadian research on evacuation; high-rise building fires, One New York Plaza; Rault Center, New Orleans, Louisiana; Baptist Towers Fire, Atlanta, Georgia; compartmentalization versus automatic sprinklers in high-rise buildings; Sears Tower of Chicago; life safety and fire systems.

(2) Fire hazard properties of metals—two hours (clock). Problems encountered with metals; melting, boiling, and ignition temperature of pure metals in solid form; magnesium and its properties; storage and handling of magnesium; process hazards of magnesium; fighting magnesium fires; titanium and its properties; storage and handling of titanium; process hazards of titanium; fighting titanium fires, sodium and its lithium, NaK and potassium; their properties and storage and handling; fighting fires in hafnium and zirconium; calcium and zinc—its properties, storage, processing, and fighting fires in such metals; radioactive

materials and friction sparks and problems related thereto; commercially available approved combustible metal extinguishing agent such as G-1, metal guard and Met-L-X powder; other commercially available combustible metal extinguishing agents such as foundry flux; lith-X powder, TMB liquid and its use as an extinguishing agent; talc (powder); graphite powder; sand; soda ash, water, and other extinguishing agents for combustible metals.

(3) Stair exits and occupant loads—four hours (clock). Number of exits required; total width of exits required; distances to exits; exits through adjoining or accessory areas; types of locks or latches; available square foot per occupant and egress facilities in various occupancies; corridors and exits; stairways; rise and run; circular stairways and landings; handrails, smoke-proof enclosures; enclosure protection and construction of stairways; smoke-proof enclosures by mechanical means; exit signs and illumination; distances to the nearest exit.

(4) Concepts of egress design—two hours (clock). Fundamentals of design; human factors; factors affecting the movement of people; methods of calculating exit width; signs and means of egress; the Life Safety Code as related to exits; hazards of contents; influences of building construction and design; influences of interior finishes, furnishings and decorations; influences of psychological and physiological factors; influences of fire protection equipment; discharge of an exit; capacity of unit of exit width; computing required exit widths; exit facilities and areas; exit door hardware; horizontal exits—stairs; exit maintenance.

(5) Blue print reading and plan checking—four hours (clock). This lecture is to include all of the details of inspections, surveying and mapping of structures, symbols relative to fire protection, height and roof covering; roof types; types of construction and walls; floor and wall openings; wall construction and all other symbols and details relative to structural features involving fire protection and life safety.

(6) Electives to be approved by the commission—13 hours.

(b) Total number of hours required for Inspector "B" certification—170 hours.

§233.57 (211.02.06.007) Inspector "A" Certification.

(a) To qualify for Inspector "A" certification, the applicant must have completed the requirements for Inspector "B" certification and have completed the following additional subject matter:

(1) Loss of life by fire (see §233.55(a)(3) (005)(a)(3)))—six hours (clock) additional. International fire deaths and injuries per million population; firefighter deaths; factors responsible for the spread of smoke and fire resulting in loss of life; the Ringling Brothers Circus fire, Hartford, Connecticut; Indianapolis State Fairgrounds Coliseum fire, Indianapolis, Indiana; Hartford Hospital fire, Hartford, Connecticut; the Winecoff Hotel fire, Atlanta, Georgia; cocktail lounge, New Orleans, Louisiana; Pioneer Hotel fire, Tucson, Arizona.

(2) Automatic sprinklers (See §233.55(a)(15) (005)(15)))—eight hours (clock) additional. Protection of property; prevention of business interruption; minimizing of water damage, effectiveness of automatic sprinklers; consideration of building features; special occupancy conditions, water-soluble liquids; low flash point liquids; preparation of plans; final approval; efficiency of dry-pipe systems; types of dry-pipe valves, quick opening devices, operating principles of automatic sprinklers; frangible bulb sprinklers; frangible

pellet sprinklers; deflector design; connections to public water works systems; gravity tanks; fire pumps; fire department connections; water-flow sprinkler alarms; location of alarm signals; water-flow alarm devices; water flow alarm and sprinkler system supervisory systems; responsibility for maintenance; general maintenance of sprinklers and sprinkler piping; basic principles of maintenance and inspection; obstruction in sprinkler system piping; cleaning methods.

(3) Electives to be approved by the commission—16 hours.

(b) Total number of hours required for Inspector's Certification "A"—200 hours.

(c) Provided, however, the applicant may qualify for Inspector's Certification "A" by successfully completing the following subjects in the associate of applied sciences degree in fire protection technology.

	Semester Hours
Fundamentals of Fire Protection	3
Fire Protection Systems	3
Fire Prevention	3
Building Code and Construction	3
Hazardous Materials I	3
Fundamentals of Speech	3
Total	18 hours

§233.58 (211.02.06.008). *Intermediate Certified Inspector.**

- (a) Must be a certified inspector—level "A."
- (b) Must be a full-time inspector.

(c) Each applicant shall have acquired the following combination of education and training points combined with the prescribed years of fire protection experience. The education and training points, as used in the schedule hereinafter set forth shall be determined as follows:

(1) One semester hour or unit in a recognized college or university shall equal one training point.

(2) Twenty classroom hours of fire prevention training in a program approved by the commission shall equal one training point.

(3) All programs to be eligible for credit must be submitted to, and approved in writing by the commission, prior to commencement of the program. (Repeat programs will not be accepted for credit nor will the requirements for Basic or other Fire Fighter Certificate.)

Education and Training Points	20	40	60	Associate Degree	Baccalaureate Degree
and	and	and	and	and	and
Years of Fire Protection Experience	8	6	4	4	2

* No mandatory time limit to complete the required courses.

§233.59 (211.02.06.009). *Advanced Certified Inspector.*

(a) Each applicant shall be an intermediate certified inspector.

(b) Must be a full-time inspector.

(c) Each applicant shall have acquired the following combination of education and/or training points, combined with the prescribed years of fire protection experience.

(d) All programs to be eligible for credit shall be submitted to and approved in writing by the commission prior to commencement of the program. (Repeat programs or courses of study will not be accepted for credit.)

Education and Training Points	40	60	Associate Degree	Baccalaureate Degree
and				
Years of Fire Protection Experience	12	9	9	4

§233.60 (211.02.06.010). *Master Certified Inspector.*

(a) Each applicant shall be an advanced certified inspector.

(b) Must be a full-time inspector.

(c) Each applicant shall have acquired the following education and years of fire protection experience.

Education and	Associate Degree	Baccalaureate Degree	Master's Degree
and	and	and	and
Years of Fire Protection Experience	12	6	4

§233.61 (211.02.06.011). *Verification.* All training must be verified by copies of certificates, transcripts, or other proof of training. Applications must be signed by the applicant and department head.

Issued in Austin, Texas, on June 26, 1980.

Doc. No. 804925 Garland W. Fulbright
 Executive Director
 Commission on Fire Protection
 Personnel Standards and Education

Proposed Date of Adoption: August 4, 1980
 For further information, please call (512) 474-8066.



NONCODIFIED

Texas Education Agency Comprehensive Instruction

Advisory Committee for the Texas Personnel Interchange Program 226.32.42

(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 Education Agency, 201 East 11th Street, Austin, or in the Texas Register Division offices, 503E Sam Houston Building, Austin.)

The Texas Education Agency proposes to repeal Rules 226.32.42.010, .020, .030, and .040 concerning the Advisory Committee for the Texas Personnel Interchange Program. Every two years the State Board of Education evaluates all official advisory committees to determine whether a need exists for the continuation of the advisory committee activities. After review, the board found no further need for the services of the committee.

The Texas Education Agency estimates that abolition of the committee will save approximately \$4,400 per year. This was the amount budgeted in fiscal year 1980 for travel for the committee. The proposed repeal of these rules has no local fiscal implications.

Public comment on the proposed repeal is invited. Comments may be submitted by telephoning the office of Dr. J. B. Morgan, associate commissioner for policies and services, at (512) 475-7077, or by writing to him at 201 East 11th Street, Austin, Texas 78701.

All requests for a public hearing on proposed rules submitted in accordance with the Administrative Procedure and Texas Register Act must be received by the commissioner of education not more than 15 calendar days after notice of a proposed change in rules has been published in the *Texas Register*.

This repeal is proposed under the authority of Section 11.25(f), Texas Education Code.

- 010. *Purpose and Responsibilities.*
- 020. *Membership and Appointments.*
- 030. *Terms of Office.*
- 040. *Meetings.*

Doc. No. 804905

Advisory Committee for Marketing and Distributive Education 226.32.43

The Texas Education Agency proposes to adopt new Rules 226.32.43.010, .020, .030, and .040 concerning the Advisory Committee for Marketing and Distributive Education. The Advisory Committee for Marketing and Distributive Educa-

tion was organized in 1977 and has held at least two meetings a year since June 1977. In November 1979, the State Board of Education designated the group as an official advisory committee to the state board.

The proposed rules set out the purpose and responsibilities, membership, terms of office, and minimum number of meetings for the committee.

The Texas Education Agency anticipates that the adoption of these proposed rules will have no fiscal implications for the state or for local units of government. The members of the advisory committee will serve without reimbursement for expenses incurred.

Public comment on the proposed adoption of Rules 226.32.43.010, .020, .030, and .040 is invited. Comments may be submitted by telephoning the office of Dr. J. B. Morgan, associate commissioner for policies and services, at (512) 475-7077, or by writing to him at 201 East 11th Street, Austin, Texas 78701. All requests for a public hearing on proposed rules submitted in accordance with the Administrative Procedure and Texas Register Act must be received by the commissioner of education not more than 15 calendar days after notice of a proposed change in rules has been published in the *Texas Register*.

These rules are proposed under the authority of Section 11.25(f), Texas Education Code.

010. Purpose and Responsibilities. The purpose of the State Advisory Committee for Marketing and Distributive Education is to assist marketing and distributive education at all levels to achieve goals and purposes which can be better attained by business-educator cooperation. This committee will be dedicated to working with local advisory committees for marketing and distributive education throughout Texas in the following areas:

(1) to promote the field of marketing and distributive education by encouraging the dissemination of new ideas, fostering practical research, and implementing plans which will aid in promoting and upgrading marketing and distributive education in the various cities and communities;

(2) to encourage interrelationships with agencies, organizations, and institutions through and with the marketing and distributive education program;

(3) to help identify the function of marketing and distributive education in preparing people for the world of work.

020. Membership. The composition of the committee will be based on complete coverage of all United States Office of Education instructional program code areas for marketing and distributive education with a minimum of one representative for each code area. Membership on the committee may exceed 15 members to ensure broad representation for program areas within marketing and distributive education.

030. Terms of Office. Members shall serve a three-year term, subject to one consecutive reappointment, staggered so that the terms of one-third of the committee membership will expire each year.

