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ADDITION

The *Texas Register* is required by statute to publish certain documents, including applications to purchase control of state banks, notices of rate ceilings issued by the Office of Consumer Credit Commissioner, and consultant proposal requests and awards. State agencies also may publish other notices of general interest as space permits.

Texas Department of Agriculture

2016 Specialty Crop Block Grant Program Request for Proposals

The Texas Department of Agriculture (TDA) is accepting proposals for the Specialty Crop Block Grant Program (SCBGP). The SCBGP is designed to solely enhance the competitiveness of specialty crops. Projects must demonstrate a positive measurable impact on the specialty crop industry.

Eligibility

Responses will **only** be accepted from producer, industry or community-based organizations involved with, or that promote specialty crops.

- Projects must demonstrate that they enhance the competitiveness of Texas' specialty crop industry.
- Project funds may only be used for activities benefiting specialty crops.
- Projects must benefit more than one individual, institution or organization. Grant funds will not be awarded for projects that directly benefit or provide a profit to a single organization, institution or individual.
- Applications will not be accepted where the primary applicant is an educational institution.
- Producer, industry or community-based organizations involved with specialty crops may partner with an educational institution; however, the primary applicant must be a producer, industry or community-based organizations involved with specialty crops.

Funding Parameters, Award Information and Notification

- Selected projects will receive funding on a *cost reimbursement basis*. Funds will not be advanced to grantees. Selected applicants must have the financial capacity to pay all costs up-front.
- Projects may be funded at varying levels depending on the nature of the project.
- Projects must demonstrate strong justification for the requested budget, as well as, the potential for providing significant demonstrable benefits to Texas specialty crops.
- Where more than one (1) proposal on an eligible research topic is acceptable for funding, TDA may request cooperation between grantees or revision/adjustment to a proposal in order to avoid duplication and to realize the maximum benefit to the state.
- TDA reserves the right to accept or reject any or all proposals submitted. TDA is under no legal or other obligation to execute a grant on the basis of a response submitted to this RFP. TDA shall not pay for any costs incurred by any entity in responding to this RFP.
- The public announcements and written notifications will be made to all applicants and their affiliated agencies, organizations, or institutions. Favorable decisions will indicate the amount of award, duration of the grant, and any special conditions associated with the project.

Submitting an Application Applications are currently being accepted, and must be submitted on the form provided by TDA by the submission deadline. Application form and guidance documents are available on TDA's website at www.TexasAgriculture.gov.

Applications must be complete and have all required documentation to be considered. Applications without required documentation will be returned. TDA reserves the right to request additional information or documentation to determine eligibility. Applications must be signed by the applicant, and include all required supporting documentation.

Deadline for Submission of Responses

The complete application packet including the proposal with signatures must be RECEIVED by **5:00 p.m. (Central Time) on Thursday, March 10, 2015**. It is the applicant's responsibility to submit all materials necessary for evaluation early enough to ensure timely delivery. *Late or incomplete proposals will not be accepted. Applicants may not supplement or amend the application after the deadline.*

In addition, the narrative **must** be submitted via email to Grants@TexasAgriculture.gov in a format which allows the text copy function to be operational, such as Microsoft Word (.doc, .docx) or Adobe Acrobat (.pdf).

The preferred method of submission is electronic. Complete proposal narrative and application with signature must be submitted to: Grants@TexasAgriculture.gov

Contact Information

Physical Address:

Texas Department of Agriculture
Trade & Business Development - Grants Office
1700 North Congress Avenue
Austin, Texas 78701

Mailing Address:

Texas Department of Agriculture
Trade & Business Development - Grants Office
P.O. Box 12847
Austin, Texas 78711

For questions regarding submission of the proposal and TDA documentation requirements, please contact Sean Hilbe, Grant Coordinator, at (512) 463-6616 or by email at Grants@TexasAgriculture.gov.

Texas Public Information Act. Once submitted, all applications shall be deemed to be the property of the TDA and are subject to the Texas Public Information Act, Texas Government Code, Chapter 552.

TRD-201600327

Jessica Escobar

Assistant General Counsel

Texas Department of Agriculture

Filed: January 25, 2016

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Office of the Attorney General

Notice of Request for Proposals

Pursuant to Texas Government Code, Chapter 2254, Subchapter B, the Office of the Attorney General (OAG) announces issuance of a Request for Proposal (RFP) for Zero-Based Budgeting (ZBB) Consultant services according to the specifications contained in the RFP No. 302-16-ZBB1 which has been posted on the following Electronic State Business Daily (ESBD) website as of January 22, 2016:

http://esbd.cpa.state.tx.us/bid_show.cfm?bidid=122332

A pre-proposal conference will be held in the Ground Floor Conference Room, Price Daniel Sr. State Office Building, 209 W. 14th Street, Room 139, Austin, Texas 78701 at 10:00 a.m. CT on February 1, 2016.

Evaluation Criteria: Proposals will be evaluated under the evaluation criteria outlined in the RFP. The OAG shall make the final decision on any contract award or awards resulting from this RFP. The OAG has sole discretion and may reject any and all offers, or terminate this RFP, amend or re-issue this RFP. The OAG reserves the right to remedy technical errors in the RFP process, waive any informalities and irregularities relating to any or all offers and qualifications submitted in response to this request and to negotiate modifications necessary to improve the quality or cost effectiveness of services resulting from this RFP. The issuance of this RFP does not constitute a commitment by the OAG to award any contract.

Offers may be submitted by hand delivery, commercial delivery (e.g., FedEx, UPS, and DHL), or courier to the appropriate address listed below:

Office of the Attorney General
Procurement Division
Attn: Rick Blincoe, CTPM, CTCM
W. P. Clements Building
300 W. 15th St., 3rd Floor
Austin, Texas 78701-1649

The last day to submit proposals is February 22, 2016, (3:00 p.m.) Central Time (CT).

All dates are subject to change at OAG's discretion. Please monitor the Electronic State Business Daily (ESBD) website for updates, information and changes to the RFP.

The sole point of contact for inquiries concerning this RFP is:

Office of the Attorney General
Rick Blincoe CTPM, CTCM
W. P. Clements Building
300 W. 15th St., 3rd Floor
Austin, Texas 78701-1649
Phone: (512) 936-7928

rick.blincoe@texasattorneygeneral.gov

All communications relating to this RFP must be directed to the OAG contact person named above. All communications between respondents and other OAG staff members concerning this RFP are strictly prohibited. **Failure to comply with these requirements may result in proposal disqualification.**

TRD-201600334

Amanda Crawford
General Counsel
Office of the Attorney General
Filed: January 26, 2016

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Notice of Request for Proposals

Pursuant to Texas Government Code, Chapter 2254, Subchapter B, the Office of the Attorney General (OAG) announces issuance of a Request for Proposal (RFP) for Indirect Cost Allocation Plan and Legal Billing Rates Consultant services according to the specifications contained in the RFP No. 302-16-LBC001, which has been posted on the following Electronic State Business Daily (ESBD) website as of January 22, 2016:

http://esbd.cpa.state.tx.us/bid_show.cfm?bidid=122335

Pursuant to TGC 2254.029 disclosure requirement, the subject services were previously provided to the OAG by MGT of America, Inc.

A pre-proposal conference will be held in the Ground Floor Conference Room, Price Daniel Sr. State Office Building, 209 W. 14th Street, Room 139, Austin, Texas 78701 at 2:00 p.m. CT on February 1, 2016.

Evaluation Criteria: Proposals will be evaluated under the evaluation criteria outlined in the RFP. The OAG shall make the final decision on any contract award or awards resulting from this RFP. The OAG has sole discretion and may reject any and all offers, or terminate this RFP, amend or re-issue this RFP. The OAG reserves the right to remedy technical errors in the RFP process, waive any informalities and irregularities relating to any or all offers and qualifications submitted in response to this request and to negotiate modifications necessary to improve the quality or cost effectiveness of services resulting from this RFP. The issuance of this RFP does not constitute a commitment by the OAG to award any contract.

Offers may be submitted by hand delivery, commercial delivery (e.g., FedEx, UPS, and DHL), or courier to the appropriate address listed below:

Office of the Attorney General
Procurement Division
Attn: Rick Blincoe, CTPM, CTCM
W. P. Clements Building
300 W. 15th St., 3rd Floor
Austin, Texas 78701-1649

The last day to submit proposals is February 24, 2016, (3:00 p.m.) Central Time (CT).

All dates are subject to change at OAG's discretion. Please monitor the Electronic State Business Daily (ESBD) website for updates, information and changes to the RFP.

The sole point of contact for inquiries concerning this RFP is:

Office of the Attorney General
Rick Blincoe CTPM, CTCM
W. P. Clements Building
300 W. 15th St., 3rd Floor
Austin, Texas 78701-1649
Phone: (512) 936-7928

rick.blincoe@texasattorneygeneral.gov

All communications relating to this RFP must be directed to the OAG contact person named above. All communications between respondents and other OAG staff members concerning this RFP are strictly prohibited. **Failure to comply with these requirements may result in proposal disqualification.**

TRD-201600335
Amanda Crawford
General Counsel
Office of the Attorney General
Filed: January 26, 2016

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Automobile Burglary and Theft Prevention Authority

Notice of Intent to Apply

The Automobile Burglary and Theft Prevention Authority (Authority or ABTPA) may consider issuance of the Fiscal Year 2017 (FY17) Request for Applications (RFA) to reduce the incidence of automobile burglary and theft in Texas at a regularly scheduled meeting held on February 24, 2016, if the Authority considers that there is sufficient interest of new applications.

To express interest, applicants that believe that they qualify may complete an Intent to Apply form located at www.txwatchyourcar.com under the tab Intent to Apply.

Only purposes provided for under *Texas Revised Civil Statutes Article 4413(37)* and consistent with the Authority may be provided in the Intent to Apply.

Intent to Apply Due Date

Eligible **new applicants** must submit a fully completed Intent to Apply form online on or before **5:00 p.m. February 23, 2016.**

Applicable Authority and Rules

All Automobile Burglary and Theft Prevention Authority grant programs are governed by one or more of the following statutes, rules, standards and guidelines.

- 1) Texas Revised Civil Statutes Article 4413(37).
- 2) Texas Administrative Code: Part 3; 43 TAC Chapter 57.
- 3) Uniform Grant Management Standards (UGMS) as promulgated by the Texas Comptroller of Public Accounts.
- 4) The current Automobile Burglary and Theft Prevention Grant Administrative Guide and subsequent adopted grantee instruction manuals.

Eligible Applicants

Law enforcement agencies, local prosecutors, judicial agencies, and neighborhood, community, business, and nonprofit organizations for programs designed to reduce the incidence of economic automobile theft are eligible to apply for grants for automobile burglary and theft prevention assistance projects. Nonprofit and for profit organizations shall be required to provide with their grant proposals sufficient documentation to evaluate the organization's credibility, the community support of the organization and the viability of the organization's existing activities in providing automobile burglary and theft prevention assistance.

Grant Type

This is a reimbursement grant.

Grant Term

The grant cycle is one (1) year, and will begin on September 1, 2016, and end August 31, 2017. No obligations or expenses may be incurred outside of the grant period.

Method of Application

If the Authority issues a request for application then the instructions will be provided.

Program Type

Only one or more of the following types of projects may be considered in the Intent to Apply:

Law Enforcement/Detection/Apprehension Projects - to establish automobile burglary and theft enforcement teams and other detection/apprehension programs. Priority funding may be provided to state, county, or cities for enforcement programs in particular areas of the state where the problem is assessed as significant. Enforcement efforts covering multiple jurisdictional boundaries may receive priority for funding.

Prosecution/Adjudication/Conviction Projects - to provide for prosecutorial and judicial programs designed to assist with the prosecution of persons charged with automobile burglary and theft offenses.

Prevention and Anti-Theft Devices Projects - to distribute equipment or technology and/or to test experimental equipment or technology which is designed for automobile theft and burglary deterrence.

Reduction of the Sale of Stolen Vehicles or Parts Projects - to provide vehicle identification number labeling, including component part labeling, and etching methods designed to deter the sale of stolen vehicles or parts (includes inspections of facilities that operate motor vehicle part and component distribution enterprises).

Public Awareness and Crime Prevention/Education/Information Projects - to develop and provide public awareness information and education program(s) regarding automobile burglary and theft prevention; to provide education and specialized training to law enforcement officers in automobile burglary and theft prevention and interdiction procedures; and/or to provide information linkages between state law enforcement agencies on automobile burglary and theft crimes.

Supplanting Prohibited

Grant funds provided by the Authority under this RFP shall not be used to supplant federal, state or local funds that otherwise would be available for the same purposes.

Cash Match Requirement

All programs must provide at least a twenty (20%) percent cash match.

Basic Guidelines

- a) State Funds Availability - All awards by the Authority are subject to availability of state funds.
- b) Right of Refusal - The Authority reserves the right to reject any or all of the Intent to Apply forms submitted.
- c) Awards - Publishing the Intent to Apply does not obligate the Authority to fund any programs.
- d) Competitive Proposal Process - The proposal process for the Authority's Grant Program is competitive. Awards are based on a review of the grant proposal. New programs that submit an Intent to Apply and that were provided guidance on how to proceed are not guaranteed funding by the Authority nor removed from the competitive nature of the award process.

e) Final Selection - The Authority may select and award programs that best meet the statutory purposes and that reflect its current priorities. No appeal may be made from the Authority's decisions.

Contact Person

Bryan E. Wilson, ABTPA Director
Texas Automobile Burglary and Theft Prevention Authority
4000 Jackson Avenue
Austin, Texas 78731
(512) 465-1485
GrantABTPA@txdmv.gov
TRD-201600358
David Richards
General Counsel
Automobile Burglary and Theft Prevention Authority
Filed: January 27, 2016

◆ ◆ ◆ Comptroller of Public Accounts

Notice of Request for Proposals

Pursuant to §1201.027, Texas Government Code; Chapter 2254, Subchapter B, Texas Government Code; and Chapter 404, Subchapter H, Texas Government Code, the Texas Comptroller of Public Accounts ("Comptroller") announces its Request for Proposals No. 215a ("RFP") from qualified, independent firms to serve as Financial Advisor to Comptroller. Comptroller desires to obtain the services of a Financial Advisor related to the document preparation, issuance, sale, and delivery of Tax and Revenue Anticipation Notes, including Commercial Paper Notes ("Notes") as well as assistance in handling of disclosure issues relating to the Notes. The successful respondent will be expected to begin performance of the contract on or after March 31, 2016.

Contact: Parties interested in submitting a proposal should contact Jason C. Frizzell, Assistant General Counsel, Contracts, Texas Comptroller of Public Accounts, 111 E. 17th St., Rm 201, Austin, Texas 78774 ("Issuing Office"), telephone number: (512) 305-8673. Comptroller will make the entire RFP available electronically on the *Electronic State Business Daily* ("ESBD") at <http://esbd.cpa.state.tx.us> on Friday, February 5, 2016, after 10:00 a.m. Central Time ("CT").

Questions: All written questions must be received at the above-referenced address not later than 2:00 p.m. CT on Friday, February 12, 2016. Prospective respondents are encouraged to e-mail Questions to contracts@cpa.texas.gov to ensure timely receipt. On or about Friday, February 19, 2016, Comptroller expects to post responses to questions as a revision to the *Electronic State Business Daily* notice on the issuance of the RFP. **Respondents shall be solely responsible for verifying timely receipt of Questions in the Issuing Office.**

Closing Date: Proposals must be delivered to the Issuing Office, to the attention of the Assistant General Counsel, Contracts, Section, no later than 2:00 p.m. CT, on **Friday, March 4, 2016. Late proposals will not be considered under any circumstances. Respondents shall be solely responsible for verifying timely receipt of Proposals in the Issuing Office.**

Evaluation Criteria: Proposals will be evaluated under the evaluation criteria outlined in the RFP. Comptroller shall make the final decision on any contract award or awards resulting from the RFP. Comptroller reserves the right, in its sole discretion, to accept or reject any or all proposals submitted. Comptroller is not obligated to award or execute

any contracts on the basis of this notice or the distribution of any RFP. Comptroller shall not pay for any costs incurred by any entity in responding to this notice or the RFP.