040. Meetings. The State Advisory Committee for Marketing and Distributive Education shall hold a minimum of two meetings each year. Travel or subsistence expenses

will not be paid to members for attendance at meetings of the committee.

Issued in Austin, Texas, on June 25, 1980.

Doc No. 804906 A O Bowen
Commissioner of Education

Proposed Date of Adoption: September 13, 1980
For further information, please call (512) 475-7077.

State Board of Insurance

Agents Licensing

Examinations of Legal Reserve Life Insurance Agent Applicants and Accident and Health Insurance Agency Applicants 059.59.01

The State Board of Insurance proposes to adopt Rules 059.59.01.001-004 concerning the times, places, study materials, and educational requirements for exams administered to the applicant for Legal Reserve Life insurance agent licenses and accident and health insurance agent licenses.

These rules have no known fiscal implications for the state or for units of government. The State Board of Insurance relies on its License Division in making this fiscal evaluation.

Public comment on the proposed rules is invited. Persons should submit their comments in writing to W O Sanders, division manager, License Division, State Board of Insurance, 1110 San Jacinto, Austin, Texas 78786.

These rules are proposed under the authority of Section 13 of Article 21.07 and Section 5(b) of Article 21.07-1 of the Texas Insurance Code.

001 Study Material

(a) Textbooks. The following textbooks are hereby designated as official materials to be studied by applicants in preparation for the Legal Reserve Life Insurance Agent Examination administered under Article 21.07-1 of the Texas Insurance Code and for the Accident and Health Insurance Agent Examination administered under Article 21.07, Section 4 of the Texas Insurance Code.

(1) *Life Basics Plus, Track and Health Basics Plus, Track* (with Texas Supplement) by Pictorial Publishers, Inc., 8081 Zionsville Road, Indianapolis, Indiana 46268.

(2) *Introduce Yourself to Life Insurance and Introduce Yourself to Health Insurance* (with Texas Supplement) by The Research and Review Service of America, Inc., P.O. Box 1727, Indianapolis, Indiana 46206.

(3) *Agents' Insurance Examination Preparation Manual Life and Health Insurance, State of Texas* by the Merritt Company, P.O. Box 955, Santa Monica, California 90406, and

(4) *Life and Health Insurance Part A and Part B* by Cal State Exams, 505 North Arrowhead Avenue, San Bernardino, California 94201.

(b) How to obtain textbooks. Such textbooks are available to applicants by purchase from the publishers at the above addresses and at least one of the books may be used in the course taken by the applicant in order to comply with the 40-hour educational requirement prescribed by Section 10(b)(4) of Article 21.07-1 of the Texas Insurance Code.

(c) Textbooks are the same substantively. Although an applicant might find it helpful to review and study all four texts, they differ mainly in teaching and learning approaches employed.

002 Place and Time of Examinations

(a) Regularly scheduled exams in Austin. The examinations for licenses under Articles 21.07-1 and 21.07, Section 4 of the Texas Insurance Code shall be conducted simultaneously on Thursday of each week (except for Thursdays designated by the Legislature of the State of Texas as holidays for state employees) beginning at 1 p.m. in Room 142 of the State Insurance Building located at 1110 San Jacinto, Austin, Texas.

(b) Alternative exam sites. For convenience to applicants, examinations administered under Article 21.07-1 and Article 21.07, Section 4 of the Texas Insurance Code shall also be given on a regular basis at locations throughout the state. Current lists of regular alternative exam sites and times are available to applicants, on request, by writing to the following address: License Division, State Board of Insurance, 1110 San Jacinto, Austin, Texas 78786.

003 Conduct of Examination. If security is insured at an alternative examination site, the examinations may be proctored by persons other than employees of the State Board of Insurance in order to reduce state expenses incurred in administering such examinations. Otherwise, the examination shall be supervised by employees of the State Board of Insurance designated by the commissioner of insurance.

004 Written Request to Take Examinations. Each applicant for license under Articles 21.07-1 and 21.07, Section 4 of the Texas Insurance Code must file a written request to take the qualifying examination with the State Board of Insurance. Such request must be on a form provided by the State Board of Insurance and must be received by the State Board of Insurance at its address at least 10 days prior to the particular examination date desired by the applicant. The form is available to qualified applicants on request, by writing to the License Division of the State Board of Insurance at 1110 San Jacinto, Austin, Texas 78786.

Issued in Austin, Texas, on June 25, 1980.

Doc No 804916 Pat Wagner,
Chief Clerk
State Board of Insurance

Proposed Date of Adoption: August 4, 1980
For further information, please call (512) 475-4509.



ADOPTED RULES

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 or modifying 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."

NONCODIFIED

Texas Education Agency Comprehensive Instruction

Adoptions by Reference: State Plans 226.32.91

The Texas Education Agency has amended Rule 226.32.91-080, the adoption by reference of the Texas State Plan for Vocational Education which includes the annual program plan for fiscal year 1981 and the accountability report for fiscal year 1979. The plan was developed and submitted to the United States Commissioner of Education under the provisions of Public Law 94-482, Title II, Vocational Education.

Public review and discussion of the proposed rule were held. The rule is adopted with no change in the text of the rule as proposed. In the plan itself the following change was made:

Table 1—Labor Demand and Supply Summary—On the recommendation of members of the Interagency Committee for Development of the State Plan for Vocational Education and the Planning and Evaluation Committee of the Advisory Council for Technical Vocational Education in Texas, Table 1 (pages 17-26) of the annual program plan for vocational education for fiscal year 1981 was revised as follows: the column titled "Projected Expansion and Replacement Needs by Postsecondary Adult and Secondary" was retitled "Projected Labor Demand" and the projections related to postsecondary adult and secondary were synthesized into one number. Tables showing estimated enrollments by program (Tables 3-1 through 5-2) and estimated expenditures (Tables 6-10) were updated based on the most current information available. Appendix III, containing views, comments, and responses from the public hearing held on May 9, 1980, was added.

This rule is adopted under the authority of Public Law 94-482 and Section 11.02(c), Texas Education Code.

080. Texas State Plan for Vocational Education. The rules for occupational education and technology are described in Part I of the Texas State Plan for Vocational Education as amended June 1980 which was developed as a requirement under Public Law 94-482. The plan is adopted by this reference as the Texas Education Agency's official rule. A copy is available for examination during regular office hours, 8 a.m. to 5 p.m., except holidays, Saturdays, and Sundays, at the Texas Education Agency (headquarters) building, 201 East 11th Street, Austin, Texas.

Issued in Austin, Texas, on June 26, 1980.

Doc. No. 804928 A. O. Bowen
Commissioner of Education

Effective Date: July 17, 1980

Proposal Publication Date: May 13, 1980

For further information, please call (512) 475-7077.

Texas Department of Human Resources

Food Stamps

Support Documents 326.15.99

The Department of Human Resources adopts the amendment to its rule which adopts by reference the federal regulations that determine the maximum income eligibility standards and basis of issuance tables for the Food Stamp Program. The regulations, which appear in *Federal Register* Document 80-17597, have a federally mandated effective date of July 1, 1980. As a result of the 1980 amendments to the Food Stamp Act of 1977, the standard deduction, combined dependent care excess shelter cost, utility standard deduction, telephone standard and maximum allotments by household size will be updated annually beginning in January 1981 in lieu of annual updates that normally would be done each July 1. Therefore, these regulations update only the maximum income eligibility standards.

This amendment is adopted under the authority of the Human Resources Code, Title 2, pursuant to federal requirements, to be effective July 1, 1980.

002. Federal Register Document No. 80-17597. The Department of Human Resources adopts by reference the food stamp rules and appendix contained in *Federal Register* Document 80-17597, Volume 45, Number 116, Pages 40093-40094, which amends 7 Code of Federal Regulations Part 273.

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

Doc. No. 804943 Jerome Chapman
Commissioner
Texas Department of Human Resources

Effective Date: July 1, 1980

Proposal Publication Date: N/A

For further information, please call (512) 441-3355

State Board of Insurance

Rating and Policy Forms

Board Shall Fix Rates 059.05.25

The State Board of Insurance has amended Rule 059.05.25.003, which adopted by reference the Texas General Basis Schedules, as follows:

(1) adopting the guidelines and standards for approval of testing laboratories and amending the manual rules to recognize testing laboratories, in addition to Underwriters Laboratories, which meet the necessary criteria and have been specifically approved by the board;

(2) amending the mortgage clause rule to eliminate that portion of the rule forbidding the mortgage clause to be payable to an unnamed holder, future holder, or assignee of the mortgage note;

(3) amending the manual rules to allow replacement cost endorsement FRO-465 to be applicable to secondary residences;

(4) amending the manual rules to allow replacement cost endorsements HO 365 and/or HO 365T to be applicable to secondary residences;

(5) amending the manual rules governing the automatic increase in insurance endorsement for fire policies and for Texas multiperil policies to permit the use of such forms on blanket buildings and contents coverage for churches and schools;

(6) adding rules and rates to govern the writing of new Form 81G, damage by weight of ice, sleet, and snow;

(7) eliminating the manual rule requiring the type of farm to be shown on Form 81;

(8) amending the manual rules governing the farm and ranch owners policy to allow the writing, under a farm and ranch owners policy, of Coverage D, schedules farm and ranch property using Form FRO 459, without requiring the writing of Coverage A (dwelling), Coverage B (household goods) or Section II;

(9) amending the manual rules governing Texas multiperil policies to allow blanket rent insurance to be written at 80% coinsurance;

(10) amending the manual rules governing extended coverage to provide an extended coverage classification of SWR for one story steel frame buildings, less than 30 feet in height, with a metal deck roof;

(11) adding manual rules and rates to govern the writing of the new Form TxMP 190A, TMP consequential loss extension endorsement;

(12) amending various manual rules governing the cancellation of fire policies, standard homeowners policies, standard farm and ranch policies, standard farm and ranch owners policies and Texas multiperil policies to reflect that when a policy is cancelled pro rata to rewrite a new policy, the new policy may be issued in any one company of the "same group of companies" in lieu of the "same company;"

(13) amending the manual rules and rates to provide medical payments limits tables of \$500, \$1,000, \$2,000, \$3,000, \$4,000, and \$5,000;

(14) amending the manual rules governing farm and ranch owners policies to permit the writing of Section II coverage (Coverage E, personal liability) without requiring the writing of Section I coverage;

(15) amending the manual rules and rates to provide employer's liability farm employees rates with medical pay-

ments limits tables of \$500, \$1,000, \$2,000, \$3,000, \$4,000, and \$5,000;

(16) adding manual rules and rates governing the writing of new Form TxMP-205, TMP broad form comprehensive general liability endorsement;

(17) amending the manual rules governing the writing of TMP boiler and machinery coverage to reflect the updating of the boiler and machinery forms to coincide with the monoline boiler and machinery coverage;

(18) adding manual rules and rates to govern the writing of the new Form TxMP-52, TMP vacancy permit;

(19) amending the manual rules to allow Form TxMP-123, TMP optional perils endorsement, to be attached to the Texas multiperil policy when such is providing coverage to risks qualifying under the mercantile program;

(20) amending the manual rules governing the TMP automatic increase in insurance endorsement to eliminate reference to two- and three-year premium factors and provide only annual factors with the resulting premium being subject to three times annual for three-year policies;

(21) amending the manual rules and rates governing the automatic increase in insurance endorsement Form 137 to coincide with the Texas multiperil automatic increase in insurance rules regarding the three year premium being three times annual;

(22) amending the manual rules to allow Form HO 301, additional insured endorsement, to be applicable for the inclusion of certain relatives on a homeowners condominium policy as insureds;

(23) adding the manual rules and rates to govern the new Form TxMP 148, TMP business interruption insurance;

(24) amending the manual rules to set forth certain standards for the installation of hood and vent (duct) systems.