The anticipated schedule of events is as follows: Issuance of RFP - February 5, 2016, 10:00 a.m. CT; Questions Due - February 12, 2016, 2:00 p.m. CT; Official Responses to Questions posted - February 19, 2016, or as soon thereafter as practical; **Proposals Due - March 4, 2016, 2:00 p.m. CT**, Contract Execution - March 31, 2016, or as soon thereafter as practical; and Commencement of Project Activities - on or after March 31, 2016.

TRD-201600351
Jason C. Frizzell
Assistant General Counsel, Contracts
Comptroller of Public Accounts
Filed: January 27, 2016

◆ ◆ ◆ Office of Consumer Credit Commissioner

Notice of Rate Ceilings

The Consumer Credit Commissioner of Texas has ascertained the following rate ceilings by use of the formulas and methods described in §303.003 and §303.009, Texas Finance Code.

The weekly ceiling as prescribed by §303.003 and §303.009 for the period of 02/01/16 - 02/07/16 is 18% for Consumer¹/Agricultural/Commercial² credit through \$250,000.

The weekly ceiling as prescribed by §303.003 and §303.009 for the period of 02/01/16 - 02/07/16 is 18% for Commercial over \$250,000.

¹ Credit for personal, family or household use.

² Credit for business, commercial, investment or other similar purpose.

TRD-201600344
Leslie Pettijohn
Commissioner
Office of Consumer Credit Commissioner
Filed: January 26, 2016

◆ ◆ ◆ Texas Education Agency

Notice of Correction: Request for Applications Concerning Texas 21st Century Community Learning Centers Grant Program, Cycle 9, Year 1

Filing Date. January 27, 2016

Filing Authority. The availability of grant funds under Request for Applications #701-16-102 is authorized by Elementary and Secondary Education Act, Title IV, Part B, 21st Century Community Learning Centers, as amended.

The Texas Education Agency (TEA) published Request for Applications #701-16-102 concerning the Texas 21st Century Community Learning Centers Grant Program, Cycle 9, Year 1, in the January 22, 2016, issue of the *Texas Register* (41 TexReg 688).

The TEA is correcting the statutory purpose described in the notice, clarifying the funding source, and correcting the priority consideration portion of the selection criteria.

The description of the statutory purpose is corrected to read as follows: The Elementary and Secondary Education Act, Title IV, Part B, specifies that 21st Century Community Learning Centers funds are to be used to provide opportunities for communities to establish or expand

activities outside regular school hours in community learning centers that (1) provide opportunities for academic enrichment, including tutorial services to help students, particularly students who attend low-performing schools, to meet state and local student academic achievement standards in the core academic subjects of mathematics, reading, science, and social studies; (2) offer students a broad array of additional services, programs, and activities such as youth development activities; drug- and violence-prevention programs; counseling programs; art, music, and recreation programs; technology education programs; and character education programs, all designed to reinforce and complement the regular academic program of participating students; and (3) offer families of students served by community learning centers opportunities for literacy and related educational development.

The funding source is corrected to clarify that this project is funded 100 percent from Title IV, Part B, of the Elementary and Secondary Education Act, as amended. Project amounts remain the same.

Selection Criteria. Priority consideration under this section is corrected to read as follows: Priority consideration will be given to applications that (1) are submitted jointly by eligible entities consisting of not less than one local education agency receiving funds under Part A of Title I and another eligible entity; and (2) have attached written letter(s) of support for local sustainability signed by a majority of the elected members of the local school board(s) or the governing board(s) of the charter school(s) from which students will be served. All other parts of this section remain the same.

The sections regarding eligible applicants, dates of project, applicant's conference, requesting the application, and deadline for receipt of applications remain the same.

TRD-201600349

Cristina De La Fuente-Valadez

Director, Rulemaking

Texas Education Agency

Filed: January 27, 2016



Request for Prekindergarten Progress Monitoring Instruments Submissions

Filing Date. January 27, 2016

Filing Authority. Texas Education Code, §29.169(c)

Description. The Texas Education Agency (TEA) is notifying publishers, school districts, and charter schools that progress monitoring instruments (English and Spanish) for students in prekindergarten may be submitted for review for inclusion on the *2016-2017 Commissioner's List of Approved Prekindergarten Progress Monitoring Instruments*.

Texas Education Code (TEC), §29.169, authorizes the commissioner of education to develop recommendations for school districts to use student assessment instruments to measure and monitor students' success in prekindergarten.

In accordance with the TEC, §29.169, a school district shall select and implement appropriate methods for evaluating the district's program classes by measuring student progress and shall make data from the results of program evaluations available to parents. A school district may administer diagnostic assessments to students in a program class to evaluate student progress but may not administer a state standardized assessment instrument. An assessment instrument administered to a prekindergarten program class must be selected from a list of appropriate prekindergarten assessment instruments identified by the commissioner.

Program Requirements. To be eligible to receive grant funding under the high-quality prekindergarten grant program, a school district or charter school must measure the progress of each student in meeting the recommended end of prekindergarten year outcomes identified in the Texas Prekindergarten Guidelines. Each district or charter school that receives grant funding must select a progress monitoring tool or a combination of tools from the *Commissioner's List of Approved Prekindergarten Progress Monitoring Instruments* to measure one or more of the domains listed in Table 1.

Domain	Concepts to be Assessed
Social and Emotional Development	<ul style="list-style-type: none"> • Self Concept Skills • Self Regulation Skills <ul style="list-style-type: none"> ○ Behavior Control ○ Emotional Control ○ Control of Attention • Relationships with Others • Social Awareness Skills
Language and Communication	<ul style="list-style-type: none"> • Listening Comprehension Skills • Speaking (Conversation) Skills • Speech Production Skills • Vocabulary Skills • Sentences and Structure Skills
Emergent Literacy – Reading	<ul style="list-style-type: none"> • Motivation to Read Skills • Phonological Awareness Skills • Alphabet Knowledge Skills • Comprehension of Text Read Aloud Skills
Emergent Literacy – Writing	<ul style="list-style-type: none"> • Motivation to Write Skills • Conventions in Writing • Concepts about Print Skills
Mathematics	<ul style="list-style-type: none"> • Counting Skills • Adding To/Taking Away Skills • Geometry and Spatial Sense Skills • Measurement Skills • Classification and Patterns Skills

Selection Criteria Specific to Prekindergarten Progress Monitoring Instruments. Publishers, school districts, and charter schools will be responsible for submitting instruments they wish to have considered for inclusion on the *2016-2017 Commissioner's List of Approved Prekindergarten Progress Monitoring Instruments*. All instruments submitted for review must be based on scientific research and must address social and emotional development; language and communication; emergent literacy - reading; emergent literacy - writing; and/or mathematics.

Submissions must include a concise summary of the evidence base and a brief discussion of how the instrument aligns with the cited research. Evidence must demonstrate that the instrument meets reasonable standards of reliability and validity. Though no single test will identify potential risk or predisposition toward reading difficulties or dyslexia, submissions must include evidence of the instrument's reliability and validity for identifying children at risk of reading failure, including children who may have dyslexia or related disorders. At a minimum, submissions should include evidence of internal consistency reliability (e.g., alpha coefficients) and construct/criterion validity (e.g., correlations with measures of similar and/or dissimilar constructs, results of confirmatory factor analyses). Evidence of predictive validity should be submitted for measures that claim to predict future status or the likelihood of subsequent success. If alternate forms are provided, evidence of alternate-form reliability should be submitted. See the following *Guidelines for the Implementation of TEA Criteria for the Evaluation of English and Spanish Prekindergarten Progress Monitoring Instruments* for additional information. Instruments will be evaluated in terms of their validity and their reliability according to the Standard for Educational and Psychological Testing (American Educational Research Association and the American Psychological Association, 2014). Ease of administration/implementation by the classroom teacher will also be evaluated. Consideration will be given to the number of domains covered by the instrument and the number of additional instruments that would need to be purchased by schools to cover all required domains.

The *2016-2017 Commissioner's List of Approved Prekindergarten Progress Monitoring Instruments* will be available in spring 2016, so that school districts and open-enrollment charter schools may order instruments for the 2016-2017 school year. Instruments selected for the commissioner's list will remain on the list for at least one school year.

Guidelines for the Implementation of TEA Criteria for the Evaluation of English and Spanish Prekindergarten Progress Monitoring Instruments

1. The instrument must be intended for use in prekindergarten.
2. Teachers must use a standardized measure to assess student performance. This means the assessment has a common set of questions, tasks, and materials and the child's score is based on a normative sample of children. This is important because the child's performance can be related to the performance of a large number of other children of the same age.
3. Whenever possible, skill levels of children who speak a language other than English should be assessed in both their home language and English. Measurement of home language skill level is essential when children are enrolled in bilingual instructional programs.

Formal assessment approaches include:

A. Screening Measures: Brief assessment of skills that are important early indicators of later school competence. These provide information on entry-level skills at the beginning of the prekindergarten year.

B. Progress Monitoring Measures: Brief measures that are conducted on a routine basis to provide information on what children are learning and rates of improvement across the prekindergarten year. Results of progress monitoring measures should be predictive of more lengthy (e.g., comprehensive) standardized measures. As progress monitoring measures are brief, teachers can conduct them at least three times across a school year and learn who is or is not demonstrating adequate progress. With this knowledge, teachers report that they no longer have to "guesstimate" what children are learning and can adapt their curricular activities and instructional approaches to be more responsive to the children's needs.

C. Diagnostic Assessments: This approach is used to obtain a more in-depth analysis of a child's strengths and weaknesses in order to determine what learning supports are needed. Children with mental, physical, or emotional difficulties that may require special services benefit greatly from early detection and diagnosis. For such children, diagnostic assessments can be very helpful. While diagnostic assessments do not determine the underlying reasons for a child's lack of progress, they can suggest a special need. There are many reasons why a child may have difficulty with the early acquisition of academic or social skills. Any or all of the following can explain problems in learning: health, unidentified disabilities, family concerns, or social and emotional difficulties. Fortunately, specific assessments designed to identify underlying problems and disabilities exist and should be used if necessary. Once teachers discover the underlying causes for a child's difficulties in learning, they can seek appropriate assistance for the child and the child's family.

Effective preschool programs should use multiple forms of assessment, track individual children's progress in a scientifically reliable way, and use assessment to inform instruction. Assessments, when used carefully and appropriately, can resolve - rather than create - educational problems. Because young children experience incredible growth and learning at an uneven and sometimes unpredictable pace, it is imperative that teachers and caregivers have the necessary training to think about and use assessments well.

4. The length of time needed to administer each domain measurement must not exceed 20 minutes per student. The cumulative assessment time must not exceed 100 minutes per student. Some criteria may be measured through observation, informal assessments, reflection, collection of children's work in portfolios, or checklists. Informal assessments may not be the primary method for monitoring children's progress.

5. A measure must directly assess social and emotional development; language and communication; emergent literacy - reading; emergent literacy - writing; and/or mathematics, as they are specified in the Texas Prekindergarten Guidelines respectively. Instruments that only measure reading-related skills (e.g., book and print awareness) are insufficient as measures of early reading.

6. The measure should have a scoring structure that yields a separate score for each domain included for prekindergarten. For this review, an instrument is only considered to "assess" a domain if it provides a score for that domain.

7. The instrument must be individually administered.

8. Administration of the instrument by a classroom teacher must be allowable. Specifically, the qualifications for those who administer and interpret the instrument (as specified in publisher's guidelines) should be within the coursework and/or licenses typically completed by teachers certified to teach in Texas public schools. Administration procedures requiring timing, the establishment of basals and ceilings, complex judgments, and/or subjective ratings that require the special training of a diagnostician are inappropriate for teacher administration.

9. If the instrument is norm-referenced, it must have an appropriate national norming sample, in terms of the sample size and the groups represented. Norm-referenced tests must be representative of the population of students in the grade(s) for which the measure is intended. Criterion-referenced decisions about criterion mastery, non-mastery, risk, and impairment have special requirements for reliability and validity (see Guidelines 10 and 11).

10. At a minimum, a measure must possess adequate reliability as demonstrated by independent research. For tests built using classical test theory, this should include internal consistency and alternate form and/or test-retest reliability data as appropriate for the measure's purpose and intended use. For tests developed using item response models, suitable psychometric data from the test development process should be submitted, including, but not limited to, the standard error of measurement, indices of item discrimination and difficulty, and total test information. Classifications resulting from criterion-referenced tests must be shown to be reliable. Instruments that depend on examiner ratings must demonstrate appropriate forms of inter-rater reliability.

11. Decisions based on test results must be supported by validity evidence established by independent research. Evidence of construct, content, criterion validity (concurrent or predictive), and discriminant and convergent validity are appropriate, depending on the purpose and intended uses of the measure. Studies of test dimensionality (e.g., factor analysis), differential item functioning, or predictive utility involving multiple measures should be provided wherever available. Classifications resulting from criterion-referenced tests must be shown to be valid and must demonstrate both sensitivity and specificity.

12. Normative and technical data for the instrument must be no more than 15 years old (2001 or later).

13. While it is desirable to determine risk of dyslexia and other reading-related difficulties, there exists no single reliable and valid measurement method for determining such risks. According to research in measuring reading disabilities, instruments that measure phonological awareness and single-word decoding may have utility in making judgments about risk associated with dyslexia and other reading disabilities. Instruments that include reliable and valid measures of phonological awareness and single-word decoding will satisfy the commissioner's requirements related to the identification of risk for disability or dyslexia, pending further research and further communication from TEA.

Please note that all submissions will be reviewed using the *Guidelines for the Implementation of TEA Criteria for the Evaluation of English and Spanish Prekindergarten Progress Monitoring Instruments* as an outline for evaluation; thus, it is highly recommended that all submissions directly address each guideline. Further, online or electronic tests submitted for evaluation must include online access information (e.g., web address, login, password) and/or an installable copy of the software; in addition, a paper version of the submission must be received by the deadline. Submissions must include the name, direct line phone number, and email address for a primary contact person who can be contacted in the event reviewers need to ask questions or request more information pertaining to the submission. Delays in responding to reviewers' questions may result in an incomplete review; products with incomplete reviews will not be considered for inclusion on the *Commissioner's List of Approved Prekindergarten Progress Monitoring Instruments*.

Proposals must be submitted to Janice Keizer, Texas Comprehensive Center, 4700 Mueller Boulevard, Austin, Texas 78723-3081 by 5:00 p.m. (Central Time), March 4, 2016, to be considered for inclusion on the *2016-2017 Commissioner's List of Approved Prekindergarten*

Progress Monitoring Instruments. A rolling review will be implemented and instruments will be reviewed in the order they are received.

Further Information. For clarifying information, contact the TEA Department of Standards and Programs at (512) 463-9087.