These amendments are attached hereto (see attachment) and incorporated herein by reference.

These amendments are adopted pursuant to the authority of Article 5.25 of the Texas Insurance Code

003. Texas General Basis Schedules. The State Board of Insurance adopts by reference the attached Texas General Basis Schedules as amended August 1, 1980. The Texas General Basis Schedules is published by and available from the State Board of Insurance, 1110 San Jacinto, Austin, Texas 78786.

Doc No. 804931

Standard Forms 059.05.36.001

The State Board of Insurance has amended Rule 059.05.36.001, which adopted by reference fire policy forms, as follows:

(1) adding a new Form 134, cancellation and/or non-renewal endorsement-mandatory, to provide that written notification by the company is not required to the successor or assignee of the mortgagee specifically named on the policy (see Attachment A);

(2) amending Form 137, automatic increase in insurance endorsement, to be applicable to blanket building and contents coverage for churches and schools (see Attachment B);

(3) amending Form 81, farm and ranch form, to eliminate the provision requiring "type of farm" be shown (see Attachment C);

(4) adding a new Form 81G, damage by weight of ice, sleet, and snow endorsement, to provide the peril of weight of ice, sleet, and snow to farm and ranch outbuildings (see Attachment D);

(5) amending Form 29, special cancellation and renewal provisions, to provide that a company may cancel a policy within 90 days in lieu of 60 days (see Attachment E);

(6) amending Form 167, hood and vent (duct) protection clause to provide for other automatic systems installed according to the provisions of Chapter 7, of National Fire Protection Association Standard Number 96-1978, "Removal of Smoke and Grease—Laden Vapors from Commercial Cooking Equipment" (see Attachment F)

These amendments are attached hereto (Attachments A-F) and incorporated herein by reference.

These amendments are adopted pursuant to the authority of Article 5.36 of the Texas Insurance Code

001. Fire Policy Forms. The State Board of Insurance adopts by reference the attached Fire Policy Forms as amended August 1, 1980. These forms are published by and available from the Texas Insurance Advisory Association, 2801 South Interregional Highway, Austin, Texas 78741, and from the State Board of Insurance, 1110 San Jacinto, Austin, Texas 78786

Doc No. 804932

059.05.36.002

The State Board of Insurance has amended Rule 059.05.36.002, which adopted by reference homeowners policy forms, as follows:

(1) Amending the following forms to provide that a company may cancel a policy within 90 days in lieu of 60 days:

Form HO-A—Homeowners Limited form

Form HO-B—Homeowners Broad form

Form HO-C—Homeowners All Risk form

Form HO-B-T—Homeowners Limited form—Tenant

Form HO-C-T—Homeowners All Risk form—Tenant

Form HOB-CON-1—Homeowners Policy—Condominium Unit—Owners form

Form HOC-CON-1—Homeowners Policy—Condominium Unit—Owners All Risk form

(see Attachment A).

(2) Amending Form HOB-CON-1, Homeowners Policy—Condominium Unit—Owners form to eliminate the words "made by the insured" in relation to alterations and additions (see Attachment B).

These amendments are attached hereto (Attachment A and B) and incorporated herein by reference.

These amendments are adopted pursuant to the authority of Article 5.36 of the Texas Insurance Code.

002. Homeowners Policy Forms. The State Board of Insurance adopts by reference the attached homeowners policy forms as amended August 1, 1980. These forms are published by and available from the Texas Insurance Advisory Association, 2801 South Interregional Highway, Austin, Texas 78741, and from the State Board of Insurance, 1110 San Jacinto, Austin, Texas 78786.

Doc. No. 804933

059.05.36.003

The State Board of Insurance has amended Rule 059.05.36.003, which adopted by reference farm and ranch owners policy forms, by amending Forms FRO-A, Farm and Ranch Owners Limited form; FRO-B, Farm and Ranch Owners Broad form; and FRO-C, Farm and Ranch Owners All-Risk form, to provide that a company may cancel a policy within 90 days in lieu of 60 days (see Attachment A).

This amendment is attached hereto (Attachment A) and incorporated herein by reference.

This amendment is adopted pursuant to the authority of Article 5.36 of the Texas Insurance Code.

003. Farm and Ranch Owners Policy Forms. The State Board of Insurance adopts by reference the attached farm and ranch owners policy forms as amended August 1, 1980. These forms are published by and available from the Texas Insurance Advisory Association, 2801 South Interregional Highway, Austin, Texas 78741, and from the State Board of Insurance, 1110 San Jacinto, Austin, Texas 78786.

Doc. No. 804934

Multiperil Forms 059.05.8 i

The State Board of Insurance has amended its Rule 059.05.81.001, which adopted by reference multiperil policy forms, as follows:

(1) amending Form TxMP-198, TMP-automatic increase in insurance endorsement, to be applicable to blanket buildings and personal property coverage for churches and schools (see Attachment A).

(2) adding a new Form TxMP-190A, TMP consequential loss extension endorsement (see Attachment B);

(3) amending Forms TxMP-107, TMP special commercial property form, TxMP-108, TMP special commercial property reporting form, TxMP-115, TMP special property form, TxMP-116, TMP special property reporting form and TxMP-124, TMP additional coverage endorsement, to provide for the limit of liability for transportation coverage under the extensions of coverage as \$2,500 in lieu of \$1,000 (see Attachment C);

(4) adding a new Form TxMP-205, TMP broad form comprehensive general liability endorsement (see Attachment D);

(5) amending the following TMP boiler and machinery forms to reflect current approved changes made to monoline boiler and machinery forms:

TxMP-400—TMP boiler and machinery coverage endorsement;

TxMP-401—TMP Section IV—boiler and machinery coverage—declarations;

TxMP-402—TMP additional objects groups;

TxMP-407—TMP business interruption endorsement;

TxMP-408—TMP business interruption endorsement;

TxMP-409—TMP extra expense endorsement;

TxMP-410—TMP business interruption endorsement;

TxMP-411—TMP consequential damage endorsement;

TxMP-422—TMP schedule definitions and special provisions endorsement;

TxMP-424—TMP special business interruption endorsement;

TxMP-425—TMP special business interruption endorsement;
 TxMP-426—TMP special extra expense endorsement;
 TxMP-427—TMP special consequential damage endorsement;
 (see Attachment E);

(6) adding a new Form TxMP-51, TMP amendatory endorsement—mandatory, to amend the vacancy conditions of the basic policy and adding new Form TxMP-52, TMP vacancy permit (see Attachment F);

(7) adding a new Form TxMP-148, TMP business interruption insurance, for extending the period of indemnity under Form TxMP 140 (see Attachment G);

(8) amending Form TxMP-30, TMP special cancellation and renewal provision, to provide that a company may cancel a policy within 90 days in lieu of 60 days (see Attachment H).

These amendments are attached hereto (Attachments A-H) and incorporated herein by reference.

These amendments are adopted pursuant to the authority of Article 5.81 of the Texas Insurance Code.

001. Multiperil Policy Forms. The State Board of Insurance adopts by reference the attached multiperil policy forms as amended August 1, 1980. These forms are published by and available from the Texas Insurance Advisory Association, 2801 South Interregional Highway, Austin, Texas 78741, and from the State Board of Insurance, 1110 San Jacinto, Austin, Texas 78786.

Issued in Austin, Texas, on June 26, 1980.

Doc No. 804935 Pat Wagner
 Chief Clerk
 State Board of Insurance

Effective Date August 1, 1980
 Proposal Publication Date: May 23, 1980
 For further information, please call (512) 475-6664.

Texas Department of Mental Health and Mental Retardation

Client (Patient) Care

Continuity of Care: Procedures for Preadmission Screening, Community Support Plan Development, and Client Program Coordination 302.04.30

The Texas Department of Mental Health and Mental Retardation has adopted Rules 302.04.30.001-.013, concerning continuity of care, procedures for preadmission screening, community support plan development, and client program coordination for departmental clients, with changes in the text proposed. Rules .001-.013 were approved by the Texas Board of MH/MR at its May 2, 1980, meeting. Rules .001-.013 will become effective on September 1, 1981. The board has encouraged departmental facilities and community mental health and mental retardation centers to comply with the rules whenever possible prior to September 1, 1981.

The texts of Rules .007-.010 have been changed. Subsection (d)(2) of Rule .007 has been broken down into two subsections

and has been relettered as (d)(2) and (d)(3). Subsection (d)(2) now provides that a client's community support plan shall include documentation of the client's participation in the development of and agreement with the plan as evidenced by the client's signature on the plan or the signature of his legal representative if the client is a minor or has been adjudicated incompetent. New language has been added to subsection (d)(2) to provide that such documentation shall include a statement that the person signing the plan understands that the community support plan and supporting documents will be forwarded to the community center. The last two sentences of what was proposed as subsection (d)(2) has become a new subsection (d)(3) and language has been added to make clear that when a client does not desire community support services, no information will be forwarded to the community center.

Rule .008 has been changed by substituting the words "appropriate and existing" for the word "available" in the first sentence of subsection (a) so that the sentence now provides that all persons furloughed or discharged from facilities will be offered appropriate and existing community support services and client program coordination by the center or facility outreach program. Rule .008 has also been changed by substituting the phrase "no later than 24 hours prior to a furlough or discharge" for the phrase "within 24 hours of a furlough or discharge" in subsection (b) to make clear that notification to the center or outreach program of certain information must be made prior to the furlough or discharge of a client. The changes in Rule .008 were made for clarification purposes and to avoid the possibility of misinterpretation.