TRD-201600347

Cristina De La Fuente-Valadez

Director, Rulemaking

Texas Education Agency

Filed: January 27, 2016

Education Service Center, Region 16

Official Notice for Election of Place 3 and 6

Persons interested in filing for positions on the Board of Directors of Region 16 Education Service Center (ESC), an organization that provides educational services to 62 school districts and two charter schools in the north 26 counties of the Texas Panhandle, may do so at the office of the Executive Director (5800 Bell Street, Amarillo, Texas) during regular office hours (8:00 a.m. to 5:00 p.m.) Monday through Thursday, (8:00 a.m. to 4:00 p.m.) Friday, beginning Monday, February 1, 2016. Deadline for filing is Saturday, February 20, 2016, at 4:00 p.m.

Interested persons may file in person or, upon request, may receive a filing form by mail with the return by certified mail postmarked no later than 4:00 p.m., February 20, 2016. Phone: (806) 677-5015; Mailing address: 5800 Bell Street, Amarillo, Texas 79109-6230.

The Board of Directors shall be elected by place. The following places (by counties) that are up for election are described as follows:

Place 3: Counties of Dallam, Hartley, Moore, Oldham, Potter (except Amarillo Independent School District), and Sherman

Place 6: That part of Potter and Randall Counties included in the boundaries of the Amarillo Independent School District

To hold the office of an Education Service Center Board of Director, one must:

- Be a United States of America citizen;
- Be at least 18 years of age;
- Be a resident of the region served and of the geographic area included in the place designated outlined above;

To hold the office of Board member, one may not:

- Be engaged professionally in education;
- Be a member of a board of any educational agency or institution.

Should there be an uncontested election; the Region 16 ESC Board has determined that no election will be held.

TRD-201600317

Ray Cogburn

Executive Director

Education Service Center, Region 16

Filed: January 25, 2016

Texas Commission on Environmental Quality

Agreed Orders

The Texas Commission on Environmental Quality (TCEQ, agency or commission) staff is providing an opportunity for written public comment on the listed Agreed Orders (AOs) in accordance with Texas Wa-

ter Code (TWC), §7.075. TWC, §7.075 requires that before the commission may approve the AOs, the commission shall allow the public an opportunity to submit written comments on the proposed AOs. TWC, §7.075 requires that notice of the proposed orders and the opportunity to comment must be published in the *Texas Register* no later than the 30th day before the date on which the public comment period closes, which in this case is March 7, 2016. TWC, §7.075 also requires that the commission promptly consider any written comments received and that the commission may withdraw or withhold approval of an AO if a comment discloses facts or considerations that indicate that consent is inappropriate, improper, inadequate, or inconsistent with the requirements of the statutes and rules within the commission's jurisdiction or the commission's orders and permits issued in accordance with the commission's regulatory authority. Additional notice of changes to a proposed AO is not required to be published if those changes are made in response to written comments.

A copy of each proposed AO is available for public inspection at both the commission's central office, located at 12100 Park 35 Circle, Building C, 1st Floor, Austin, Texas 78753, (512) 239-2545 and at the applicable regional office listed as follows. Written comments about an AO should be sent to the enforcement coordinator designated for each AO at the commission's central office at P.O. Box 13087, Austin, Texas 78711-3087 and must be received by 5:00 p.m. on March 7, 2016. Written comments may also be sent by facsimile machine to the enforcement coordinator at (512) 239-2550. The commission enforcement coordinators are available to discuss the AOs and/or the comment procedure at the listed phone numbers; however, TWC, §7.075 provides that comments on the AOs shall be submitted to the commission in writing.

(1) COMPANY: Allied Waste Services of Fort Worth, LLC; DOCKET NUMBER: 2015-1334-PST-E; IDENTIFIER: RN101443307; LOCATION: Fort Worth, Tarrant County; TYPE OF FACILITY: fleet refueling facility; RULES VIOLATED: 30 TAC §334.50(b)(1)(A) and TWC, §26.3475(c)(1), by failing to monitor the underground storage tank (UST) for releases at a frequency of at least once every month; 30 TAC §334.72, by failing to report a suspected release to the TCEQ within 24 hours of discovery; 30 TAC §334.74, by failing to investigate a suspected release of a regulated substance within 30 days of discovery; and 30 TAC §334.48(a), by failing to ensure that the UST system is operated, maintained, and managed in a manner that will prevent releases of regulated substances from such systems; PENALTY: \$40,419; Supplemental Environmental Project offset amount of \$16,168; ENFORCEMENT COORDINATOR: Margarita Dennis, (817) 588-5892; REGIONAL OFFICE: 2309 Gravel Drive, Fort Worth, Texas 76118-6951, (817) 588-5800.

(2) COMPANY: American Water Operations and Maintenance, Incorporated; DOCKET NUMBER: 2015-0606-WQ-E; IDENTIFIER: RN105671531; LOCATION: Fort Hood, Bell County; TYPE OF FACILITY: wastewater collection system; RULE VIOLATED: TWC, §26.121(a)(1), by failing to prevent the unauthorized discharge of sewage into or adjacent to water in the state; PENALTY: \$7,500; ENFORCEMENT COORDINATOR: Had Darling, (512) 239-2520; REGIONAL OFFICE: 6801 Sanger Avenue, Suite 2500, Waco, Texas 76710-7826, (254) 751-0335.

(3) COMPANY: BVE ENTERPRISES INCORPORATED dba Easy Stop; DOCKET NUMBER: 2015-1687-PST-E; IDENTIFIER: RN102353729; LOCATION: Ingleside, San Patricio County; TYPE OF FACILITY: convenience store with retail sales of gasoline; RULES VIOLATED: 30 TAC §334.8(c)(5)(A)(i) and TWC, §26.3467(a), by failing to make available to a common carrier a valid, current TCEQ delivery certificate before accepting delivery of a regulated substance into the underground storage tanks (USTs);

30 TAC §334.8(c)(4)(A)(vii) and (5)(B)(ii), by failing to renew a previously issued UST delivery certificate by submitting a properly completed UST registration and self-certification form at least 30 days before the expiration date; and 30 TAC §334.50(b)(1)(A) and TWC, §26.3475(c)(1), by failing to monitor the USTs for releases at a frequency of at least once every month; PENALTY: \$6,401; ENFORCEMENT COORDINATOR: Jessica Bland, (512) 239-4967; REGIONAL OFFICE: 6300 Ocean Drive, Suite 1200, Corpus Christi, Texas 78412-5503, (361) 825-3100.

(4) COMPANY: CIRCLE K STORES INCORPORATED; DOCKET NUMBER: 2015-1407-PST-E; IDENTIFIER: RN102250271; LOCATION: Lake Dallas, Denton County; TYPE OF FACILITY: convenience store with retail sales of fuel; RULES VIOLATED: 30 TAC §334.50(d)(1)(B)(iii)(I) and TWC, §26.3475(c)(1), by failing to record inventory volume measurement for regulated substance inputs, withdrawals and the amount still remaining in the tank each operating day; 30 TAC §334.42(i), by failing to remove and properly dispose of liquid or debris in the underground storage tank system's spill buckets and manways within 96 hours of discovery after an agency-authorized inspection; 30 TAC §334.603(a)(2), by failing to ensure that a Class B operator trained and certified all Class C operators; and 30 TAC §115.248(1) and Texas Health and Safety Code, §382.085(b), by failing to ensure that at least one station representative received training in the operation and maintenance of the Stage II vapor recovery system, and each current employee received in-house Stage II vapor recovery training regarding the purpose and correct operating procedure of the vapor recovery system; PENALTY: \$17,587; ENFORCEMENT COORDINATOR: James Baldwin, (512) 239-1337; REGIONAL OFFICE: 2309 Gravel Drive, Fort Worth, Texas 76118-6951, (817) 588-5800.

(5) COMPANY: City of Ballinger; DOCKET NUMBER: 2015-1754-PWS-E; IDENTIFIER: RN101409928; LOCATION: Ballinger, Runnels County; TYPE OF FACILITY: public water supply; RULES VIOLATED: 30 TAC §290.115(f)(1) and Texas Health and Safety Code, §341.0315(c), by failing to comply with the maximum contaminant level of 0.080 milligrams per liter for total trihalomethanes, based on the locational running annual average; and 30 TAC §290.117(i)(6) and (j), by failing to mail consumer notification of lead tap water monitoring results to persons served at the locations that were sampled and failing to submit to the TCEQ a copy of the consumer notification and certification that the consumer notification has been distributed to the persons served at the locations in a manner consistent with TCEQ requirements for the January 1, 2011 - December 31, 2013 monitoring period; PENALTY: \$796; ENFORCEMENT COORDINATOR: Jason Fraley, (512) 239-2552; REGIONAL OFFICE: 1977 Industrial Boulevard, Abilene, Texas 79602-7833, (325) 698-9674.

(6) COMPANY: City of Deport; DOCKET NUMBER: 2015-1674-PWS-E; IDENTIFIER: RN101390102; LOCATION: Deport, Lamar County; TYPE OF FACILITY: public water supply; RULES VIOLATED: 30 TAC §290.46(f)(2) and (3)(A)(iii) and (iv), by failing to properly maintain water works operation and maintenance records and make them available for review to the executive director during the investigation; 30 TAC §290.46(d)(2)(B) and §290.110(b)(4) and Texas Health and Safety Code, §341.0315(c), by failing to maintain a disinfectant residual of at least 0.5 milligrams per liter of chloramine (measured as total chlorine) throughout the distribution system at all times; and 30 TAC §290.46(q)(1) and (2), by failing to issue a boil water notification to customers of the facility within 24 hours of a low chlorine residual event using the prescribed notification format as specified in 30 TAC §290.47(c); PENALTY: \$235; ENFORCEMENT COORDINATOR: Yuliya Dunaway, (210) 403-4077; REGIONAL OFFICE: 2916 Teague Drive, Tyler, Texas 75701-3734, (903) 535-5100.

(7) COMPANY: City of Huntsville; DOCKET NUMBER: 2015-1482-MWD-E; IDENTIFIER: RN101612471; LOCATION: Huntsville, Walker County; TYPE OF FACILITY: wastewater treatment plant; RULES VIOLATED: TWC, §26.121(a)(1), 30 TAC §305.125(1), and Texas Pollutant Discharge Elimination System Permit Number WQ0010781003, Effluent Limitations and Monitoring Requirements Number 1, by failing to comply with permitted effluent limits; PENALTY: \$6,000; ENFORCEMENT COORDINATOR: Ronica Rodriguez, (512) 239-2601; REGIONAL OFFICE: 5425 Polk Avenue, Suite H, Houston, Texas 77023-1486, (713) 767-3500.

(8) COMPANY: City of Lueders; DOCKET NUMBER: 2015-1591-PWS-E; IDENTIFIER: RN101391340; LOCATION: Lueders, Jones County; TYPE OF FACILITY: public water supply; RULES VIOLATED: 30 TAC §290.109(f)(1)(B) and Texas Health and Safety Code, §341.031(a), by failing to comply with the acute maximum contaminant level for coliform bacteria; and 30 TAC §290.117(c)(2)(C) and (i)(1), by failing to collect triennial lead and copper samples at the required ten sample sites, have the samples analyzed at a TCEQ approved laboratory, and submit the results to the executive director; PENALTY: \$588; ENFORCEMENT COORDINATOR: Ryan Byer, (512) 239-2571; REGIONAL OFFICE: 1977 Industrial Boulevard, Abilene, Texas 79602-7833, (325) 698-9674.

(9) COMPANY: City of Robinson; DOCKET NUMBER: 2015-1620-WQ-E; IDENTIFIER: RN105550974; LOCATION: Robinson, McLennan County; TYPE OF FACILITY: municipal separate storm sewer system; RULES VIOLATED: 30 TAC §281.25(a)(4) and 40 Code of Federal Regulations §122.26(a)(9)(i)(A), by failing to maintain authorization to discharge stormwater under a Texas Pollutant Discharge Elimination System General Permit for Small Municipal Separate Storm Sewer Systems; PENALTY: \$21,250; ENFORCEMENT COORDINATOR: Alejandro Laje, (512) 239-2547; REGIONAL OFFICE: 6801 Sanger Avenue, Suite 2500, Waco, Texas 76710-7826, (254) 751-0335.

(10) COMPANY: Doughtie Construction Company, Incorporated; DOCKET NUMBER: 2015-1309-WQ-E; IDENTIFIER: RN107401127; LOCATION: Huntsville, Walker County; TYPE OF FACILITY: construction site; RULES VIOLATED: 30 TAC §305.125(1) and Texas Pollutant Discharge Elimination System (TPDES) General Permit (GP) Number TXR150011160, Part III, Section D.2, by failing to post the Texas Commission on Environmental Quality site notice near the main entrance of the construction site; 30 TAC §305.125(1) and TPDES GP Number TXR150011160, Part III, Section C, by failing to prepare and implement a Stormwater Pollution Prevention Plan; TWC, §26.121(a)(1), 30 TAC §305.125(1), and TPDES GP Number TXR150011160, Part III, Section G.1, by failing to design, install, and maintain erosion and sediment controls; TWC, §26.121(a)(2), 30 TAC §305.125(1), and TPDES GP Number TXR150011160, Part V.1, by failing to prevent the unauthorized discharge of waste into or adjacent to water in the state; and TWC, §26.121(a)(1), 30 TAC §305.125(1), and TPDES GP Number TXR150011160, Part III, Section F.6.d, by failing to remove accumulations of sediment at a frequency that minimizes offsite impacts; PENALTY: \$6,814; ENFORCEMENT COORDINATOR: Had Darling, (512) 239-2520; REGIONAL OFFICE: 5425 Polk Avenue, Suite H, Houston, Texas 77023-1486, (713)-3500.

(11) COMPANY: Enterprise Products Operating LLC; DOCKET NUMBER: 2015-1416-IWD-E; IDENTIFIER: RN100210665; LOCATION: La Porte, Harris County; TYPE OF FACILITY: organic chemical manufacturing facility; RULES VIOLATED: TWC, §26.121(a)(1), 30 TAC §305.125(1), and Texas Pollutant Discharge Elimination System Permit Number WQ0000440000, Effluent Limitations and Monitoring Requirements Number 1, Outfall Numbers

002 and 003, by failing to comply with permitted effluent limitations; PENALTY: \$12,600; Supplemental Environmental Project offset amount of \$5,040; ENFORCEMENT COORDINATOR: Austin Henck, (512) 239-6155; REGIONAL OFFICE: 5425 Polk Avenue, Suite H, Houston, Texas 77023-1486, (713) 767-3500.

(12) COMPANY: Flint Hills Resources Port Arthur, LLC; DOCKET NUMBER: 2015-1382-AIR-E; IDENTIFIER: RN100217389; LOCATION: Port Arthur, Jefferson County; TYPE OF FACILITY: chemical plant; RULES VIOLATED: 30 TAC §§101.20(3), 116.715(a) and (c)(7), and 122.143(4), Texas Health and Safety Code, §382.085(b), Federal Operating Permit Number O1317, Special Terms and Conditions Number 24, and Flexible Permit Numbers 16989 and PSD-TX-794, Special Conditions Number 1, by failing to prevent unauthorized emissions; PENALTY: \$6,563; Supplemental Environmental Project offset amount of \$2,625; ENFORCEMENT COORDINATOR: Eduardo Heras, (512) 239-2422; REGIONAL OFFICE: 3870 Eastex Freeway, Beaumont, Texas 77703-1892, (409) 898-3838.

(13) COMPANY: FORT WORTH EXCAVATING, INCORPORATED; DOCKET NUMBER: 2015-1554-WQ-E; IDENTIFIER: RN107248270; LOCATION: Fort Worth, Tarrant County; TYPE OF FACILITY: aggregate production operation (APO); RULE VIOLATED: 30 TAC §342.25(d), by failing to renew the APO registration annually as regulated activities continued; PENALTY: \$5,000; ENFORCEMENT COORDINATOR: Steven Van Lingham, (512) 239-5717; REGIONAL OFFICE: 2309 Gravel Drive, Fort Worth, Texas 76118-6951, (817) 588-5800.

(14) COMPANY: KIA ENTERPRISES, INCORPORATED dba Iffi Stop 1 Food Mart; DOCKET NUMBER: 2015-1431-PWS-E; IDENTIFIER: RN101737534; LOCATION: Conroe, Montgomery County; TYPE OF FACILITY: public water supply; RULES VIOLATED: 30 TAC §290.41(c)(3)(A) and TCEQ Agreed Order Docket Number 2007-0918-PWS-E, Ordering Provision Number 2.d.i., by failing to submit well completion data before placing the well into service; and 30 TAC §290.46(n)(1) and TCEQ Agreed Order Docket Number 2007-0918-PWS-E, Ordering Provision Number 2.d.ii., by failing to provide accurate up-to-date detailed as-built plans or record drawings and specifications for each treatment plant, pump station, and storage tank to commission personnel at the time of the investigation; PENALTY: \$200; ENFORCEMENT COORDINATOR: Epifanio Villarreal, (361) 825-3425; REGIONAL OFFICE: 5425 Polk Avenue, Suite H, Houston, Texas 77023-1486, (713) 767-3500.

(15) COMPANY: Nerro Supply, LLC dba Bayridge Subdivision Water System; DOCKET NUMBER: 2015-1662-PWS-E; IDENTIFIER: RN101241255; LOCATION: Baytown, Chambers County; TYPE OF FACILITY: public water supply; RULES VIOLATED: 30 TAC §290.115(f)(1) and §290.122(b)(2)(A) and (f) and Texas Health and Safety Code, §341.0315(c), by failing to comply with the maximum contaminant level (MCL) of 0.080 milligrams per liter for total trihalomethanes (TTHM), based on the locational running annual average, for the second and third quarters of 2015 and failing to timely provide public notification and submit a copy of the public notification to the executive director regarding the failure to comply with the MCL for TTHM during the second quarter of 2015; PENALTY: \$175; ENFORCEMENT COORDINATOR: Jim Fisher, (512) 239-2537; REGIONAL OFFICE: 5425 Polk Avenue, Suite H, Houston, Texas 77023-1486, (713) 767-3500.

(16) COMPANY: PATTON VILLAGE WATER CO., INCORPORATED; DOCKET NUMBER: 2015-1473-PWS-E; IDENTIFIER: RN102678307; LOCATION: Patton Village, Montgomery County; TYPE OF FACILITY: public water supply; RULES VIOLATED: 30 TAC §290.45(b)(1)(C)(iii) and Texas Health and Safety Code (THSC), §341.0315(c), by failing to provide two or more service pumps having

a total capacity of 2.0 gallons per minute (gpm) per connection; 30 TAC §290.41(c)(1)(F), by failing to obtain a sanitary control easement for all land within 150 feet of the well; 30 TAC §290.45(b)(1)(C)(i) and THSC, §341.0315(c), by failing to provide a well capacity of 0.6 gpm per connection; 30 TAC §290.45(b)(1)(C)(iv) and THSC, §341.0315(c), by failing to provide an elevated storage capacity of 100 gallons per connection or a pressure tank capacity of 20 gallons per connection; 30 TAC §290.46(s)(1), by failing to calibrate the facility's well meter at least once every three years; and 30 TAC §290.46(m), by failing to initiate maintenance and housekeeping practices to ensure the good working condition and general appearance of the system's facilities and equipment; PENALTY: \$2,736; ENFORCEMENT COORDINATOR: Yuliya Dunaway, (210) 403-4077; REGIONAL OFFICE: 5425 Polk Avenue, Suite H, Houston, Texas 77023-1486, (713) 767-3500.

(17) COMPANY: PLUM AGGREGATE OPERATING COMPANY, LLC.; DOCKET NUMBER: 2015-1696-WQ-E; IDENTIFIER: RN106396757; LOCATION: Plum, Fayette County; TYPE OF FACILITY: aggregate production operation (APO); RULE VIOLATED: 30 TAC §342.25(d), by failing to renew the APO registration annually as regulated activities continued; PENALTY: \$5,000; ENFORCEMENT COORDINATOR: Austin Henck, (512) 239-6155; REGIONAL OFFICE: 12100 Park 35 Circle, Building A, Austin, Texas 78753, (512) 339-2929.

(18) COMPANY: R. J. SMELLEY COMPANY, INCORPORATED; DOCKET NUMBER: 2015-0947-WQ-E; IDENTIFIER: RN105665772; LOCATION: Cresson, Parker County; TYPE OF FACILITY: aggregate production operation (APO); RULE VIOLATED: 30 TAC §342.25(b), by failing to register the site as an APO no later than the 10th business day before the beginning date of regulated activities; PENALTY: \$5,000; ENFORCEMENT COORDINATOR: Had Darling, (512) 239-2520; REGIONAL OFFICE: 2309 Gravel Drive, Fort Worth, Texas 76118-6951, (817) 588-5800.

(19) COMPANY: Riviera Water System, Incorporated; DOCKET NUMBER: 2015-1644-PWS-E; IDENTIFIER: RN101251999; LOCATION: Riviera, Kleberg County; TYPE OF FACILITY: public water supply; RULES VIOLATED: 30 TAC §290.110(e)(4)(A) and (f)(3) and §290.122(c)(2)(A) and (f), by failing to submit a Disinfectant Level Quarterly Operating Report (DLQOR) to the executive director each quarter by the tenth day of the month following the end of the quarter and failing to provide public notification and submit a copy of the public notification to the executive director regarding the failure to submit DLQORs; 30 TAC §290.271(b) and §290.274(a) and (c), by failing to mail or directly deliver one copy of the Consumer Confidence Report (CCR) to each bill paying customer by July 1st of each year and failing to submit to the TCEQ by July 1st of each year a copy of the annual CCR and certification that the CCR has been distributed to the customers of the facility and that the information in the CCR is correct and consistent with compliance monitoring data; 30 TAC §290.122(b)(3)(A) and (f), by failing to provide public notification and submit a copy of the public notification to the executive director regarding the failure to comply with the maximum contaminant level for combined uranium; and 30 TAC §290.122(c)(2)(A) and (f), by failing to provide public notification and submit a copy of the public notification to the executive director regarding the failure to conduct radionuclide monitoring and the failure to submit DLQORs; PENALTY: \$1,222; ENFORCEMENT COORDINATOR: Ryan Byer, (512) 239-2571; REGIONAL OFFICE: 6300 Ocean Drive, Suite 1200, Corpus Christi, Texas 78412-5503, (361) 825-3100.

(20) COMPANY: Smith Oil Company, Incorporated; DOCKET NUMBER: 2015-1301-PST-E; IDENTIFIER: RN101659936; LOCATIONS: Hamilton and Marshall, Hamilton County; TYPE OF

FACILITY: common carrier and convenience store with retail sales of gasoline; RULES VIOLATED: 30 TAC §334.5(b)(1)(A) and TWC, §26.3467(d), by failing to deposit a regulated substance into a regulated underground storage tank system that was covered by a valid, current TCEQ delivery certificate; PENALTY: \$22,720; ENFORCEMENT COORDINATOR: Abigail Lindsey, (512) 236-2576; REGIONAL OFFICE: 6801 Sanger Avenue, Suite 2500, Waco, Texas 76710-7826, (254) 751-0335.

(21) COMPANY: SUBA BUSINESS LLC dba Speedo Gas Food Store; DOCKET NUMBER: 2015-1669-PST-E; IDENTIFIER: RN102327079; LOCATION: Spring, Harris County; TYPE OF FACILITY: convenience store with retail sales of gasoline; RULES VIOLATED: 30 TAC §334.50(b)(1)(A) and TWC, §26.3475(c)(1), by failing to monitor the underground storage tank for releases at a frequency of at least once every month; PENALTY: \$4,125; ENFORCEMENT COORDINATOR: Catherine Grutsch, (512) 239-2607; REGIONAL OFFICE: 5425 Polk Avenue, Suite H, Houston, Texas 77023-1486, (713) 767-3500.

(22) COMPANY: Via Bayou Incorporated; DOCKET NUMBER: 2015-1495-MWD-E; IDENTIFIER: RN102341062; LOCATION: Baytown, Chambers County; TYPE OF FACILITY: wastewater treatment facility; RULES VIOLATED: TWC, §26.121(a)(1) and 30 TAC §305.65 and §305.125(2), by failing to maintain authorization for the discharge of wastewater into or adjacent to any water in the state; PENALTY: \$2,625; ENFORCEMENT COORDINATOR: Had Darling, (512) 239-2520; REGIONAL OFFICE: 5425 Polk Avenue, Suite H, Houston, Texas 77023-1486, (713) 767-3500.

(23) COMPANY: WE Hereford, LLC; DOCKET NUMBER: 2015-1522-AIR-E; IDENTIFIER: RN105440804; LOCATION: Hereford, Deaf Smith County; TYPE OF FACILITY: ethanol plant; RULES VIOLATED: 30 TAC §101.201(a)(1)(B) and Texas Health and Safety Code (THSC), §382.085(b), by failing to submit an initial notification for Incident Number 214511 within 24 hours of discovery of the emissions event; and 30 TAC §116.115(b)(2)(F) and (c), New Source Review Permit Number 75702, Special Conditions Number 1, and THSC, §382.085(b), by failing to prevent unauthorized emissions; PENALTY: \$1,350; ENFORCEMENT COORDINATOR: Kingsley Coppinger, (512) 239-6581; REGIONAL OFFICE: 3918 Canyon Drive, Amarillo, Texas 79109-4933, (806) 353-9251.

(24) COMPANY: WTG FUELS, INCORPORATED; DOCKET NUMBER: 2015-1542-PWS-E; IDENTIFIER: RN102252459; LOCATION: Midland, Midland County; TYPE OF FACILITY: public water supply; RULES VIOLATED: 30 TAC §290.109(c)(2)(A)(i) and Texas Health and Safety Code (THSC), §341.033(d), by failing to collect a routine distribution water sample for coliform analysis; 30 TAC §290.109(c)(4)(C) and §290.122(c)(2)(A) and (f), by failing to collect raw groundwater source *Escherichia coli* (*E.coli*) samples from the one active source within 24 hours of notification of a distribution total coliform-positive result on a routine sample and failing to provide public notification and submit a copy of the public notification to the executive director regarding the failure to collect a raw groundwater source *E.coli* sample; and 30 TAC §290.122(c)(2)(A) and (f), by failing to provide public notification and submit a copy of the public notification to the executive director regarding exceedance of the acute maximum contaminant level for nitrate, and the failure to conduct routine coliform monitoring; PENALTY: \$1,163; ENFORCEMENT COORDINATOR: Ryan Byer, (512) 239-2571; REGIONAL OFFICE: 9900 West IH-20, Suite 100, Midland, Texas 79706, (432) 570-1359.

TRD-201600333



Notice of District Petition

Notices issued January 21, 2016.

Internal Control No. D-12022015-103; Nugotex Investment Group, Ltd. (Petitioner) filed a petition for creation of Harris County Water Control and Improvement District No. 163 (District) with the Texas Commission on Environmental Quality (TCEQ). The petition was filed pursuant to Article XVI, §59 of the Constitution of the State of Texas; Chapters 49 and 51 of the Texas Water Code; 30 Texas Administrative Code Chapter 293; and the procedural rules of the TCEQ. The petition states that: (1) the Petitioner holds title to a majority in value of the land to be included in the proposed District; (2) there are no lienholders on the property to be included in the proposed District; (3) the proposed District will contain approximately 113.989 acres located within Harris County, Texas; and (4) the proposed District is within the extraterritorial jurisdiction of the City of Houston, Texas, and no portion of land within the proposed District is within the corporate limits or extraterritorial jurisdiction of any other city, town or village in Texas. In compliance with Texas Local Government Code §42.042 the City of Houston consented to the creation of the proposed District. The petition further states that the proposed District will: (1) construct, acquire, improve, repair, extend, maintain, and operate works, improvements, facilities, plants, equipment and appliances helpful or necessary to provide more adequate drainage for the proposed District; (2) control, abate, amend, gather, conduct, divert and control local storm waters and other harmful excesses of water; (3) acquire, finance, operate, maintain such additional facilities, systems, plants and enterprises, as shall be consistent with all the purposes for which the District is created. According to the petition, a preliminary investigation has been made to determine the cost of the project, and it is estimated by the Petitioner, from the information available at this time, that the cost of said project will be approximately \$5,750,000 for drainage facilities.

INFORMATION SECTION

To view the complete issued notice, view the notice on our web site at www.tceq.texas.gov/comm_exec/cc/pub_notice.html or call the Office of the Chief Clerk at (512) 239-3300 to obtain a copy of the complete notice. When searching the web site, type in the issued date range shown at the top of this document to obtain search results.

The TCEQ may grant a contested case hearing on the petition if a written hearing request is filed within 30 days after the newspaper publication of the notice. To request a contested case hearing, you must submit the following: (1) your name (or for a group or association, an official representative), mailing address, daytime phone number, and fax number, if any; (2) the name of the Petitioner and the TCEQ Internal Control Number; (3) the statement "I/we request a contested case hearing"; (4) a brief description of how you would be affected by the petition in a way not common to the general public; and (5) the location of your property relative to the proposed District's boundaries. You may also submit your proposed adjustments to the petition. Requests for a contested case hearing must be submitted in writing to the Office of the Chief Clerk at the address provided in the information section below. The Executive Director may approve the petition unless a written request for a contested case hearing is filed within 30 days after the newspaper publication of this notice. If a hearing request is filed, the Executive Director will not approve the petition and will forward the petition and hearing request to the TCEQ Commissioners for their

consideration at a scheduled Commission meeting. If a contested case hearing is held, it will be a legal proceeding similar to a civil trial in state district court.

Written hearing requests should be submitted to the Office of the Chief Clerk, MC 105, TCEQ, P.O. Box 13087, Austin, Texas 78711-3087. For information concerning the hearing process, please contact the Public Interest Counsel, MC 103, at the same address. For additional information, individual members of the general public may contact the Districts Review Team, at (512) 239-4691. Si desea información en español, puede llamar al (512) 239-0200. General information regarding TCEQ can be found at our web site at www.tceq.texas.gov.

TRD-201600346
Bridget C. Bohac
Chief Clerk
Texas Commission on Environmental Quality
Filed: January 27, 2016



Notice of Hearing

3 B&J WASTEWATER COMPANY, INC.

SOAH Docket No. 582-16-1893

TCEQ Docket No. 2015-0565-MWD

Proposed Permit No. WQ0014911002

APPLICATION.

3 B&J Wastewater Company, Inc., c/o Austin-Ronald Reagan Boulevard LLC, 4521 Sharon Road, Suite 115, Charlotte, North Carolina 28211, a land developer, has applied to the Texas Commission on Environmental Quality (TCEQ) for a new Texas Pollutant Discharge Elimination System (TPDES) Permit No. WQ0014911002, to authorize the discharge of treated domestic wastewater at a daily average flow not to exceed 950,000 gallons per day. The facility was previously permitted under TPDES Permit No. WQ0014911001 which expired on December 1, 2013, but was not constructed.