Rule .009 has been changed and the change is substantive in nature. The proposed rule put a responsibility on the private treatment program to assist in developing a community support plan prior to a client's entry into the private treatment program. The adopted rule removes that responsibility and simply provides that the community support plan should be developed with the private provider whenever practicable. The change was made since it is not always possible to have the private provider participate in the development of the community support plan.

Rule .010 has been changed by deleting throughout the rule all references to exhibits. The department has decided to simply cite statutes and to not attach exhibits to the rules.

Rules .001-.013 have been adopted under the authority contained in Section 2.11(b) of Article 5547-202, Texas Civil Statutes, and Section 4.01 of Article 5547-204, Texas Civil Statutes.

.001. Purpose. The purpose of these rules is to establish uniform continuity of care procedures for preadmission services, community support plan development, and client program coordination for persons admitted to and discharged or furloughed from facilities of the Texas Department of Mental Health and Mental Retardation, and to encourage joint program planning and cooperation between state facilities and community mental health and mental retardation centers and outreach programs.

.002. Application. These rules apply to all facilities of the Texas Department of Mental Health and Mental Retardation, and to community mental health and mental retardation centers established pursuant to Article 5547-203, Vernon's Texas Civil Statutes.

.003. Definitions. In these rules:

(1) "Catchment area" means the county or subcounty areas for which a center or facility has the responsibility to serve individuals residing in that area.

(2) "Center" means a community mental health and mental retardation center as defined in Article 5547-203, Vernon's Texas Civil Statutes.

(3) "Client program coordination services" means the services designed to ensure that the client's community support plan is developed and periodically revised, if necessary, and that the client receives appropriate and adequate services.

(4) "Client program coordinator" (also known as "case manager" or "liaison worker") means a person representing the receiving community organization (that is, a center or a facility outreach program) who:

(A) assists the facility to develop the community support plan;

(B) informs the facility treatment coordinator of community resources and assists in coordinating and developing community contacts and resources where necessary and practicable; and

(C) facilitates the delivery of the services identified in the plan to the client after he is furloughed or discharged.

(5) "Community support plan" (also known as a "discharge plan") means a plan jointly developed by a facility staff and center or outreach staff which lists the community support services which will be provided to the client subsequent to furlough or discharge.

(6) "Community support services" means a network of services to assist the client to remain within the community in lieu of or subsequent to placement in a facility. These services include but are not limited to screening and referral, crisis stabilization services in the least restrictive setting possible, psychosocial rehabilitation, vocational training, residential services, entitlement assistance, support services of an indefinite duration, backup support for families, medical services, client program coordination, and follow-up services.

(7) "Continuity of care" means a clinical process which ensures a smooth transition between service providers to preclude an interruption of necessary services.

(8) "Department" means the Texas Department of Mental Health and Mental Retardation.

(9) "Discharge" means the termination of a client's treatment by a facility or center which denotes the end of active treatment by that facility or center.

(10) "Facility" means a state hospital, a state school, a state center for human development, Texas Research Institute of Mental Sciences, or Waco Center for Youth on-campus residential program.

(11) "Facility treatment coordinator" means a person representing the facility who:

(A) assists in the development of the community support plan;

(B) initiates referrals to community organizations (such as centers, facility outreach programs, private treatment programs, and other programs and organizations) in order for the community support plan to be implemented at the community level;

(C) is the facility's contact person for the receiving organization's client program coordinator; and

(D) is responsible for assembling and distributing to the client program coordinator information in Rules .007 and .008 of these rules.

(12) "Furlough" means an authorized leave status in which the residential client is away from the facility for more than three days. For the purpose of these rules, furlough means a leave status in anticipation of discharge such as a trial alternate placement.

(13) "Outreach program" means an off-campus program provided by a facility.

(14) "Screening" means a procedure to determine appropriateness and eligibility for available services.

.004. Areas of Service Responsibility.

(a) All clients furloughed or discharged from a facility are to be offered a comprehensive community support plan, appropriate and existing community support services, and client program coordination.

(b) In order to determine areas of service responsibility, the following guidelines will be followed:

(1) Clients furloughed or discharged into the catchment area of a center will have a community support plan jointly developed by the facility and the center. The center will facilitate the provision of or provide appropriate and existing community support services and client program coordination. Facilities furloughing mentally retarded clients into intermediate care facilities will still maintain their responsibilities outlined in Rules of the Commissioner of MH/MR Affecting Client (Patient) Care, Criteria for Placement of Residents in Community Intermediate Care Facilities, 302.04.11, however, the executive director of the center may, at the request of the superintendent or director of the facility, assume the follow-up and monitoring responsibilities required for mentally retarded persons being furloughed into intermediate care facilities in the center's catchment area.

(2) Clients being furloughed or discharged into the catchment area of a facility outreach program will have a community support plan developed by the facility and the facility outreach program. The outreach program will facilitate the provision of or provide appropriate and existing community support services and client program coordination for those counties in the catchment area of the facility outreach program.

(3) Where the catchment area of a facility outreach program and the catchment area of a center overlap, a memorandum of understanding will be executed between the facility and center, specifying which organization will provide or facilitate the provision of screening and referral to facilities, the development of the community support plan with the facility treatment team, client program coordination, and the provision of community support services.

(4) The respective Texas Department of Mental Health and Mental Retardation deputy commissioner or deputy commissioners will develop this memorandum of understanding if such a memorandum cannot be developed between the facility and the center.

(5) If a county to which the client is to be furloughed or discharged is not in the catchment area of a center or a facility outreach program, the facility will be responsible for the development of the community support plan.

.005. Screening, Referral, and Admission.

(a) For the purpose of these rules, screening is to evaluate the client and determine if a less restrictive community

based program is available and appropriate or if facility treatment is necessary.

(b) Persons admitted to a facility from a center catchment area must be screened by a center, prior to admission, except in the case of:

(1) involuntary commitments; provided, however, that this does not mean a center cannot screen a court commitment if such arrangements have been made with the court; only that the department cannot require the courts by administrative order to refer such commitments to centers for screening and referral;

(2) referrals to a state hospital by a physician;

(3) referrals to facilities for respite care;

(4) memoranda of understanding between the facility and center where it is stated that the facility will perform the screening; or

(5) emergency admissions.

(c) Admission criteria for facilities are governed by the Rules of the Commissioner of MH/MR Affecting Client (Patient) Care; Admissions, Transfers, Furloughs, and Discharges—State Mental Health Facilities, 302.04.23; Admissions, Transfers, Furloughs, and Discharges—State Schools for the Retarded, 302.04.37; and Admission Criteria for Vernon Center Adolescent Drug Treatment Unit, 302.04.26.

.006. Periodic Re-evaluation of Institutional Placement.

(a) The client's treatment team shall review the individual plan of care at regular intervals as determined by law relevant to or by standards adopted by the department in order to make necessary revisions in the plan and to determine whether or not continued facility placement is in the client's best interest.

(b) The referring center or outreach program will be invited to participate in such reviews.

(c) The center or outreach program is encouraged to attend such reviews to:

(1) assist the facility in updating information on available community resources; and

(2) review the community support services needed by the client when he or she is furloughed or discharged.

.007. Development of Community Support Plan.

(a) Prior to the client leaving the facility, a community support plan shall be developed jointly by the client or his legal representative if the client is a minor or has been adjudicated incompetent, the client's family when appropriate, the facility, and the center or outreach program. Such a plan would not be necessary for clients admitted to state schools for respite care or for clients on unauthorized departures (UDs) from facilities.

(b) Staff of the center or the outreach program shall convene with the facility treatment team or the facility treatment coordinator to develop this plan. If circumstances preclude such joint meetings, the facility and the center or the outreach program should have consensus on the plan via telephone prior to furlough or discharge. Such consensus between the facility and the center or outreach program shall be documented by the center or outreach program and documented in the plan by the facility. Such documentation shall include the names of the staff who developed the plan.

(c) Regardless of the circumstances, there shall be a community support plan jointly developed by the facility and the center or outreach program.

(d) The community support plan shall include:

(1) a clear statement of the client's problems and needs, a succinct list of the goals and objectives to ameliorate

these problems and needs, a listing of the community support services which will be provided to carry out these goals and objectives, and identification of the facility treatment coordinator and the client program coordinator from the center or outreach program who will access entry into the community support services; and

(2) documentation of the client's participation in the development of and agreement with the community support plan as evidenced by the client's signature on the plan or the signature of his legal representative if the client is a minor or has been adjudicated incompetent. Such shall include a statement that the persons signing the plan understands that the community support plan and supporting documents will be forwarded to the center.

(3) If the client does not agree to sign his community support plan and/or does not desire community support services, the client's decision should also be documented and signed by staff of the facility and the center or the outreach program, and, when possible, by the client. In such cases, these services will not be expected to be provided to the client nor will any information be forwarded to the center; however, such will not preclude the provision of these services at a later date if the client or his legal representative requests them.

(e) The community support plan shall be jointly signed by staff of the facility and the center or the facility outreach program except in those instances when the plan is developed via telephone and then such plan shall be documented as described in subsection (b) of this rule.

(f) The decision to furlough or discharge a client from a facility is the professional responsibility of the facility treatment team. Criteria for discharge have been outlined in the Rules of the Commissioner of MH/MR Affecting Client (Patient) Care; Admissions, Transfers, Furloughs, and Discharges—State Mental Health Facilities, 302.04.23; and Admissions, Transfers, Furloughs, and Discharges—State Schools for the Retarded, 302.04.37. It is the professional responsibility of the facility and the center or outreach program to develop the community support plan.

.008. Community Support Services and Client Program Coordination.

(a) All persons furloughed or discharged from facilities will be offered appropriate and existing community support services and client program coordination by the center or facility outreach program. The client program coordinator from the center or facility outreach program, identified in the community support plan, will facilitate the delivery of services identified in the plan to the client.

(b) The facility will, no later than 24 hours prior to a furlough or discharge, contact the appropriate center or outreach program by telephone and notify the staff of:

(1) the name of the client,

(2) when the client will be furloughed or discharged,

(3) where he will be furloughed or discharged, and

(4) current medications.

(c) No later than the date the client is furloughed or discharged the facility shall forward the furlough or discharge information to the center or outreach program. Such information shall include (subject to any restrictions imposed by state law, federal regulations, and rules of the commissioner on confidentiality):

(1) the community support plan,

(2) Problem Oriented Records System (PORS) discharge packet, and

(3) the anticipated date of arrival.

(d) The assigned client program coordinator will document, no later than 10 working days after furlough or discharge, that personal or telephone contact has been made with the client (if services are to be provided to the client) and ensure or accomplish the following:

- (1) communicate interest in the client's needs,
- (2) review the services that will be available to meet the requirements of the community support plan, and
- (3) facilitate the client's entry into the appropriate services.