The facility will be located approximately 0.45 mile northwest of the intersection of County Road 248 and Westridge Lane in Williamson County, Texas 78622. The treated effluent will be discharged to an unnamed tributary; thence to North Fork San Gabriel River in Segment No. 1251 of the Brazos River Basin. The unclassified receiving water use is limited aquatic life use for the unnamed tributary. The designated uses for Segment No. 1251 are high aquatic life use, public water supply, aquifer protection, and primary contact recreation. In accordance with 30 Texas Administrative Code §307.5 and the TCEQ implementation procedures (June 2010) for the Texas Surface Water Quality Standards, an antidegradation review of the receiving waters was performed. A Tier 1 antidegradation review has preliminarily determined that existing water quality uses will not be impaired by this permit action. Numerical and narrative criteria to protect existing uses will be maintained. This review has preliminarily determined that no water bodies with exceptional, high, or intermediate aquatic life uses are present within the stream reach assessed; therefore, no Tier 2 degradation determination is required. No significant degradation of water quality is expected in water bodies with exceptional, high, or intermediate aquatic life uses downstream, and existing uses will be maintained and protected. The preliminary determination can be reexamined and may be modified if new information is received.

The TCEQ Executive Director has prepared a draft permit which, if approved, would establish the conditions under which the facility must operate. The Executive Director has made a preliminary decision that this permit, if issued, meets all statutory and regu-

latory requirements. The permit application, Executive Director's preliminary decision, and draft permit are available for viewing and copying at Georgetown Public Library, 402 West 8th Street, Georgetown, Texas. This website contains an electronic map of the site or facility's general location and is provided as a public courtesy and not part of the application or notice. For exact location, refer to application.<http://www.tceq.texas.gov/assets/public/hb610/index.html?lat=30.751944&lng=-97.826944&zoom=13&type=r>.

CONTESTED CASE HEARING.

The State Office of Administrative Hearings (SOAH) will conduct a formal contested case hearing at:

10:00 a.m. - February 29, 2016

William P. Clements Building

300 West 15th Street, 4th Floor

Austin, Texas 78701

The contested case hearing will be a legal proceeding similar to a civil trial in state district court. The hearing will address the disputed issues of fact identified in the TCEQ order concerning this application issued on December 17, 2015. In addition to these issues, the judge may consider additional issues if certain factors are met.

The hearing will be conducted in accordance with Chapter 2001, Texas Government Code; Chapter 26, Texas Water Code; and the procedural rules of the TCEQ and SOAH, including 30 TAC Chapter 80 and 1 TAC Chapter 155. The hearing will be held unless all timely hearing requests have been withdrawn or denied.

To request to be a party, you must attend the hearing and show you would be adversely affected by the application in a way not common to members of the general public. Any person may attend the hearing and request to be a party. Only persons named as parties may participate at the hearing.

INFORMATION.

If you need more information about the hearing process for this application, please call the Public Education Program, toll free, at (800) 687-4040. General information about the TCEQ can be found at our web site at <http://www.tceq.texas.gov/>.

Further information may also be obtained from 3 B&J Wastewater Company, Inc. at the address stated above or by calling Mr. Aaron Laughlin, P.E., Steger Bizzell at (512) 930-9412.

Persons with disabilities who need special accommodations at the hearing should call the SOAH Docketing Department at (512) 475-3445, at least one week prior to the hearing.

Issued: January 15, 2016

TRD-201600249

Bridget C. Bohac

Chief Clerk

Texas Commission on Environmental Quality

Filed: January 20, 2016



Notice of Public Hearing

On Assessment of Administrative Penalties and Requiring Certain Actions of 3DR LLC d/b/a Shell Food Mart

SOAH Docket No. 582-16-2030

TCEQ Docket No. 2015-1134-PST-E

The Texas Commission on Environmental Quality (TCEQ or the Commission) has referred this matter to the State Office of Administrative Hearings (SOAH). An Administrative Law Judge with the State Office of Administrative Hearings will conduct a public hearing at:

10:00 a.m. - February 18, 2016

William P. Clements Building

300 West 15th Street, 4th Floor

Austin, Texas 78701

The purpose of the hearing will be to consider the Executive Director's Preliminary Report and Petition mailed December 7, 2015 concerning assessing administrative penalties against and requiring certain actions of 3DR LLC d/b/a Shell Food Mart, for violations in Wichita County, Texas, of: Tex. Water Code §26.3475(a) and (c)(1) and 30 Tex. Admin. Code §334.50(b)(1)(A) and (b)(2).

The hearing will allow 3DR LLC d/b/a Shell Food Mart, the Executive Director, and the Commission's Public Interest Counsel to present evidence on whether a violation has occurred, whether an administrative penalty should be assessed, and the amount of such penalty, if any. The first convened session of the hearing will be to establish jurisdiction, afford 3DR LLC d/b/a Shell Food Mart, the Executive Director of the Commission, and the Commission's Public Interest Counsel an opportunity to negotiate and to establish a discovery and procedural schedule for an evidentiary hearing. Unless agreed to by all parties in attendance at the preliminary hearing, an evidentiary hearing will not be held on the date of this preliminary hearing. Upon failure of 3DR LLC d/b/a Shell Food Mart to appear at the preliminary hearing or evidentiary hearing, the factual allegations in the notice will be deemed admitted as true, and the relief sought in the notice of hearing may be granted by default. The specific allegations included in the notice are those set forth in the Executive Director's Preliminary Report and Petition, attached hereto and incorporated herein for all purposes. 3DR LLC d/b/a Shell Food Mart, the Executive Director of the Commission, and the Commission's Public Interest Counsel are the only designated parties to this proceeding.

Legal Authority: Tex. Water Code §7.054, Tex. Water Code chs. 7 and 26, and 30 Tex. Admin. Code chs. 70 and 334; Tex. Water Code §7.058, and the Rules of Procedure of the Texas Commission on Environmental Quality and the State Office of Administrative Hearings, including 30 Tex. Admin. Code §70.108 and §70.109 and ch. 80, and 1 Tex. Admin. Code ch. 155.

Further information regarding this hearing may be obtained by contacting Audrey Liter, Staff Attorney, Texas Commission on Environmental Quality, Litigation Division, Mail Code 175, P.O. Box 13087, Austin, Texas 78711-3087, telephone (512) 239-3400. Information concerning your participation in this hearing may be obtained by contacting Vic McWherter, Public Interest Counsel, Mail Code 103, at the same P.O. Box address given above, or by telephone at (512) 239-6363.

Any document filed prior to the hearing must be filed with TCEQ's Office of the Chief Clerk and SOAH. Documents filed with the Office of the Chief Clerk may be filed electronically at <http://www.tceq.texas.gov/goto/eFilings> or sent to the following address: TCEQ Office of the Chief Clerk, Mail Code 105, P.O. Box 13087, Austin, Texas 78711-3087. Documents filed with SOAH may be filed via fax at (512) 322-2061 or sent to the following address: SOAH, 300 West 15th Street, Suite 504, Austin, Texas 78701. When contacting the Commission or SOAH regarding this matter, reference the SOAH docket number given at the top of this notice.

Persons who need special accommodations at the hearing should call the SOAH Docketing Department at (512) 475-3445, at least one week before the hearing.

Issued: January 25, 2016

TRD-201600330

Bridget C. Bohac

Chief Clerk

Texas Commission on Environmental Quality

Filed: January 25, 2016



Notice of Public Hearing

On Assessment of Administrative Penalties and Requiring Certain Actions of Roy Station Company

SOAH Docket No. 582-16-1894

TCEQ Docket No. 2015-0359-PST-E

The Texas Commission on Environmental Quality (TCEQ or the Commission) has referred this matter to the State Office of Administrative Hearings (SOAH). An Administrative Law Judge with the State Office of Administrative Hearings will conduct a public hearing at:

10:00 a.m. - February 11, 2016

William P. Clements Building

300 West 15th Street, 4th Floor

Austin, Texas 78701

The purpose of the hearing will be to consider the Executive Director's Preliminary Report and Petition mailed October 5, 2015 concerning assessing administrative penalties against and requiring certain actions of ROY STATION COMPANY, for violations in Williamson County, Texas, of: Tex. Water Code §26.3475(a), (c)(1), and (d) and 30 Tex. Admin. Code §§334.49(a)(1) and 334.50(b)(1)(A) and (b)(2).

The hearing will allow ROY STATION COMPANY, the Executive Director, and the Commission's Public Interest Counsel to present evidence on whether a violation has occurred, whether an administrative penalty should be assessed, and the amount of such penalty, if any. The first convened session of the hearing will be to establish jurisdiction, afford ROY STATION COMPANY, the Executive Director of the Commission, and the Commission's Public Interest Counsel an opportunity to negotiate and to establish a discovery and procedural schedule for an evidentiary hearing. Unless agreed to by all parties in attendance at the preliminary hearing, an evidentiary hearing will not be held on the date of this preliminary hearing. Upon failure of ROY STATION COMPANY to appear at the preliminary hearing or evidentiary hearing, the factual allegations in the notice will be deemed admitted as true, and the relief sought in the notice of hearing may be granted by default. The specific allegations included in the notice are those set forth in the Executive Director's Preliminary Report and Petition, attached hereto and incorporated herein for all purposes. ROY STATION COMPANY, the Executive Director of the Commission, and the Commission's Public Interest Counsel are the only designated parties to this proceeding.

Legal Authority: Tex. Water Code §7.054 and chs. 7 and 26 and 30 Tex. Admin. Code chs. 70 and 334; Tex. Water Code §7.058, and the Rules of Procedure of the Texas Commission on Environmental Quality and the State Office of Administrative Hearings, including 30 Tex. Admin. Code §70.108 and §70.109 and ch. 80, and 1 Tex. Admin. Code ch. 155.

Further information regarding this hearing may be obtained by contacting Jake Marx, Staff Attorney, Texas Commission on Environmental

Quality, Litigation Division, Mail Code 175, P.O. Box 13087, Austin, Texas 78711-3087, telephone (512) 239-3400. Information concerning your participation in this hearing may be obtained by contacting Vic McWherter, Public Interest Counsel, Mail Code 103, at the same P.O. Box address given above, or by telephone at (512) 239-6363.

Any document filed prior to the hearing must be filed with TCEQ's Office of the Chief Clerk and SOAH. Documents filed with the Office of the Chief Clerk may be filed electronically at <http://www.tceq.texas.gov/goto/eFilings> or sent to the following address: TCEQ Office of the Chief Clerk, Mail Code 105, P.O. Box 13087, Austin, Texas 78711-3087. Documents filed with SOAH may be filed via fax at (512) 322-2061 or sent to the following address: SOAH, 300 West 15th Street, Suite 504, Austin, Texas 78701. When contacting the Commission or SOAH regarding this matter, reference the SOAH docket number given at the top of this notice.

Persons who need special accommodations at the hearing should call the SOAH Docketing Department at (512) 475-3445, at least one week before the hearing.

Issued: January 21, 2016

TRD-201600270

Bridget C. Bohac

Chief Clerk

Texas Commission on Environmental Quality

Filed: January 22, 2016



Notice of Public Hearing

On Assessment of Administrative Penalties and Requiring Certain Actions of Fuel Centers Environmental Management, LLC d/b/a Tetco 734

SOAH Docket No. 582-16-1892

TCEQ Docket No. 2015-0850-PST-E

The Texas Commission on Environmental Quality (TCEQ or the Commission) has referred this matter to the State Office of Administrative Hearings (SOAH). An Administrative Law Judge with the State Office of Administrative Hearings will conduct a public hearing at:

10:00 a.m. - February 11, 2016

William P. Clements Building

300 West 15th Street, 4th Floor

Austin, Texas 78701

The purpose of the hearing will be to consider the Executive Director's Preliminary Report and Petition mailed October 23, 2015 concerning assessing administrative penalties against and requiring certain actions of Fuel Centers Environmental Management, LLC d/b/a Tetco 734, for violations in Collin County, Texas, of: Tex. Water Code §26.3475(a), (c)(1), and (d) and 30 Tex. Admin. Code §§334.49(a)(1), 334.50(b)(1)(A) and (b)(2), and 334.602(a).

The hearing will allow Fuel Centers Environmental Management, LLC d/b/a Tetco 734, the Executive Director, and the Commission's Public Interest Counsel to present evidence on whether a violation has occurred, whether an administrative penalty should be assessed, and the amount of such penalty, if any. The first convened session of the hearing will be to establish jurisdiction, afford Fuel Centers Environmental Management, LLC d/b/a Tetco 734, the Executive Director of the Commission, and the Commission's Public Interest Counsel an opportunity to negotiate and to establish a discovery and procedural schedule for an evidentiary hearing. Unless agreed to by all parties in attendance at

the preliminary hearing, an evidentiary hearing will not be held on the date of this preliminary hearing. Upon failure of Fuel Centers Environmental Management, LLC d/b/a Tetco 734 to appear at the preliminary hearing or evidentiary hearing, the factual allegations in the notice will be deemed admitted as true, and the relief sought in the notice of hearing may be granted by default. The specific allegations included in the notice are those set forth in the Executive Director's Preliminary Report and Petition, attached hereto and incorporated herein for all purposes. Fuel Centers Environmental Management, LLC d/b/a Tetco 734, the Executive Director of the Commission, and the Commission's Public Interest Counsel are the only designated parties to this proceeding.

Legal Authority: Tex. Water Code §7.054 and chs. 7 and 26 and 30 Tex. Admin. Code chs. 70 and 334; Tex. Water Code §7.058, and the Rules of Procedure of the Texas Commission on Environmental Quality and the State Office of Administrative Hearings, including 30 Tex. Admin. Code §70.108 and §70.109 and ch. 80, and 1 Tex. Admin. Code ch. 155.

Further information regarding this hearing may be obtained by contacting Jake Marx, Staff Attorney, Texas Commission on Environmental Quality, Litigation Division, Mail Code 175, P.O. Box 13087, Austin, Texas 78711-3087, telephone (512) 239-3400. Information concerning your participation in this hearing may be obtained by contacting Vic McWherter, Public Interest Counsel, Mail Code 103, at the same P.O. Box address given above, or by telephone at (512) 239-6363.

Any document filed prior to the hearing must be filed with TCEQ's Office of the Chief Clerk and SOAH. Documents filed with the Office of the Chief Clerk may be filed electronically at <http://www.tceq.texas.gov/goto/eFilings> or sent to the following address: TCEQ Office of the Chief Clerk, Mail Code 105, P.O. Box 13087, Austin, Texas 78711-3087. Documents filed with SOAH may be filed via fax at (512) 322-2061 or sent to the following address: SOAH, 300 West 15th Street, Suite 504, Austin, Texas 78701. When contacting the Commission or SOAH regarding this matter, reference the SOAH docket number given at the top of this notice.

Persons who need special accommodations at the hearing should call the SOAH Docketing Department at (512) 475-3445, at least one week before the hearing.

Issued: January 21, 2016

TRD-201600271

Bridget C. Bohac

Chief Clerk

Texas Commission on Environmental Quality

Filed: January 22, 2016



Notice of Public Hearing on Proposed Revisions to 30 TAC Chapters 305 and 327

The Texas Commission on Environmental Quality (commission) will conduct a public hearing to receive testimony regarding proposed new §305.132 of 30 TAC Chapter 305, Consolidated Permits; and amended §327.1 and proposed new §327.32 of 30 TAC Chapter 327, Spill Prevention and Control.

The proposed rulemaking would implement Senate Bill 912, 84th Texas Legislature, 2015, by including volume-based exemption from reporting requirements for certain accidental discharges or spills of treated or untreated wastewater from wastewater treatment facilities and collection systems in the new and amended sections.

The commission will hold a public hearing on this proposal in Austin on March 1, 2016, at 2:00 p.m. in Building E, Room 201S, at the com-

mission's central office located at 12100 Park 35 Circle. The hearing is structured for the receipt of oral or written comments by interested persons. Individuals may present oral statements when called upon in order of registration. Open discussion will not be permitted during the hearing; however, commission staff members will be available to discuss the proposal 30 minutes prior to the hearing.