.009. Client's Entry into Private Treatment Program.

When the client is furloughed or discharged to a private service system such as private inpatient care, private psychiatric services, private residential facility, private intermediate care facility (i.e., nursing, ICF-MR), the center or the facility outreach program and the facility will develop the community support plan prior to entry into the private treatment program. The community support plan should also be developed with the private provider whenever practicable. Once the client enters the private treatment program and is discharged from the facility, the center or facility outreach program relinquishes its responsibility for community support services unless such services (for example, outpatient services, psychosocial rehabilitation, and so forth) are required in the community support plan.

.010. Disclosure of Confidential Information.

(a) Information which directly or indirectly identifies a client, former client, or proposed client of a facility is confidential. The disclosure of such confidential information is governed by the provisions of Article 5547-87, Vernon's Texas Civil Statutes, Section 57 of Article 5547-300, Vernon's Texas Civil Statutes, and Article 5561h, Vernon's Texas Civil Statutes. In addition to the provisions of those statutes, the disclosure of information which identifies a drug or alcohol abuse patient is governed by 42 Code of Federal Regulations, Part 2.

(b) Generally, the following rules govern the disclosure of confidential information by facilities:

(1) Facilities may disclose information which identifies a client, former client, or proposed client if the client or his legal representative has consented to such disclosure. Consent for disclosure should be evidenced by the signature of the client or his legal representative on the department's uniform consent form for disclosure of information.

(2) Facilities should, in efforts to ensure appropriate continuity of care, disclose information concerning a client to a community mental health/mental retardation center serving the region in which he is a resident. This disclosure is allowed without the specific consent of the client or his legal representative pursuant to the authorization granted by the exceptions contained in the appropriate statutes listed in subsection (a) of this rule.

(3) Additional information on the rules governing disclosure of information can be found in Rules of the Commissioner of MH/MR Affecting Other Agencies and the Public, Rules Governing the Disclosure of Client-Identifying Information Contained in Records of Mental Health and Drug and Alcohol Abuse Clients of the TDMH/MR, 302.03.15, and Rules Governing the Disclosure of Client-Identifying Information Contained in Records of Mentally Retarded Clients of the TDMH/MR and Community MH/MR Centers, 302.03.18.

(c) Whenever any question arises concerning consent for disclosure of information or whether an exception to the consent requirement is applicable in a particular situation, the department's Legal Division should be contacted and its advice sought prior to the disclosure of any confidential information.

.011. Joint Program Planning between Facilities and Centers. It can be anticipated that not every community support plan developed by facilities and centers will be optimum. This will largely be due to limited community support services in certain areas of the state. One of the purposes of these rules is to encourage better communication between facilities and centers so that discharged clients of the Texas Department of Mental Health and Mental Retardation system can best be served in the least restrictive environment. If the facility, the center, or both the facility and the center identify community support services which are lacking in the community, it is desired that the facility assist the center to develop such services. Such assistance can include but should not necessarily be limited to professional consultation, joint program planning, and sharing of fiscal resources via contractual arrangements.

.012. Distribution.

(a) These rules shall be distributed to members of the Texas Board of Mental Health and Mental Retardation; assistant commissioners, deputy commissioners, and division and section chiefs of Central Office; superintendents and directors of department facilities; and executive directors of community MH/MR centers.

(b) The superintendent or director of each department facility shall provide a copy of these rules to all appropriate personnel, including but not limited to:

- (1) unit directors,
- (2) coordinators of social services,
- (3) coordinators of outreach programs, and
- (4) coordinators of liaison worker programs.

(c) The executive director of each community MH/MR center shall provide a copy of these rules to:

- (1) mental health directors,
- (2) mental retardation directors,
- (3) geographical unit directors, and
- (4) coordinators of liaison worker programs.

.013. References. Reference is made to the following:

- (1) Article 5547-1, et seq., Vernon's Texas Civil Statutes;
- (2) Article 5547-201 through 5547-204, Vernon's Texas Civil Statutes;
- (3) Mentally Retarded Persons Act of 1977, Article 5547-300, Vernon's Texas Civil Statutes;
- (4) 42 Code of Federal Regulations, Part 2; and
- (5) Article 5561h, Vernon's Texas Civil Statutes.

Issued in Austin, Texas, on June 26, 1980.

Doc. No. 804927

John J. Kavanagh, M.D.

Commissioner

Texas Department of Mental Health and
Mental Retardation

Effective Date: September 1, 1980

Proposal Publication Date: February 5, 1980

For further information, please call (512) 465-4591.

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

Thursday, July 10, 1980, 3 p.m. The Budget and Finance Committee of the Texas Air Control Board will meet in Room 332 (training room), 6330 Highway 290 East, Austin. According to the agenda summary, the committee will meet with representatives of the Legislative Budget Board and the Governor's Budget and Planning Office to discuss the tentative budget request submitted by the board to those offices on June 16, 1980.

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

Filed: June 30, 1980, 10:12 a.m.
Doc. No. 804993

Friday, July 11, 1980, 9:30 a.m. The Texas Air Control Board will meet in the board auditorium, 6330 Highway 290 East, Austin. According to the agenda summary, the board will approve minutes of June 13, 1980, meeting; hear reports on permit fees and emissions inventory; consider and adopt regulations, state implementation plan revisions; consider hearing examiner's reports; and discuss new business.

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

Filed: June 30, 1980, 10:12 a.m.
Doc. No. 804994

State Bar of Texas

Monday, July 7, 1980, 9 a.m. The Executive Budget Committee of the Board of Directors of the State Bar of Texas will meet in the President's Room in the third floor wing of the Texas Law Center at 1414 Colorado in Austin. According to the agenda summary, the meeting includes the following: (1) approval of June 2 minutes; (2) report of president—TLPP, Inc. status; call special board meeting; advertising discussion and action; relationship of UPL, Grievance Oversight and Professional Ethics Committees to Supreme Court and Bar;

committee budgets for 1980-81; request of Administration of Justice Committee; set calendar for 1980-81 and 1981-82 board meetings and Executive Committee meetings; progress report on Magna Carta; (3) report of president elect; (4) report of immediate past president—arts display proposal; (5) report of board chairman—announcement of board committee appointments; (6) report of executive director—discussion of personnel; FTC meeting report; review of ABA agenda for determination of State Bar position on matters to be brought before the ABA House of Delegates; discussion and action on ABA resolution concerning HR 5295; retirement income; report on LEAA grants; legal service corporation expansion; bar survey; (7) report of general counsel—discussion of pending litigation if necessary; (8) financial report; (9) report of professional development program; (10) discussion of 1981 convention.

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

Filed: June 27, 1980, 2:51 p.m.
Doc. No. 804958

Coordinating Board, Texas College and University System

Thursday, July 17, 1980, 9 a.m. The Financial Planning Committee of the Coordinating Board, Texas College and University System, will meet at the Bevington A. Reed Building, Board Room, 200 East Riverside Drive, Austin. According to the agenda summary, the committee will discuss matters relating to the Division of Administration and the Division of Financial Planning.

Additional information may be obtained from Kenneth H. Ashworth, P.O. Box 12788, Austin, Texas 78711, telephone (512) 475-4361.

Filed: June 27, 1980, 2:38 p.m.
Doc. No. 804960

Thursday, July 17, 1980, 9:45 a.m. The Student Services Committee of the Coordinating Board, Texas College and University System, will meet at the Bevington A. Reed Building, Board Room, 200 East Riverside Drive, Austin. According to the agenda summary, the committee will consider matters related to the Division of Student Services.

Additional information may be obtained from Kenneth H. Ashworth, P.O. Box 12788, Austin, Texas 78711, telephone (512) 475-4361.

Filed: June 27, 1980, 2:39 p.m.
Doc. No. 804961

Thursday, July 17, 1980, 10 a.m. The Community Junior College and Continuing Education Committee of the Coordinating Board, Texas College and University System, will meet at the Bevington A. Reed Building, Board Room, 200 East Riverside Drive, Austin. According to the agenda summary, the committee will consider matters related to the Division of Community College and Continuing Education.

Additional information may be obtained from Kenneth H. Ashworth, P.O. Box 12788, Austin, Texas 78711, telephone (512) 475-4361.

Filed: June 27, 1980, 2:39 p.m.
Doc. No. 804982

Thursday, July 17, 1980, 10:15 a.m. The Campus Planning and Physical Facilities Committee of the Coordinating Board, Texas College and University System, will meet at the Bevington A. Reed Building, Board Room, 200 East Riverside Drive, Austin. According to the agenda summary, the committee will consider matters relating to the Division of Campus Planning and Physical Facilities Development.

Additional information may be obtained from Kenneth H. Ashworth, P.O. Box 12788, Austin, Texas 78711, telephone (512) 475-4361.

Filed: June 27, 1980, 2:39 p.m.
Doc. No. 804983

Thursday, July 17, 1980, 1 p.m. The Health Affairs Committee of the Coordinating Board, Texas College and University System, will meet at the Bevington A. Reed Building, Board Room, 200 East Riverside Drive, Austin. According to the agenda summary, the committee will consider matters relating to the Division of Health Affairs.

Additional information may be attained from Kenneth H. Ashworth, P.O. Box 12788, Austin, Texas 78711, telephone (512) 475-4361.

Filed: June 27, 1980, 2:39 p.m.
Doc. No. 804984

Thursday, July 17, 1980, 1:15 p.m. The Senior College and University Committee of the Coordinating Board, Texas College and University System, will meet at the Bevington A. Reed Building, board room, 200 East Riverside Drive, Austin. According to the agenda summary, the committee will consider matters relating to the Division of Senior Colleges and Universities.

Additional information may be obtained from Kenneth H. Ashworth, P.O. Box 12788, Austin, Texas 78711, telephone (512) 475-4361.

Filed: June 27, 1980, 2:40 p.m.
Doc. No. 804985

Thursday, July 17, 1980, 3 p.m. The Committee of the Whole of the Coordinating Board, Texas College and University System, will meet at the Bevington A. Reed Building, Board Room, 200 East Riverside Drive, Austin. According to the agenda summary, the division will consider matters relating to the recommendations of Senate Concurrent Resolution 101 Committee on Construction and Tuition Policies.

Additional information may be obtained from Kenneth H. Ashworth, P.O. Box 12788, Austin, Texas 78711, telephone (512) 475-4361.

Filed: June 27, 1980, 2:40 p.m.
Doc. No. 804986

Friday, July 18, 1980, 9 a.m. The Board of the Coordinating Board, Texas College and University System, will meet at the Bevington A. Reed Building, 200 East Riverside Drive, Austin. According to the agenda summary, the board will consider matters relating to the Division of Administration, Division of Financial Planning, Division of Student Services, the Division of Campus Planning and Physical Facilities Development, the Division of Community Colleges and Continuing Education, the Division of Health Affairs, and the Division of Senior Colleges and Universities.

Additional information may be obtained from Kenneth H. Ashworth, P.O. Box 12788, Austin, Texas 78711, telephone (512) 475-4361.

Filed: June 27, 1980, 2:40 p.m.
Doc. No. 804987

Credit Union Department

Thursday, July 10, 1980, 10 a.m. The Credit Union Commission will meet in the Credit Union Department at 914 East Anderson Lane in Austin. According to the agenda, the meeting includes the following: resubmission of rules applicable to share drafts; TSGCU and department hearings which have been published as proposed rules in the *Texas Register*; interest rate relief; proposed revisions to Texas Credit Union Act; proposed increase in examination fees; possibility of scheduling informal meetings of commission to hear grievances by the management of credit unions; and noteworthy correspondence.

Additional information may be obtained from Harry L. Elliot, 914 East Anderson Lane, Austin, Texas 78752, telephone (512) 837-9236.

Filed: June 27, 1980, 10:05 a.m.
Doc. No. 804937

State Board of Education

Thursday, July 10, 1980, 10 a.m. The Committee for Central Services of the State Board of Education will meet in the central services office, Texas School for the Deaf, 1102 South Congress, Austin, to review and discuss appropriations request for Texas Schools for the Blind and the Deaf for fiscal years 1982 and 1983.

Additional information may be obtained from Alton O. Bowen, 201 East 11th Street, Austin, Texas 78701, telephone (512) 475-3271.

Filed: June 30, 1980, 11:58 a.m.
Doc. No. 804997

Friday, July 11, 1980, 8:30 a.m. The Committee for Policy, Budget, and Finance of the State Board of Education will meet in the second floor conference room, 158 East Riverside Drive, Austin. According to the agenda, the committee will consider the following items: salary schedule; state minimum sick leave; personnel accounting for state funding purposes; allocation of funds for supportive purposes; cancellation, revocation, and reinstatement of certificates; Advisory Committee for the Texas Personnel Interchange Program; eligibility for a vocational teacher unit; Advisory Committee for marketing and distributive education; request for

authority to contract for support services in conducting the 1981 Texas assessment of basic skills; recommendation of the Apprenticeship and Training Advisory Committee; public school transportation contract; special education contracts for nonpublic schools; per capita apportionment, 1980-81 school year; revised 1979-80 program budget for computer services; estimated program budgets, 1980-81; approval of agency operating plan/budget, 1980-81; biennial budget estimates for fiscal years 1982-83, Texas Education Agency; legislative recommendations.

Additional information may be obtained from Alton O. Bowen, 201 East 11th Street, Austin, Texas 78701, telephone (512) 475-3271.

Filed: June 30, 1980, 11:57 a.m.
Doc. No. 804999

Friday, July 11, 1980, 8:30 a.m. The Committee for Programs and Personnel Development of the State Board of Education will meet in the board room, 150 East Riverside Drive, Austin. According to the agenda, the committee will consider the following items: standards for an approved course in driver education for Texas schools; state textbook committee; recommendation for appointment to educational improvement advisory committee; vocational administrator; vocational supervisor and vocational counselor units; allocation of funds for the purchase and distribution of textbooks; large print textbooks for visually handicapped; a certified list of courses for occupational education and technology; a special report from the Advisory Council for Technical-Vocational Education in Texas; appointment of member to the Commission on Standards for the Teaching Profession; representatives of the Texas Association of Daily Newspapers speaking to committee; report on Texas assessment of basic skills.

Additional information may be obtained from Alton O. Bowen, 201 East 11th Street, Austin, Texas 78701, telephone (512) 475-3271.

Filed: June 30, 1980, 11:57 a.m.
Doc. No. 804998

Friday, July 11, 1980, 1:30 p.m. The Committee for Investment of the Permanent School Fund of the State Board of Education will meet in the second floor conference room, 158 East Riverside Drive, Austin. According to the agenda, the board will consider recommended additions to the "approved list of corporations for security purchases" for the State Permanent School Fund; and investment of available funds.

Additional information may be obtained from Alton O. Bowen, 201 East 11th Street, Austin, Texas 78701, telephone (512) 475-3271.

Filed: June 30, 1980, 11:57 a.m.
Doc. No. 805000

Friday, July 11, 1980, 1:30 p.m. The Committee for Special Schools and Athletics of the State Board of Education will meet in the second floor conference room, 150 East Riverside Drive, Austin. According to the agenda, the committee will consider request for approval of budget revision, fiscal year 1980, Texas School for the Blind; approval of operating

budget, school year 1980-81, Texas Schools for the Blind and for the Deaf.

Additional information may be obtained from Alton O. Bowen, 201 East 11th Street, Austin, Texas 78701, telephone (512) 475-3271.

Filed: June 30, 1980, 11:57 a.m.
Doc. No. 805001

Friday, July 11, 1980, 2 p.m. The Committee for Priorities, Accountability, and Accreditation of the State Board of Education will meet in the board room, 150 East Riverside Drive, Austin. According to the agenda, the committee will consider the following items: transportation administration; state plans; student eligibility for transportation services; recommendations on accreditation of school districts; status report on request made by Senator Carl A. Parker concerned with the Texas Education Agency, Angie Nall Hospital/School in Beaumont; Lamar University Deaf Education Program; analysis of advisory group report; recommendations of accreditation of school districts, including progress report on Poteet Independent School District.

Additional information may be obtained from Alton O. Bowen, 201 East 11th Street, Austin, Texas 78701, telephone (512) 475-3271.

Filed: June 30, 1980, 11:57 a.m.
Doc. No. 805002

Saturday, July 12, 1980, 8:30 a.m. The State Board of Education will meet in the board room, 150 East Riverside Drive, Austin. According to the agenda, the board will consider the following: appeals on decisions of the commissioner of education; agency administration; Good Neighbor scholarships; standards for an approved course in driver education for Texas schools; State Textbook Committee; vocational administrator, vocational supervisor, and vocational counselor units; allocation of funds for the purchase and distribution of textbooks; large print textbooks for visually handicapped; a certified list of courses for occupational education and technology; a special report from the Advisory Council for Technical-Vocational Education in Texas; appointment of member to the Commission on Standards for the Teaching Profession; salary schedule; state minimum sick leave; personnel accounting for state funding purposes; allocation of funds for supportive purposes; cancellation, revocation, and reinstatement of certificates; Advisory Committee for the Texas Personnel Interchange Program; eligibility for a vocational teacher unit; Advisory Committee for Marketing and Distributive Education; request for authority to contract for support services in conducting the 1981 Texas assessment of basic skills; recommendation for appointment to the Educational Improvement Advisory Council; recommendation of the Apprenticeship and Training Advisory Committee; public school transportation contract; special education contracts for nonpublic schools; per capita apportionment, 1980-81 school year; revised 1979-80 program budget for Computer Services; estimated program budgets, 1980-81; approval of agency operating plan/budget, 1980-81; biennial budget estimates for fiscal years 1982-83, Texas Education Agency; transportation administration; state plans; student eligibility for transportation services; recommendations on accreditation of school districts; request for legislative appropriations,

fiscal years 1982 and 1983, Texas Schools for the Blind and for the Deaf (under the State Board of Education); recommended additions to the "approved list of corporations for security purchases" for the State Permanent School Fund; investment of available funds; and other business.

Additional information may be obtained from Alton O. Bowen, 201 East 11th Street, Austin, Texas 78701, telephone (512) 475-3271.

Filed: June 30, 1980, 11:56 a.m.
Doc. No. 805003

Texas Education Agency

Tuesday, July 8, 1980, 10 a.m. The Texas Education Agency will meet in the commissioner's office, 201 East 11th Street, Austin, to conduct a public hearing on proposed Rule 226.45.01.060—types of entities from which professional experience is acceptable for salary increment purposes. Any person desiring to appear and speak is requested to give written notice to the commissioner of education at least five calendar days before the scheduled hearing.

Additional information may be obtained from Alton O. Bowen, 201 East 11th Street, Austin, Texas 78701, telephone (512) 475-3271

Filed: June 26, 1980, 4:50 p.m.
Doc. No. 804929

Texas Department of Health

Thursday, July 17, 1980, 10 a.m. The Advisory Committee on Nursing Home Affairs of the Texas Department of Health will meet in Room T-607 at 1100 West 49th Street in Austin. According to the agenda summary, the meeting includes the following: approval of minutes; subcommittee reports on pharmacy, adult day care, and licensing standards for MR facilities; status report on phase out of ICF II; long-term care ombudsman program; action to rectify facility deficiencies; implementation of House Bill 1628; status report on survey screening; annual meeting of department long-term care staff; general discussion of other department and long-term care activities; items of interest from committee members; and setting next meeting date.

Additional information may be obtained from Cesar M. Elizondo M.D., 1100 West 49th Street, Austin, Texas 78756, telephone (512) 458-7706.

Filed: June 27, 1980, 10:08 a.m.
Doc. No. 804939

Thursday, Wednesday, and Thursday, July 22-24, 1980, 9:30 a.m. daily, and Tuesday, July 29, 1980, 1:30 p.m. The Texas Department of Health will conduct hearings at the following times and addresses:

July 22, 9:30 a.m., City Hall, Stamford—Application 661 of the City of Stamford to operate an existing Type II municipal solid waste disposal site located approximately 3.5 miles northwest of Stamford, south of State Highway 283 at the end of the county road in Haskell County

July 23, 9:30 a.m., City Hall, Paducah—Application 328 of City of Paducah to operate an existing Type II municipal

solid waste disposal site located approximately two miles southeast of Paducah on the east side of FM Highway 1083 in Cottle County

July 24, 9:30 a.m., City Hall, Mineral Wells—Application 198A of City of Mineral Wells to operate a 20-acre extension to an existing 25-acre Type I municipal solid waste disposal site located 4.5 miles west-northwest of the intersection in Mineral Wells of U.S. Highways 180 and 281, and two miles north of U.S. Highway 180 on the east side of a county road in Palo Pinto County

July 29, 1980, 1:30 p.m., City Council Chamber, Quitman City Hall, 401 East Goode Street, Quitman—Application 1369 of City of Quitman to operate a proposed Type V municipal solid waste processing site (incinerator) located 0.7 mile north-northeast of the intersection in Quitman of State Highways 154 and 37, on the west side of West Side Drive, and adjacent to the east side of the existing landfill in Wood County

Additional information may be obtained from Jack C. Carmichael, 1100 W. 49th Street, Austin, Texas 78756, telephone (512) 458-7271.