Persons who have special communication or other accommodation needs who are planning to attend the hearing should contact Sandy Wong, Office of Legal Services at (512) 239-1802 or 1-800-RE-LAY-TX (TDD). Requests should be made as far in advance as possible.

Written comments may be submitted to Derek Baxter, MC 205, Office of Legal Services, Texas Commission on Environmental Quality, P.O. Box 13087, Austin, Texas 78711-3087, or faxed to (512) 239-4808. Electronic comments may be submitted at: <http://www1.tceq.texas.gov/rules/ecomments/>. File size restrictions may apply to comments being submitted via the *eComments* system. All comments should reference Rule Project Number 2015-024-305-CE. The comment period closes March 7, 2016. Copies of the proposed rulemaking can be obtained from the commission's website at http://www.tceq.texas.gov/rules/propose_adopt.html. For further information, please contact Macy Beauchamp, Compliance and Enforcement Division, (512) 239-0437.

TRD-201600280

Robert Martinez

Director, Environmental Law Division

Texas Commission on Environmental Quality

Filed: January 22, 2016



Notice of Request for Public Comment and Notice of Public Meeting to Receive Comments on One Total Maximum Daily Load for Indicator Bacteria in Jarbo Bayou

The Texas Commission on Environmental Quality (TCEQ, commission, or agency) has made available for public comment one draft Total Maximum Daily Load (TMDL) for Indicator Bacteria in Jarbo Bayou in Galveston County.

The purpose of the public meeting is to provide the public an opportunity to comment on the draft TMDL for indicator bacteria in one assessment unit (AU) in Segment 2425B in Galveston County, and the decision to join the implementation efforts of an approved, adjacent Implementation Plan (I-Plan).

A TMDL is a detailed water quality assessment that provides the scientific foundation to allocate pollutant loads in a certain body of water in order to restore and maintain designated uses. The purpose of the public meeting is to provide the public an opportunity to comment on the draft TMDL. The commission requests comments on each of the major components of the TMDL: problem definition, endpoint identification, source analysis, seasonal variation, linkage between sources and receiving waters, margin of safety, pollutant loading allocation, public participation, and implementation and reasonable assurances.

The Coordination Committee for this project petitioned to join the implementation efforts of the Bacteria Implementation Group (BIG), which has an approved I-Plan in a large area adjacent to Jarbo Bayou. On September 9, 2015, the BIG members voted unanimously to accept the addition of the Jarbo Bayou bacteria TMDL watershed to the area covered by the BIG I-Plan. The commission also requests comments on the decision to join the efforts of this existing I-Plan.

After the public comment period, the TCEQ may revise the draft TMDL, if appropriate. The final TMDL will then be considered by the commission for adoption. The commission will also consider approving the decision to join the existing BIG I-Plan. Upon adoption of the TMDL by the commission, the final TMDL and a response to all comments received will be made available on the TCEQ's website. The TMDL will then be submitted to the United States Environmental Protection Agency (EPA) Region 6 office for final action by the EPA. Upon approval by the EPA, the TMDL will be certified as an update to the State of Texas Water Quality Management Plan.

The public comment meeting for the draft TMDL will be held on **February 25, 2016, at 6:00 p.m. at the Clear Lake Shores Club House, 931 Cedar Street, Clear Lake Shores, Texas 77565.**

At this meeting, individuals have the opportunity to present oral statements when called upon in order of registration. An agency staff member will give a brief presentation at the start of the meeting and will be available to answer questions before and after all public comments have been received.

Written comments on the draft TMDL and the decision to join the existing BIG I-Plan should be submitted to Lauren Oertel, Water Quality Planning Division, Texas Commission on Environmental Quality, MC 203, P.O. Box 13087, Austin, Texas 78711-3087 or faxed to (512) 239-1414. Comments may be submitted electronically to www.tceq.texas.gov/rules/ecomments/ by midnight on March 7, 2016, and should reference the *One Total Maximum Daily Load for Indicator Bacteria in Jarbo Bayou*.

For further information regarding the draft TMDL and the decision to join the existing BIG I-Plan, please contact Lauren Oertel at (512) 239-3604 or lauren.oertel@tceq.texas.gov. Copies of the draft TMDL will be available and can be obtained via the commission's website at: www.tceq.texas.gov/waterquality/tmdl/tmdlnews.html or by calling (512) 239-6682.

Persons with disabilities who have special communication or other accommodation needs who are planning to attend the meeting should contact the commission at (512) 239-6682. Requests should be made as far in advance as possible.

TRD-201600282

Robert Martinez

Director, Environmental Law Division

Texas Commission on Environmental Quality

Filed: January 22, 2016



Update to the Water Quality Management Plan

The Texas Commission on Environmental Quality (TCEQ or commission) requests comments from the public on the draft January 2016 Update to the Water Quality Management Plan (WQMP) for the State of Texas.

Download the draft January 2016 WQMP Update at http://www.tceq.texas.gov/permitting/wqmp/WQmanagement_comment.html or view a printed copy at the TCEQ Library, Building A, 12100 Park 35 Circle, Austin, Texas.

The WQMP is developed and promulgated in accordance with the requirements of Federal Clean Water Act, §208. The draft update includes projected effluent limits of specific domestic dischargers, which may be useful for planning in future permit actions. The draft update may also contain service area populations for listed wastewater treatment facilities, designated management agency information, and total maximum daily load (TMDL) revisions.

Once the commission certifies a WQMP update, it is submitted to the United States Environmental Protection Agency (EPA) for approval. For some Texas Pollutant Discharge Elimination System (TPDES) permits, the EPA's approval of a corresponding WQMP update is a necessary precondition to TPDES permit issuance by the commission.

Deadline

All comments must be received at the TCEQ no later than 5:00 p.m. on March 7, 2016.

How to Submit Comments

Comments must be submitted in writing to:

Nancy Vignali

Texas Commission on Environmental Quality

Water Quality Division, MC 150

P.O. Box 13087

Austin, Texas 78711-3087

Comments may also be faxed to (512) 239-4420, but must be followed up with written comments by mail within three working days of the fax date or by the comment deadline, whichever is sooner.

For further information, or questions, please contact Ms. Vignali at (512) 239-1303 or by email at Nancy.Vignali@tceq.texas.gov.

TRD-201600332

Robert Martinez

Director, Environmental Law Division

Texas Commission on Environmental Quality

Filed: January 26, 2016



Texas Facilities Commission

Request for Proposals #303-7-20535

The Texas Facilities Commission (TFC), on behalf of the Department of Public Safety (DPS), announces the issuance of Request for Proposals (RFP) #303-7-20535. TFC seeks a five (5) or ten (10) year lease of approximately 12,704 square feet that consists of 12,509 square feet of office space and 195 square feet of outdoor employee lounge area in New Braunfels, Texas.

The deadline for questions is February 17, 2016, and the deadline for proposals is March 9, 2016, at 3:00 p.m. The award date is April 20, 2016, TFC reserves the right to accept or reject any or all proposals submitted. TFC is under no legal or other obligation to execute a lease on the basis of this notice or the distribution of an RFP. Neither this notice nor the RFP commits TFC to pay for any costs incurred prior to the award of a grant.

Parties interested in submitting a proposal may obtain information by contacting the Program Specialist, Evelyn Esquivel, at (512) 463-6494. A copy of the RFP may be downloaded from the Electronic State Business Daily at http://esbd.cpa.state.tx.us/bid_show.cfm?bidid=122322.

TRD-201600274

Kay Molina

General Counsel

Texas Facilities Commission

Filed: January 22, 2016



Request for Proposals #303-7-20536

The Texas Facilities Commission (TFC), on behalf of the Department of Public Safety (DPS), announces the issuance of Request for Proposals (RFP) #303-7-20536. TFC seeks a five (5) or ten (10) year lease of approximately 2,656 square feet of space that consists of 2,461 square feet of office space and 195 square feet of outdoor employee lounge area in Burnet or Marble Falls, Texas.

The deadline for questions is February 16, 2016, and the deadline for proposals is February 23, 2016, at 3:00 p.m. The award date is March 16, 2016. TFC reserves the right to accept or reject any or all proposals submitted. TFC is under no legal or other obligation to execute a lease on the basis of this notice or the distribution of an RFP. Neither this notice nor the RFP commits TFC to pay for any costs incurred prior to the award of a grant.

Parties interested in submitting a proposal may obtain information by contacting the Program Specialist, Evelyn Esquivel, at (512) 463-6494. A copy of the RFP may be downloaded from the Electronic State Business Daily at http://esbd.cpa.state.tx.us/bid_show.cfm?bidid=122352.

TRD-201600313
Kay Molina
General Counsel
Texas Facilities Commission
Filed: January 25, 2016



Request for Proposals #303-7-20538

The Texas Facilities Commission (TFC), on behalf of the Texas Department of Motor Vehicles (TxDMV), announces the issuance of Request for Proposals (RFP) #303-7-20538. TFC seeks a five (5) or ten (10) year lease of approximately 3,141 square feet of office space in Corpus Christi, Texas.

The deadline for questions is February 16, 2016, and the deadline for proposals is March 3, 2016, at 3:00 p.m. The award date is April 20, 2016. TFC reserves the right to accept or reject any or all proposals submitted. TFC is under no legal or other obligation to execute a lease on the basis of this notice or the distribution of an RFP. Neither this notice nor the RFP commits TFC to pay for any costs incurred prior to the award of a grant.

Parties interested in submitting a proposal may obtain information by contacting the Program Specialist, Evelyn Esquivel, at (512) 463-6494. A copy of the RFP may be downloaded from the Electronic State Business Daily at http://esbd.cpa.state.tx.us/bid_show.cfm?bidid=122280.

TRD-201600251
Kay Molina
General Counsel
Texas Facilities Commission
Filed: January 20, 2016



Request for Proposals #303-7-20539

The Texas Facilities Commission (TFC), on behalf of the Texas Department of Motor Vehicles (TxDMV), announces the issuance of Request for Proposals (RFP) #303-7-20539. TFC seeks a five (5) or ten (10) year lease of approximately 3,787 square feet of office space in Pharr, Texas.

The deadline for questions is February 16, 2016, and the deadline for proposals is March 10, 2016, at 3:00 p.m. The award date is April 20, 2016. TFC reserves the right to accept or reject any or all proposals submitted. TFC is under no legal or other obligation to execute a lease

on the basis of this notice or the distribution of an RFP. Neither this notice nor the RFP commits TFC to pay for any costs incurred prior to the award of a grant.

Parties interested in submitting a proposal may obtain information by contacting the Program Specialist, Evelyn Esquivel, at (512) 463-6494. A copy of the RFP may be downloaded from the Electronic State Business Daily at http://esbd.cpa.state.tx.us/bid_show.cfm?bidid=122364.

TRD-201600316
Kay Molina
General Counsel
Texas Facilities Commission
Filed: January 25, 2016



Request for Proposals #303-7-20540

The Texas Facilities Commission (TFC), on behalf of the Department of Public Safety (DPS), announces the issuance of Request for Proposals (RFP) #303-7-20540. TFC seeks a five (5) or ten (10) year lease of approximately 20,813 square feet of office space in S.E. Houston, Texas.

The deadline for questions is February 17, 2016, and the deadline for proposals is March 7, 2016, at 3:00 p.m. The award date is April 20, 2016. TFC reserves the right to accept or reject any or all proposals submitted. TFC is under no legal or other obligation to execute a lease on the basis of this notice or the distribution of an RFP. Neither this notice nor the RFP commits TFC to pay for any costs incurred prior to the award of a grant.

Parties interested in submitting a proposal may obtain information by contacting the Program Specialist, Evelyn Esquivel, at (512) 463-6494. A copy of the RFP may be downloaded from the Electronic State Business Daily at http://esbd.cpa.state.tx.us/bid_show.cfm?bidid=122282.

TRD-201600252
Kay Molina
General Counsel
Texas Facilities Commission
Filed: January 20, 2016



Request for Proposals #303-7-20542

The Texas Facilities Commission (TFC), on behalf of the Texas Parks and Wildlife Department (TPWD), announces the issuance of Request for Proposals (RFP) #303-7-20542. TFC seeks a five (5) or ten (10) year lease of approximately 1,756 square feet of space that consists of 1,476 sq. ft. of office space and 280 sq. ft. of warehouse/workroom space in San Marcos, Hays County, Texas.

The deadline for questions is February 16, 2016, and the deadline for proposals is February 23, 2016, at 3:00 p.m. The award date is March 16, 2016. TFC reserves the right to accept or reject any or all proposals submitted. TFC is under no legal or other obligation to execute a lease on the basis of this notice or the distribution of an RFP. Neither this notice nor the RFP commits TFC to pay for any costs incurred prior to the award of a grant.

Parties interested in submitting a proposal may obtain information by contacting the Program Specialist, Evelyn Esquivel, at (512) 463-6494. A copy of the RFP may be downloaded from the Electronic State Business Daily at http://esbd.cpa.state.tx.us/bid_show.cfm?bidid=122395.

TRD-201600337

Kay Molina
General Counsel
Texas Facilities Commission
Filed: January 26, 2016



Request for Proposals #303-7-20543

The Texas Facilities Commission (TFC), on behalf of the Health and Human Services Commission (HHSC), the Department of Family and Protective Services (DFPS), the Department of Aging and Disability Services (DADS), and the Department of State Health Services (DSHS), announces the issuance of Request for Proposals (RFP) #303-7-20543. TFC seeks a five (5) or ten (10) year lease of approximately 14,093 square feet of office space in Texarkana, Texas.

The deadline for questions is February 17, 2016, and the deadline for proposals is February 29, 2016, at 3:00 p.m. The award date is March 16, 2016. TFC reserves the right to accept or reject any or all proposals submitted. TFC is under no legal or other obligation to execute a lease on the basis of this notice or the distribution of an RFP. Neither this notice nor the RFP commits TFC to pay for any costs incurred prior to the award of a grant.

Parties interested in submitting a proposal may obtain information by contacting the Program Specialist, Evelyn Esquivel, at (512) 463-6494. A copy of the RFP may be downloaded from the Electronic State Business Daily at http://esbd.cpa.state.tx.us/bid_show.cfm?bidid=122398.

TRD-201600338
Kay Molina
General Counsel
Texas Facilities Commission
Filed: January 26, 2016



General Land Office

Notice and Opportunity to Comment on Requests for Consistency Agreement/Concurrence Under the Texas Coastal Management Program

On January 10, 1997, the State of Texas received federal approval of the Coastal Management Program (CMP) (62 Federal Register pp. 1439-1440). Under federal law, federal agency activities and actions affecting the Texas coastal zone must be consistent with the CMP goals and policies identified in 31 TAC Chapter 501. Requests for federal consistency review were deemed administratively complete for the following project(s) during the period of November 2, 2015 through January 4, 2016. As required by federal law, the public is given an opportunity to comment on the consistency of proposed activities in the coastal zone undertaken or authorized by federal agencies. Pursuant to 31 TAC §§506.25, 506.32, and 506.41, the public comment period extends 30 days from the date published on the Texas General Land Office web site. The notice was published on the web site on Friday, January 29, 2016. The public comment period for this project will close at 5:00 p.m. on Monday, February 29, 2016.

FEDERAL AGENCY ACTIONS:

Applicant: Valero Refining - Texas, L.P.

Location: The project site is located in the Corpus Christi Ship Channel (CCSC) along the southern shoreline near the Tule Lake Turning Basin in Corpus Christi, Nueces County, Texas. The project can be located on the U.S.G.S. quadrangle map titled: Corpus Christi, Texas.