Filed: June 27, 1980, 10:09 a.m.
Doc. No. 804940

Sunday, June 29, 1980, 11 a.m. The Texas Radiation Advisory Board of the Texas Department of Health met in emergency session in the commissioner's conference room, 1100 West 49th Street, Austin. According to the agenda summary, the board considered the hearing examiner's findings and recommendations in regard to the hearing concerning Atomic Energy Industrial Laboratories of the Southwest, Inc. Urgent public necessity required that this meeting be convened for the following reason: pursuant to Article 4590f, Texas Revised Civil Statutes, the Texas Radiation Control Agency issued an emergency order affecting Atomic Energy Industrial Laboratories. A hearing was held on the subject order on June 5, 1980, and Article 4590f required action to be taken on the order within 30 days after the hearing, which was on July 5, 1980. The purpose of calling the subject special meeting of the advisory board on June 29, 1980, to take such action, was that this was the only time a quorum of the board could meet prior to the July 5 deadline.

Additional information may be obtained from G. R. Herzik, Jr., P.E., 1100 West 49th Street, Austin, Texas 78756, telephone (512) 458-7541.

Filed: June 26, 1980, 4:50 p.m.
Doc. No. 804930

Texas Health Facilities Commission

Friday, July 11, 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

Sealy Medical Center Foundation, Sealy

AH80-0324-027

Westbury Hospital, Houston

AH80-0201-017

Heights Hospital, Houston
AH80-0201-019
Citizens General Hospital, Houston
AH80-0201-021
Parkway Hospital, Houston
AH80-0201-023
Danforth Memorial Hospital, Texas City
AH80-0201-025
Twelve Oaks Hospital, Houston
AH80-0201-027
Texas Home Health, Inc., Lufkin
AS79-1116-013
Doctors Hospital, Dallas
AH80-0305-003
Quality Care of Corpus Christi, Inc., Corpus Christi
AN80-0328-035

Declaratory Ruling
St. Johns Hospital, San Angelo
AH80-0414-002

Exemption Certificate
St. Anthony's Hospital, Amarillo
AH80-0508-008
San Antonio Community Hospital, San Antonio
AH80-0505-040
Upjohn Health Care Services, Tyler
AS80-0530-098
Ft. Worth Western Hills Nursing Home, Inc., Ft. Worth
AN80-0604-020

Amendment of Certificate of Need Order
Bethania Hospital, Wichita Falls
AH78-0209-001A (051580)
Transfer of Exemption Certificate
Gaston Episcopal Hospital, Inc., Dallas
AH80-0221-011T (052980)

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: June 27, 1980, 11:26 a.m.
Doc. No. 804945

Texas Housing Agency

Wednesday, July 9, 1980, 9 a.m. The Managing Underwriter Selection Committee of the Texas Housing Agency will meet in the fourth floor conference room of the TDCA building, 210 Barton Springs Road, Austin. According to the agenda, the committee will examine proposals submitted by organizations desiring to be managing underwriter of bond issue and consider action recommending selected offerors for managing underwriter for interview by board of directors.

Additional information may be obtained from Sid Wieser,
P.O. Box 13166, Austin, Texas 78711, telephone (512)
475-2431.

Filed: June 30, 1980, 10:11 a.m.
Doc. No. 804992

Texas State Board of Medical Examiners

Saturday, July 12, 1980, 9 a.m. The Executive Committee of the Texas State Board of Medical Examiners will meet in Suite 900, 211 East 7th Street in Austin. The meeting concerns discussion of internal employee policies based on evaluation reports. This meeting will be held in executive session in accordance with Article 6252-17, Section 2(g). Other related matters may also be discussed.

Additional information may be obtained from Jean Davis,
211 East 7th Street, Suite 900, Austin, Texas (512) 475-0741.

Filed: June 27, 1980, 2:42 p.m.
Doc. No. 804959

State Property Tax Board

Wednesday, July 16, 1980, 10:30 a.m. The State Automatic Tax Board of the State Property Tax Board will meet in Room 131 of the state treasurer's office, LBJ Building, Austin. The board will act to fix the 1980 tax rate as determined by Article 8, Section 1-e, Vernon's Annotated Texas Constitution, at \$.10 on the \$100 valuation of property for state ad valorem purposes.

Additional information may be obtained from Kenneth E. Graeber, 9501 North IH 35, Austin, Texas, telephone (512) 837-8622.

Filed: June 30, 1980, 11:31 a.m.
Doc. No. 804996

Public Utility Commission of Texas

Monday, July 7, 1980, 2 p.m. The Hearings Division of the Public Utility Commission of Texas will meet in Suite 450N, 7800 Shoal Creek Boulevard, Austin, to conduct a prehearing conference in Dockets 3198 and 3234—application of Central Power and Light and application of Southwestern Bell Telephone Company for approval of tariff amendment.

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

Filed: June 27, 1980, 3:18 p.m.
Doc. No. 804970

Wednesday, July 9, 1980, 10 a.m. The Hearings Division of the Public Utility Commission of Texas will conduct a prehearing in Suite 450N, 7800 Shoal Creek Boulevard, Austin, in Docket 3317—petition of Trinity Rural Water Supply Corporation for a cease and desist order against Trinity Cove In Provenant Association and Darrell Hall.

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

Filed: June 26, 1980, 2:32 p.m.
Doc. No. 804923

Thursday, July 10, 1980, 1:30 p.m. The Hearings Division of the Public Utility Commission of Texas will conduct a prehearing in Suite 450N, 7800 Shoal Creek Boulevard, Austin, in Docket 3277—application of Twin Village Water System for a rate increase within Montgomery County.

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

Filed: June 26, 1980, 2:33 p.m.
Doc. No. 804917

Friday, July 11, 1980, 10 a.m. The Hearings Division of the Public Utility Commission of Texas will conduct a prehearing in Suite 450N, 7800 Shoal Creek Boulevard, Austin, in Dockets 3272, 3273, and 3274—applications of Mobil City Estates Water Works, Leon Springs Water Distribution System, and Bulverde Hills Water Distribution System for rate increases within Bexar and Comal Counties.

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

Filed: June 30, 1980, 10:14 p.m.
Doc. No. 804991

Tuesday, July 15, 1980, 9 a.m. The Hearings Division of the Public Utility Commission of Texas will meet in Suite 450N, 7800 Shoal Creek Boulevard, Austin, to conduct a hearing in Docket 2875—application of Gulf Coast Electronics, Inc., for a certificate of convenience and necessity.

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

Filed: June 27, 1980, 10:09 a.m.
Doc. No. 804941

Thursday, August 14, 1980, 10 a.m. The Hearings Division of the Public Utility Commission of Texas will meet in Suite 450N, 7800 Shoal Creek Boulevard, Austin, to conduct a hearing in Docket 3239—application of Ronald May, doing business as Oak South, et. al., for a rate increase within Atascosa and Bexar 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 27, 1980, 2:41 p.m.
Doc. No. 804968

Monday, August 18, 1980, 9 a.m. The Hearings Division of the Public Utility Commission of Texas will meet in Suite 450N, 7800 Shoal Creek Boulevard, Austin, to conduct a hearing in Docket 3240—application of Apache Shores Utility Corporation for a rate increase within Travis County.

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

Filed: June 27, 1980, 2:42 p.m.
Doc. No. 804989

Thursday, August 28, 1980, 10 a.m. The Hearings Division of the Public Utility Commission of Texas will conduct a prehearing in Suite 450N, 7800 Shoal Creek Boulevard, Austin, in Docket 3248—application of Siesta Shores Water Works for a rate increase within Zapata 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 26, 1980, 2:32 p.m.
Doc. No. 804918

Railroad Commission of Texas

Monday, June 30, 1980, 9 a.m. The Railroad Commission of Texas met in emergency session in the third floor conference room, 1124 South IH 35, Austin. According to the agenda, the commission went 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. Consideration on less than seven days notice is required as a matter of urgent public necessity because of impending deadlines.

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

Filed: June 27, 1980, 11:54 a.m.
Doc. No. 804946

Monday, June 30, 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. According to the agenda, the division considered Docket 9-71663A83. This item was properly noticed for the conference of June 23, 1980, and was passed at that conference. Consideration on less than seven days is 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: June 27, 1980, 11:49 a.m.
Doc. No. 804948

Monday, June 30, 1980, 9 a.m. The Transportation Division of the Railroad Commission of Texas made an emergency addition to the agenda of a meeting held in Room 107, 1124 South IH 35, Austin. According to the agenda, the division considered application of Southern Pacific Transportation Company to establish an intrastate rate applicable for 30 days only to move 40 carloads of vinyl chloride from Eagle Pass and Laredo to Houston. Less than seven days notice is required as a matter of urgent public necessity since there are no current intrastate rates for movements of vinyl chloride. Failure to implement proposed rates may result in potentially harmful gases sitting for an unnecessarily long period of time on a siding at Eagle Pass, thereby exposing the public to unnecessary risk.

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

Filed: June 27, 1980, 11:52 a.m.
Doc. No. 804947

Monday, July 7, 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: June 27, 1980, 11:54 a.m.
Doc. No. 804956

Monday, July 7, 1980, 9 a.m. The Railroad Commission of Texas made an addition to the agenda of a meeting to be held in the first floor auditorium, 1124 South IH 35, Austin, to consider accident prevention policy statement.

Additional information may be obtained from Carla S. Doyne, P.O. Drawer 12967, Austin, Texas 78711, telephone (512) 445-1186.

Filed: June 27, 1980, 11:53 a.m.
Doc. No. 804955

Monday, July 7, 1980, 9 a.m. The Administrative Services Division of the Railroad Commission of Texas will meet in the auditorium on the first floor, 1124 South IH 35, Austin, to consider charges for printed copies from microfilm.

Additional information may be obtained from Walt Washington, P.O. Drawer 12967, Austin, Texas 78711, telephone (512) 445-1742.

Filed: June 27, 1980, 11:53 a.m.
Doc. No. 804954

Monday, July 7, 1980, 9 a.m. The Automatic Data Processing Division of the Railroad Commission of Texas met in emergency session in the first floor auditorium, 1124 South IH 35, Austin, to consider a maintenance agreement for data dictionary system and development management system (DMS) from IBM Corporation used by the commission.

Additional information may be obtained from David M. Garlick, P.O. Drawer 12967, Austin, Texas 78711, telephone (512) 445-1204.

Filed: June 27, 1980, 11:52 a.m.
Doc. No. 804953

Monday, July 7, 1980, 9 a.m. The Gas Utilities Division of the Railroad Commission of Texas met in Room 107, 1124 South IH 35, Austin. According to the agenda summary, the

division considered Gas Utilities Dockets 2041, 2565, 1865, 1866, 2666, 1868 and the director's report.