LATITUDE & LONGITUDE (NAD 83):

Latitude: 27.817826 North; Longitude: 97.475345 West

Project Description:

- The applicant proposes to:
- 1) Hydraulically and/or mechanically dredge a new 12.21-acre (492,000 cubic yards) basin to a depth of -45 feet mean low tide (MLT) in the CCSC with side slopes of the basin being constructed at 3:1;
 - 2) Place the material in the following Dredged Material Placement Areas (DMPAs) - Suntime DMPA, DMPA No. 6, South Shore DMPA Cell A and DMPA Cell B, Herbie Maurer DMPA, or DMPA 1;
 - 3) Construct a 50-foot-wide by 140-foot-long jetty platform;
 - 4) Construct a 25 by 100-foot approach trestle;
 - 5) Construct a 20 by 130-foot pipe rack;
 - 6) Construct a 3 by 260-foot catwalk with four 72-inch diameter breast-ing structures. The catwalk will extend approximately 130 feet both east and west of the proposed jetty platform; and
 - 7) Construct four 48-inch diameter fender monopoles.

CMP Project No: 16-1157-F1

Type of Application: U.S. Army Corps of Engineers (USACE) permit application #SWG-2015-00750. This application will be reviewed pursuant to Section 10 of the Rivers and Harbors Act of 1899.

Applicant: MDW Financial LP

Location: The project site is located on an undeveloped tract of property, approximately 29.68 acres in size, located east of the intersection of State Highway (SH) 361 and Beach Access Road 1-A, in Port Aransas, Nueces County, Texas. The project can be located on the U.S.G.S. quadrangle map titled: Port Aransas, Texas.

LATITUDE & LONGITUDE (NAD 83):

Latitude: 27.808354 North; Longitude: 97.079222 West

Project Description: The applicant proposes to place 21,500 cubic yards (cy) of sand to fill 4.42 acres of jurisdictional wetlands in order to construct a mix of residential housing and commercial development opportunities

CMP Project No: 16-1158-F1

Type of Application: U.S. Army Corps of Engineers (USACE) permit application #SWG-2013-01011. This application will be reviewed pursuant to Section 404 of the Clean Water Act.

Note: The consistency review for this project may be conducted by the Texas Commission on Environmental Quality under §401 of the Clean Water Act (33 U.S.C.A. §1344).

Pursuant to §306(d)(14) of the Coastal Zone Management Act of 1972 (16 U.S.C.A. §§1451-1464), as amended, interested parties are invited to submit comments on whether a proposed action or activity is or is not consistent with the Texas Coastal Management Program goals and policies and whether the action should be referred to the Land Commissioner for review.

Further information on the applications listed above, including a copy of the consistency certifications or consistency determinations for inspection may be obtained from Mr. Ray Newby, P.O. Box 12873, Austin, Texas 78711-2873 or via email at federal.consistency@glo.texas.gov. Comments should be sent to Mr. Newby at the above address or by email.

TRD-201600353

Anne L. Idsal
Chief Clerk, Deputy Land Commissioner
General Land Office
Filed: January 27, 2016

◆ ◆ ◆
Texas Health and Human Services Commission

Notice of Public Hearing on Proposed Medicaid Payment Rates for Supported Employment and Employment Assistance Services for the Youth Empowerment Services (YES) Waiver Program

The proposed rates will be effective March 15, 2016.

Hearing. The Texas Health and Human Services Commission will conduct a public hearing on February 23, 2016, at 9:00 a.m. to receive public comment on proposed revised payment rates for the YES waiver program operated by the Department of State Health Services (DSHS).

This notice represents a revision of a previously published notice in the January 8, 2016, issue of the *Texas Register* (41 TexReg 530). The rate hearing has been rescheduled as indicated above with a revised proposed effective date.

The hearing will be held in compliance with Texas Human Resources Code §32.0282 (relating to public hearing on rates) and 1 Texas Administrative Code (TAC) §355.105(g) (relating to general reporting and documentation, methods, and procedures), which require public notice of and hearings on proposed Medicaid reimbursements. The public hearing will be held in conference room #5155, fifth floor, of the Brown Heatly Building, located at 4900 N. Lamar Boulevard, Austin, Texas. Entry is through the front of the building facing Lamar Boulevard. Free parking is available in front of the building and in the adjacent parking garage. Persons requiring Americans with Disabilities Act (ADA) accommodation or auxiliary aids or services should contact Rate Analysis by calling (512) 730-7401, at least 72 hours prior to the hearing so appropriate arrangements can be made.

Proposal. HHSC proposes to revise payment rates for Supported Employment and Employment Assistance services for the YES waiver program from an hourly rate to a fifteen minute rate. The proposed rates will be effective March 15, 2016.

Methodology and Justification. HHSC calculated the proposed payment rates in accordance with the rate setting methodologies codified in the 1 TAC §355.9060 (relating to reimbursement methodology for the Youth Empowerment Services waiver program).

Briefing Package. On February 5, 2016, a briefing package describing the proposed payment rates will be available at <http://www.hhsc.state.tx.us/rad/rate-packets.shtml>. Interested parties may also obtain a free copy of the briefing package by contacting the HHSC Rate Analysis department by U.S. mail addressed to Health and Human Services Commission, Rate Analysis Department, Mail Code H-400, P.O. Box 149030, Austin, Texas 78714-9030; by telephone at (512) 730-7401; by fax at (512) 730-7475; or by e-mail at RAD-LTSS@hhsc.state.tx.us. In addition, free copies of the briefing package will be available at the public hearing.

Written Comments. Written comments regarding the proposed payment rates may be submitted in lieu of, or in addition to, oral testimony until 5:00 p.m. the day of the hearing. Written comments may be sent by U.S. mail to the Health and Human Services Commission, Rate Analysis Department, H-400, P.O. Box 149030, Austin, Texas 78714-9030; by fax to Rate Analysis at (512)730-7475; or by e-mail to RAD-LTSS@hhsc.state.tx.us. In addition, written comment may be sent by overnight mail or hand delivered to the Health and Human

Services Commission, Rate Analysis Department, H-400, 4900 North Lamar Boulevard, Austin, Texas 78751.

TRD-201600357
Karen Ray
Chief Counsel
Texas Health and Human Services Commission
Filed: January 27, 2016

◆ ◆ ◆
Public Notice

Dental Stakeholder Public Meeting

On February 26, 2016, from 2:00 p.m. to 4:00 p.m. at the Brown-Heatly Building Public Hearing Room, 4900 North Lamar Blvd., Austin, Texas 78751, the Texas Health and Human Services Commission will hold a public dental stakeholder meeting to discuss topics relating to the Medicaid and CHIP dental programs. This meeting will include both internal and external presenters in order to present a comprehensive update on the dental programs to stakeholders.

This meeting will be webcast. To access the webcast, go to <http://www.hhsc.state.tx.us/news/meetings.asp> the day and time of the meeting.

1. Welcome
2. Dental Director update
3. Texas Health Steps update
4. Policy update
5. Quality Assurance update
6. Office of Inspector General update
7. Dental Maintenance Organization update
8. Questions
9. Adjourn

Questions about the dental programs may be sent in advance to DentalStakeholderMeeting@hhsc.state.tx.us.

Contact: Questions regarding agenda items, content, or meeting arrangements should be directed to Aggie Hernandez, Program Specialist, Health and Human Services Commission, (512) 462-6349, agneta.hernandez@hhsc.state.tx.us.

This meeting is open to the public. No reservations are required, and there is no cost to attend this meeting.

People with disabilities who wish to attend the meeting and require auxiliary aids or services should contact Charles Bredwell, Program Specialist, at (512) 462-6337 at least 72 hours before the meeting so appropriate arrangements can be made.

TRD-201600329
Karen Ray
Chief Counsel
Texas Health and Human Services Commission
Filed: January 25, 2016

◆ ◆ ◆
Public Notice

More Liberal Methods of Treating Income Under §1902(r)(2) of the Act

The Texas Health and Human Services Commission announces its intent to submit transmittal number 16-0003 to the Texas State Plan for Medical Assistance, under Title XIX of the Social Security Act.

The purpose of this amendment is to exclude certain amounts held in school-based savings accounts and interest earned on the accounts when determining eligibility for Medicaid Eligibility for the Elderly and People with Disabilities (MEPD). The proposed amendment is effective March 1, 2016.

The proposed amendment is estimated to have no fiscal impact. The addition of excluding amounts held in school-based savings accounts and the interest earned on such accounts in determining eligibility is not expected to increase Medicaid utilization or cost because it is an optional program for school districts to implement.

To obtain copies of the proposed amendment, interested parties may contact J.R. Top, State Plan Coordinator, by mail at the Health and Human Services Commission, P.O. Box 13247, Mail Code H-600, Austin,

Texas 78711; by telephone at (512) 462-6397; by facsimile at (512) 730-7472; or by e-mail at jr.top@hhsc.state.tx.us. Copies of the proposal will also be made available for public review at the local offices of the Texas Department of Aging and Disability Services.

TRD-201600336

Karen Ray

Chief Counsel

Texas Health and Human Services Commission

Filed: January 26, 2016

◆ ◆ ◆
Department of State Health Services

Licensing Actions for Radioactive Materials

During the first half of January, 2016, the Department of State Health Services (Department) has taken actions regarding Licenses for the possession and use of radioactive materials as listed in the tables (in alphabetical order by location). The subheading "Location" indicates the city in which the radioactive material may be possessed and/or used. The location listing "Throughout TX [Texas]" indicates that the radioactive material may be used on a temporary basis at locations throughout the state.

In issuing new licenses and amending and renewing existing licenses, the Department's Radiation Safety Licensing Branch has determined that the applicant has complied with the licensing requirements in Title 25, Texas Administrative Code (TAC), Chapter 289, for the noted action. In granting termination of licenses, the Department has determined that the licensee has complied with the applicable decommissioning requirements of 25 TAC, Chapter 289.

This notice affords the opportunity for a hearing on written request, within 30 days of the date of publication of this notice, of a person affected by the Department's action. A person affected is defined as a person who demonstrates that the person has suffered or will suffer actual injury or economic damage and, if the person is not a local government, is (a) a resident of a county, or a county adjacent to the county, in which radioactive material is or will be located, or (b) doing business or has a legal interest in land in the county or adjacent county. 25 TAC §289.205(b)(15); Health and Safety Code §401.003(15). A person affected may request a hearing as prescribed in 25 TAC § 289.205(c) by writing Richard A. Ratliff, Radiation Program Officer, Department of State Health Services, Radiation Material Licensing – MC 2835, PO Box 149347, Austin, Texas 78714-9347. For information call (512) 834-6688.

NEW LICENSES ISSUED:

Location of Use/Possession of Material	Name of Licensed Entity	License Number	City of Licensed Entity	Amendment Number	Date of Action
Baytown	Jacinto Medical Center L.P. dba Jacinto MRI and Diagnostic Center	L06762	Baytown	00	01/04/16
Beaumont	Metalforms Ltd.	L06764	Beaumont	00	01/07/16
Dallas	RSR Technologies Inc.	L06766	Dallas	00	01/12/16
Round Rock	Gases 101 L.L.C.	L06767	Round Rock	00	01/13/16
Throughout TX	FMC Technologies Inc.	L06765	Houston	00	01/08/16
Throughout TX	South Environmental Services Inc.	L06763	Midland	00	01/06/16

AMENDMENTS TO EXISTING LICENSES ISSUED:

Location of Use/Possession of Material	Name of Licensed Entity	License Number	City of Licensed Entity	Amendment Number	Date of Action
Abilene	ARMC L.P. dba Abilene Regional Medical Center	L02434	Abilene	83	01/14/16
Angleton	Isotherapeutics Group L.L.C.	L05969	Angleton	32	01/13/16
Austin	St. Davids Healthcare Partnership L.P., L.L.P. dba St. Davids Medical Center	L00740	Austin	127	01/05/16
Austin	Bioo Scientific Corporation	L06248	Austin	03	01/15/16
Baytown	Exxon Mobil Corporation dba Exxonmobil Chemical Company	L01135	Baytown	82	01/13/16
Conroe	Arif Abdullah, M.D., P.A.	L06276	Conroe	04	01/11/16
Dallas	Medical City Dallas Hospital dba Medical City	L01976	Dallas	203	01/08/16
Dallas	Methodist Hospitals of Dallas	L00659	Dallas	109	01/07/16
Dallas	Methodist Hospitals of Dallas	L00659	Dallas	110	01/15/16
Denton	Columbia Medical Ctr of Denton Subsidiary L.P. dba Denton Regional Medical Center	L02764	Denton	75	01/08/16
El Paso	Tenet Hospitals Limited dba The Hospitals of Providence Memorial Campus	L02353	El Paso	125	01/06/16

AMENDMENTS TO EXISTING LICENSES ISSUED (continued):

El Paso	Tenet Hospitals Limited dba The Hospitals of Providence Sierra Campus	L02365	El Paso	87	01/06/16
El Paso	Tenet Hospitals Limited dba The Hospitals of Providence East Campus	L06152	El Paso	21	01/06/16
El Paso	Rio Grande Urology P.A. dba Rio Grande Radiation Cancer Center	L06721	El Paso	01	01/12/16
Flower Mound	Healthtexas Provider Network dba Cardiovascular Consultants – Flower Mound	L06700	Flower Mound	01	01/08/16
Fort Worth	Texas Health Physicians Group dba Consultants in Cardiology	L06468	Fort Worth	05	01/12/16
Houston	Radiographic Specialists Inc.	L02742	Houston	65	01/13/16
Houston	New Medical Horizons II Ltd.	L03424	Houston	42	01/07/16
Houston	University General Hospital L.P.	L06018	Houston	18	01/05/16
Houston	Houston Northwest Operating Company L.L.C. dba Houston Northwest Medical Center	L06190	Houston	25	01/11/16
Houston	Sightline West Houston IMRT L.L.C. dba Sightline West Houston	L06299	Houston	12	01/06/16
Houston	The Methodist Hospital Research Institute dba Houston Methodist Research Institute	L06331	Houston	13	01/15/16
Houston	Woodlands Specialty Hospital P.L.L.C.	L06656	Houston	02	01/13/16
La Porte	Ineos USA L.L.C.	L00088	La Porte	63	01/11/16
Lubbock	Covenant Health System dba Joe Arrington Cancer Research and Treatment Center	L06028	Lubbock	16	01/06/16
Nacogdoches	Shared Medical Services Inc.	L06142	Nacogdoches	12	01/11/16
Pasadena	Chevron Phillips Chemical Company L.P.	L00230	Pasadena	90	01/12/16
Pasadena	PMC Hospital L.L.C. dba St. Lukes Patients Medical Center	L06384	Pasadena	04	01/07/16
Plano	Columbia Med. Center of Plano Subsidiary L.P. dba Medical Center of Plano	L02032	Plano	106	01/13/16
Plano	Truradiation Partners Plano L.L.C.	L06617	Plano	05	01/14/16
Port Lavaca	Union Carbide Corporation A subsidiary of the Dow Chemical Company	L00051	Port Lavaca	100	01/13/16
San Antonio	Methodist Healthcare System of San Antonio Ltd., L.L.P.	L00594	San Antonio	345	01/13/16
Sugar Land	TMH Physician Associates P.L.L.C. dba Methodist Diagnostic Cardiology of Houston	L06527	Sugar Land	01	01/16/16
Sweetwater	Lone Star Industries dba Buzzi Unicem USA	L06720	Sweetwater	02	01/14/16
Throughout TX	ECS – Texas L.L.P.	L05384	Carrollton	12	01/07/16
Throughout TX	NQS Inspection Ltd.	L06262	Corpus Christi	10	01/05/16
Throughout TX	Fargo Consultants Inc.	L05300	Dallas	17	01/07/16
Throughout TX	D-Arrow Inspection Inc.	L03816	Houston	87	01/13/16
Throughout TX	All-Terra Engineering Inc.	L06215	Houston	04	01/08/16
Throughout TX	Furmanite America Inc.	L06554	Houston	18	01/05/16
Throughout TX	C & J Spec-Rent Services Inc.	L06712	Houston	02	01/05/16
Throughout TX	FMC Technologies Inc.	L06765	Houston	01	01/08/16
Throughout TX	Industrial Nuclear Company Inc.	L04508	La Porte	27	01/07/16
Throughout TX	Can USA Inc.	L06533	La Porte	01	01/13/16
Throughout TX	Motley Services	L06644	Odessa	01	01/08/16
Throughout TX	Calibration Solutions L.L.C.	L06447	Pflugerville	03	01/12/16
Throughout TX	ETTL Engineers & Consultants Inc.	L01423	Tyler	38	01/13/16
Valley View	Pumpco Energy Services Inc.	L06507	Valley View	10	01/13/16