Additional information may be obtained from Lucia Sturdevant, P.O. Drawer 12967, Austin, Texas 78711, telephone (512) 445-1126.

Filed: June 27, 1980, 11:51 a.m.
Doc. No. 804952

Monday, July 7, 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: June 27, 1980, 11:50 a.m.
Doc. No. 804949

Monday, July 7, 1980, 9 a.m. The Oil and Gas Division of the Railroad Commission of Texas has made an addition to the agenda of a meeting to be held 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: June 27, 1980, 11:51 p.m.
Doc. No. 804951

Monday, July 7, 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: June 27, 1980, 11:50 a.m.
Doc. No. 804950

Texas Water Commission

Monday, July 7, 1980, 10 a.m. The Texas Water Commission will meet in Room 118 of the Stephen F. Austin Building, 1700 North Congress Avenue, Austin. According to the agenda summary, the commission will consider the following: a water district bond issue; change of plans; water quality amendment and permit; private sewage facilities; final decision on water rights applications; approval of plans and specifications on projects; extension of time applications; motions for rehearing; and temporary permit docket date setting.

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

Filed: June 26, 1980, 2:51 p.m.
Doc. No. 804919

Monday, July 7, 1980, 10 a.m. The Texas Water Commission adds a supplement to the agenda of a meeting to be held in Room 118 of the Stephen F. Austin Building, 1700 North Congress Avenue, Austin. According to the agenda summary, the supplement concerns the approval of fire department plans for Lake LBJ Municipal Utility District 1 of Llano and Burnet Counties, and also Forest Cove Municipal Utility District of Harris County.

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

Filed: June 27, 1980, 3:25 p.m.
Doc. No. 804971

Monday-Friday, August 4-8, 1980, 9 a.m. The Texas Water Commission will meet in the commissioner's courtroom, Williamson County Courthouse, Georgetown. According to the agenda summary, the commission will conduct a makeup docket of evidentiary hearings in the Little River Segment, Brazos River Watershed, adjudication. This docket lists those parties whose hearings were continued or who did not appear at the first scheduled hearing, and is the last chance to present evidence to the Texas Water Commission in support of your water right. Failure of parties to appear and present evidence in support of their water right claim at their scheduled individual hearing will result in forfeiture of their recognized water right.

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

Filed: June 27, 1980, 3:25 p.m.
Doc. No. 804972

Thursday, August 14, 1980, 10 a.m. The Texas Water Commission will meet in the county courtroom, Kaufman County Courthouse, Kaufman. According to the summarized agendas, the commission will conduct hearings on the following:

Application by Adelphi Community Cooperative for a permit to authorize discharge of 12,000 gallons per day of treated domestic sewage. Applicant proposes to construct wastewater treatment facilities to serve domestic needs of a retreat community with plant to be located five miles south of downtown Quinlan on State Highway 34 at a point approximately one mile east of Highway 34 on an unnamed county road in Hunt County.

Application by Cherokee Resort Company for a permit to authorize a discharge of 50,000 gallons per day of treated domestic sewage effluent. Applicant proposes to install treatment facilities to serve a subdivision known as Cherokee Shores with plant to be located approximately 0.3 miles south of FM Road 90 and 1.5 miles west-southwest of intersection of FM Road 90 and 316 in Henderson County.

Additional information may be obtained from David Hume, P.O. Box 13087, Austin, Texas 78711, telephone (512) 475-2711.

Filed: June 26, 1980, 2:51 p.m.
Doc. Nos. 804920 & 804921

Regional Agencies

Meetings Filed June 26, 1980

The Heart of Texas Region MH/MR Center, Board of Trustees, met in the second floor conference room, 110 South 12th Street, Waco, on June 30, 1980, at 3 p.m. Further information may be obtained from Sue Richardson, P.O. Box 1277, Waco, Texas 76703, telephone (817) 752-3451, ext. 213.

The Houston-Galveston Area Council, Projects Review Committee, met at 3701 West Alabama, Houston, on July 1, 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 South Texas Development Council, Area Agency on Aging, will meet at the Rio Grande City Elderly Nutrition Site, 420 East Main Street, Rio Grande City, on July 8, 1980, at 1 p.m. Further information may be obtained from Kathy Henderson, P.O. Box 2187, Laredo, Texas 78041, telephone (512) 722-3995.

The Tri-Region Health Systems Agency, Concho Valley Subarea Advisory Council, will meet in the Crystal Room, Cactus Hotel, 36 East Twohig, San Angelo, on July 8, 1980, at 7 p.m. The Nortex Maternal and Child Health Task Force, will meet in the dining room of the Medcenter Psychiatric Hospital, 1505 8th Street, Wichita Falls, on July 9, 1980, at 7 p.m. And on July 10, 1980, at 7 p.m., the Nortex Subarea Advisory Council, will meet in Room 500 (Memorial Auditorium), 1300 7th Street, Wichita Falls. Further information may be obtained from Linda Moody, Susan Bennett, Angel Rivera, respectively, 2641 Post Oak Road, Abilene, Texas 79605, telephone (915) 698-9481.

Doc. No. 804922

Meetings Filed June 27, 1980

The Edwards Underground Water District, Board of Directors will meet at the Tower Life Building, Saint Mary's and Villita Streets, San Antonio, on July 8, 1980, at 10 a.m. Further information may be obtained from Thomas P. Fox, 1200 Tower Life Building, San Antonio, Texas 78205, telephone (512) 222-2204.

Doc. No. 804957

Meetings Filed June 30, 1980

The Permian Basin Regional Planning Commission, Board of Directors, will meet at the Pecos County Exhibition Building, Pecos Highway, Fort Stockton, on July 11, 1980, at 4:45 p.m. Further information may be obtained from Ernie Crawford, P.O. Box 6391, Midland, Texas 79701, telephone (915) 563-1061.

The Panhandle Health Systems Agency will meet in the Sagebrush/Tumbleweed Room, Hilton Inn of Amarillo, I-40 at Lakeside, Amarillo, on July 10, 1980, at 7 and 7:30 p.m. The Plan Development Committee will meet at the same location on the same date at 6:45 p.m. The Nominating Committee will also meet in the same location on the same date at 7 p.m. Further information may be obtained from George Loudder, P.O. Box 9257, Amarillo, Texas, telephone (806) 372-3381.

Doc. No. 804995



[The main body of the document is extremely faint and illegible due to heavy noise and low contrast. It appears to contain several paragraphs of text, but the content cannot be discerned.]



Comptroller of Public Accounts

Administrative Decision

Summary of Administrative Decision 10,964 (Inheritance Tax)

For copies of the following recent opinion selected and summarized by the administrative law judges, contact the administrative law judges, P.O. Box 13528, Austin, Texas 78711. Copies will be furnished without charge and edited to comply with our confidentiality statutes.

Summary of Decision: Where an executor turned all legal matters to the estate, including the filing of the state inheritance tax return, over to the estate's attorney, and the attorney failed to file the return or request an extension prior to the nine-month deadline, the executor has not demonstrated "reasonable cause not due to willful neglect," which is required for waiver of the late filing penalty under Texas Taxation--General Annotated, Article 14.17 (Supplement 1980).

• Issued in Austin, Texas, on July 2, 1980.

Doc. No. 804924 Fred Conder
Chief Administrative Law Judge
Comptroller of Public Accounts

Filed: June 26, 1980, 12:17 p.m.
For further information, please call (512) 475-1938.

Executive and Legislative Budget Offices

Joint Budget Hearing Schedule

The Executive and Legislative Budget Offices will jointly conduct the following budget hearings to consider appropriations requests for the 1982-83 biennium, for the period July 7 through July 11, 1980:

Agency	Date	Place
Texas Historical Commission	9 a.m. July 7	Room F Reagan Building, Austin
Board of Physical Therapy Examiners	9 a.m. July 8	Room F Reagan Building, Austin
Texas Amusement Machine Commission	2 p.m. July 8	Senate Finance Room 301, State Capitol
Texas Department of Labor and Standards	9 a.m. July 9	Senate Committee Room 213, State Capitol
Commission on Law Enforcement Officers Standards and Education	9:30 a.m. July 9	Room F Reagan Building Austin
Texas Health Facilities Commission	9 a.m. July 10	Senate Committee Room 213 State Capitol
Animal Health Commission	9 a.m. July 10	Senate Finance Room 301, State Capitol
Commission for the Blind	9 a.m. July 10	Sergeants Committee Room 215, State Capitol
Commission on Jail Standards	9:30 a.m. July 10	Room F Reagan Building Austin
Optometry Board	1:30 p.m. July 10	Room G, Sam Houston Building, Austin
Texas Air Control Board	3 p.m. July 10	TACB Conference Room, 6330 Highway 290 East, Austin
Public Utility Commission	9 a.m. July 11	Senate Finance Room 301, State Capitol

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

Doc. No. 804938 Jim Oliver
Assistant Director
Legislative Budget Board

Filed: June 27, 1980, 10:06 a.m.
For further information, please call (512) 475-3426.

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 June 24-25, 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 applica-

tion. 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.

St. John's Hospital, San Angelo (6/25/80)
AH78-0327-005A (062580)

AMD/CN—Request to amend the project cost from \$2,000,000 to \$2,200,000 and extend the completion deadline from August 4, 1980, to December 31, 1980, in Certificate of Need AH78-0327-005, which authorized the renovation and expansion of certain areas and departments at the hospital

Holy Cross Hospital, Austin (6/24/80)
AH80-0624-004
EC—Purchase diagnostic ultrasound imaging system for radiology department

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

Doc. No. 804944 O. A. Cassity III
Director of Hearings
Texas Health Facilities Commission

Filed: June 27, 1980, 11:27 a.m.
For further information, please call (512) 475-6940.

State Property Tax Board Consultant Contract Award

In accordance with its invitation of May 7, 1980, (5 TexReg 1875), the State Property Tax Board has awarded the consultant contracts to the following:

Hugh L. Landrum and Associates
1320 South Loop West
Houston, Texas 77054

Pritchard and Abbott
200 Seminary South Office Building
Fort Worth, Texas 76115

Truett F. Pritchard and Associates
4141 Southwest Freeway
Houston, Texas 77027

These consultants are to provide technical assistance in reviewing and analyzing 1979 tax year appraisals of industrial properties in selected school districts in Texas. All documents will be due by August 31, 1980. The contracts are not to exceed the collective total of approximately \$72,000 with the contracts beginning the date of execution and ending August 31, 1980.

Issued in Austin, Texas, on June 24, 1980.

Doc. No. 804914 Walter E. Lillie
General Counsel
State Property Tax Board

Filed: June 26, 1980, 9:34 a.m.
For further information, please call (512) 837-8622.

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

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