RENEWAL OF LICENSES ISSUED:

Location of Use/Possession of Material	Name of Licensed Entity	License Number	City of Licensed Entity	Amendment Number	Date of Action
Corpus Christi	Samuel Duro Oloyo, M.D., P.A. dba South Texas Medical Associates	L05881	Corpus Christi	06	01/15/16
Point Comfort	Alcoa World Alumina L.L.C.	L05186	Point Comfort	14	01/14/16
San Antonio	Jeremy Nyle Wiersig M.D., P.A. dba Concord Imaging	L05915	San Antonio	09	01/06/16
Throughout TX	Associated Testing Laboratories Inc.	L01553	Houston	31	01/07/16
Throughout TX	Nuclear Imaging Services L.L.C.	L05791	Houston	16	01/14/16

TERMINATIONS OF LICENSES ISSUED:

Location of Use/Possession of Material	Name of Licensed Entity	License Number	City of Licensed Entity	Amendment Number	Date of Action
Abilene	Abilene Diagnostic Clinic P.L.L.C.	L05101	Abilene	22	01/14/16
Beaumont	Cray Valley USA L.L.C.	L05937	Beaumont	08	01/12/16
Houston	Cardiology Consultants of Houston	L05046	Houston	12	01/15/16
Sugar Land	Heart and Vascular Association of Houston P.A.	L05892	Sugar Land	05	01/11/16
Throughout TX	Metalforms Inc.	L02261	Beaumont	42	01/13/16
Throughout TX	J. V. Industrial Co., Ltd.	L05785	La Porte	15	01/14/16

EXEMPTIONS ISSUED:

Location of Use/Possession of Material	Name of Licensed Entity	License Number	City of Licensed Entity	Amendment Number	Date of Action
L00051	Union Carbide Corporation A subsidiary of the Dow Chemical Company	L00051	Port Lavaca	N/A	01/13/16

TRD-201600361
 Lisa Hernandez
 General Counsel
 Department of State Health Services
 Filed: January 27, 2016

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University of Houston System

Notice of Award

University of Houston - Victoria

In accordance with Government Code, Chapter 2254, Subchapter B, the University of Houston - Victoria (University) publishes this notice of a consultant contract award for providing Guidance and Suggestions in Marketing, Recruitment & Retention, Strategic Planning and Data Management services to the University. Notice of the request for proposals was published in the October 16, 2015, issue of the *Texas Register* (40 TexReg 7294).

The consultant will narrative, verbal and presentational guidance and recommendations to evaluate and improve the marketing techniques for our marketing area and for strategies the University can implement to improve undergraduate and graduate recruitment, both internationally and domestically, and to increase retention of current students. Also, the University is requesting guidance in strategic planning ef-

orts, including suggestions for improved organizational structure. Finally, the University is seeking help in identifying sources to assist in the creation and modification of databases to facilitate data-driven decisions related to all aspects of enrollment management.

The selected consultant for these services is The Northumberland Group, 211 N. Union St., Suite 100, Alexandria, Virginia 22314. The total value of the contract is \$42,000.00. The contract work period started on January 11, 2016, and will continue through August 31, 2016.

TRD-201600360
 Dr. Raymond Victor Morgan, Jr.
 Interim President
 University of Houston System
 Filed: January 27, 2016

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Texas Department of Insurance

Notice of Application by a Small Employer Carrier to be a Risk-Assuming Carrier

Notice is given to the public of the application of the listed small employer health benefit plan issuer to be a risk-assuming health benefit plan issuer under Insurance Code §1501.312. A small employer health benefit plan issuer is defined by Insurance Code §1501.002(16) as a

health benefit plan issuer offering, delivering, issuing for delivery, or renewing health benefit plans subject to Insurance Code Chapter 1501, Subchapters C - H. A risk-assuming health benefit plan issuer is defined by Insurance Code §1501.301(4) as a small employer health benefit plan issuer that does not participate in the Texas Health Reinsurance System. The following small employer health benefit plan issuer has applied to be a risk-assuming health benefit plan issuer:

Memorial Hermann Health Insurance Company

The application is available for public inspection at the Texas Department of Insurance, Legal Services, Office of Policy Development Counsel. To inspect the application, contact Jennifer Soldano, Staff Attorney, William P. Hobby Jr. Building, 333 Guadalupe, Tower I, Room 920B, Austin, Texas.

If you wish to comment on the application from Memorial Hermann Health Insurance Company to be a risk-assuming carrier, you must submit your written comments within 60 days after publication of this notice in the *Texas Register* to the Office of the Chief Clerk, Mail Code 113-2A, Texas Department of Insurance, P. O. Box 149104, Austin, Texas 78714-9104. On consideration of the application, if the commissioner is satisfied that all requirements of law have been met, the commissioner or the commissioner's designee may take action to approve Memorial Hermann Health Insurance Company's application to be a risk-assuming carrier.

TRD-201600285

Norma Garcia

General Counsel

Texas Department of Insurance

Filed: January 25, 2016



Notice of Application by a Small Employer Carrier to be a Risk-Assuming Carrier

Notice is given to the public of the application of the listed small employer health benefit plan issuer to be a risk-assuming health benefit plan issuer under Insurance Code §1501.312. A small employer health benefit plan issuer is defined by Insurance Code §1501.002(16) as a health benefit plan issuer offering, delivering, issuing for delivery, or renewing health benefit plans subject to Insurance Code Chapter 1501, Subchapters C - H. A risk-assuming health benefit plan issuer is defined by Insurance Code §1501.301(4) as a small employer health benefit plan issuer that does not participate in the Texas Health Reinsurance System. The following small employer health benefit plan issuer has applied to be a risk-assuming health benefit plan issuer:

Prominence HealthFirst of Texas

The application is available for public inspection at the Texas Department of Insurance, Legal Services, Office of Policy Development Counsel. To inspect the application, contact Jennifer Soldano, Staff Attorney, William P. Hobby Jr. Building, 333 Guadalupe, Tower I, Room 920B, Austin, Texas.

If you wish to comment on the application from Prominence HealthFirst of Texas to be a risk-assuming carrier, you must submit your written comments within 60 days after publication of this notice in the *Texas Register* to the Office of the Chief Clerk, Mail Code 113-2A, Texas Department of Insurance, P.O. Box 149104, Austin, Texas 78714-9104. On consideration of the application, if the commissioner is satisfied that all requirements of law have been met, the commissioner or the commissioner's designee may take action to approve Prominence HealthFirst of Texas's application to be a risk-assuming carrier.

TRD-201600286

Norma Garcia

General Counsel

Texas Department of Insurance

Filed: January 25, 2016



Texas Department of Licensing and Regulation

Public Notice - Revised Enforcement Plan

The Texas Department of Licensing and Regulation (Department) provides this public notice that at their regularly scheduled meeting held October 14, 2015, the Texas Commission of Licensing and Regulation (Commission) adopted the Department's revised enforcement plan which was established in compliance with Texas Occupations Code, §51.302(c).

The enforcement plan gives all license holders notice of the specific ranges of penalties and license sanctions that apply to specific alleged violations of the statutes and rules enforced by the Department. The enforcement plan also presents the criteria that are considered by the Department's Enforcement staff in determining the amount of a proposed administrative penalty or the magnitude of a proposed sanction. The enforcement plan is revised to update the penalty matrix for the Air Conditioning and Refrigeration program.

The revised matrix was updated to bring the violations and citations in-line with Texas Occupations Code, Chapter 1302 and 16 Texas Administrative Code Chapter 75. Specifically this includes changes implemented by Acts of the 83rd Legislature, Senate Bill 383, Regular Session (2013) which repealed the provisions in the statute relating to the sale and use of refrigerants as well as two sets of rule changes that followed in January and August of 2014. Other editorial changes include the addition of subject matter headings within each class to make it easier to find a particular violation and one violation was moved to a higher class. Additional edits were made for clarity.

The Air Conditioning and Refrigeration Contractors Advisory Board recommended approval of the matrix at their meeting held September 8, 2015. The revised matrix was presented to the Commission on October 14, 2015, and was adopted as recommended.

A copy of the revised enforcement plan is posted on the Department's website and may be downloaded at www.tdlr.texas.gov. You may also contact the Enforcement Division at (512) 539-5600 or by e-mail at enforcement@tdlr.texas.gov to obtain a copy of the revised plan.

TRD-201600268

William H. Kuntz, Jr.

Executive Director

Texas Department of Licensing and Regulation

Filed: January 22, 2016



Public Notice - Revised Enforcement Plan

The Texas Commission of Licensing and Regulation (Commission) provides this public notice that at their regularly scheduled meeting held November 18, 2015, the Commission adopted the Texas Department of Licensing and Regulation's (Department) revised enforcement plan which was established in compliance with Texas Occupations Code, §51.302(c).

The enforcement plan gives all license holders notice of the specific ranges of penalties and license sanctions that apply to specific alleged violations of the statutes and rules enforced by the Department. The enforcement plan also presents the criteria that are considered by the Department's Enforcement staff in determining the amount of a pro-

posed administrative penalty or the magnitude of a proposed sanction. The enforcement plan is revised to update the penalty matrix for the Electricians program.

The revised matrix was updated to bring the violations and citations in-line with Texas Occupations Code, Chapter 1305 and 16 Texas Administrative Code Chapter 73. The statute has been amended several times however the most significant changes added new license types such as residential appliance installers and contractors and journeyman lineman. Specific rule changes added contractor responsibilities and obligations such as maintaining records of work performed and supervision of licensees performing work on behalf of the contractor to ensure safe and proper installation and service and to ensure electro mechanical integrity of all work performed. Other editorial changes include language changes to some violations to improve clarity and the addition of subject matter headings within each class to make it easier to find a particular violation.

The Electrical Safety and Licensing Advisory Board recommended approval of the revised matrix at their meeting held October 6, 2015. The revised matrix was presented to the Commission on November 18, 2015, and was adopted as recommended.

A copy of the revised enforcement plan is posted on the Department's website and may be downloaded at www.tdlr.texas.gov. You may also contact the Enforcement Division at (512) 539-5600 or by e-mail at enforcement@tdlr.texas.gov to obtain a copy of the revised plan.

TRD-201600269

William H. Kuntz, Jr.

Executive Director

Texas Department of Licensing and Regulation

Filed: January 22, 2016



Texas Lottery Commission

Scratch Ticket Game Number 1719 "The Big Money Super Ticket™"

1.0 Name and Style of Scratch Ticket Game.

A. The name of Scratch Ticket Game No. 1719 is "THE BIG MONEY SUPER TICKET™". The play style is "multiple games".

1.1 Price of Scratch Ticket Game.

A. Tickets for Scratch Ticket Game No. 1719 shall be \$10.00 per Ticket.

1.2 Definitions in Scratch Ticket Game No. 1719.

A. Display Printing - That area of the Scratch Ticket outside of the area where the overprint and Play Symbols appear.

B. Latex Overprint - The removable scratch-off covering over the Play Symbols on the front of the Scratch Ticket.

C. Play Symbol - The printed data under the latex on the front of the Scratch Ticket that is used to determine eligibility for a prize. Each Play Symbol is printed in symbol font in black ink in positive except for multi-image games. The possible black Play Symbol for CASH NOW game is a MONEY BAG SYMBOL. The possible black Play Symbols for BANKROLL BONUS game are: 01, 02, 03, 04, 05, 06, 07, 08, 09, 10, 11, 12, 13, 14, 15 and \$\$ Symbol. The possible black Play Symbols for MEGA MONEY and WIN BIG games are: 01, 02, 03, 04, 05, 06, 07, 08, 09, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34 and 35. The possible green Play Symbols for MEGA MONEY game are: 01, 02, 03, 04, 05, 06, 07, 08, 09, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, and 35. The possible red Play Symbols for WIN BIG game are: 01, 02, 03, 04, 05, 06, 07, 08, 09, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34 and 35. The possible black Bonus and Prize Symbols for all games are: \$5.00, \$10.00, \$20.00, \$30.00, \$50.00, \$100, \$200, \$500, \$1,000, \$20,000 and \$250,000.

D. Play Symbol Caption - The printed material appearing below each Play Symbol which explains the Play Symbol. One caption appears under each Play Symbol and is printed in caption font in black, green and red ink in positive. The Play Symbol Caption which corresponds with and verifies each Play Symbol is as follows:

Figure 1: GAME NO. 1719– 1.2D

PLAY SYMBOL FOR CASH NOW GAME	CAPTION
MONEY BAG SYMBOL (BLACK)	DBL (BLACK)

PLAY SYMBOLS FOR BANKROLL BONUS GAME	CAPTIONS
01 (BLACK)	ONE (BLACK)
02 (BLACK)	TWO (BLACK)
03 (BLACK)	THR (BLACK)
04 (BLACK)	FOR (BLACK)
05 (BLACK)	FIV (BLACK)
06 (BLACK)	SIX (BLACK)
07 (BLACK)	SVN (BLACK)
08 (BLACK)	EGT (BLACK)
09 (BLACK)	NIN (BLACK)
10 (BLACK)	TEN (BLACK)
11 (BLACK)	ELV (BLACK)
12 (BLACK)	TLV(BLACK)
13 (BLACK)	TRN (BLACK)
14 (BLACK)	FTN(BLACK)
15 (BLACK)	FFN (BLACK)
\$\$ SYMBOL (BLACK)	DBL (BLACK)

PLAY SYMBOLS FOR MEGA MONEY GAME	CAPTIONS
01 (BLACK)	ONE (BLACK)
02 (BLACK)	TWO (BLACK)
03 (BLACK)	THR (BLACK)
04 (BLACK)	FOR (BLACK)
05 (BLACK)	FIV (BLACK)
06 (BLACK)	SIX (BLACK)
07 (BLACK)	SVN (BLACK)
08 (BLACK)	EGT (BLACK)
09 (BLACK)	NIN (BLACK)
10 (BLACK)	TEN (BLACK)
11 (BLACK)	ELV (BLACK)
12 (BLACK)	TLV(BLACK)
13 (BLACK)	TRN (BLACK)
14 (BLACK)	FTN(BLACK)
15 (BLACK)	FFN (BLACK)
16 (BLACK)	SXN (BLACK)

17 (BLACK)	SVT (BLACK)
18 (BLACK)	ETN (BLACK)
19 (BLACK)	NTN (BLACK)
20 (BLACK)	TWY (BLACK)
21 (BLACK)	TWON (BLACK)
22 (BLACK)	TWTO (BLACK)
23 (BLACK)	TWTH (BLACK)
24 (BLACK)	TWFR (BLACK)
25 (BLACK)	TWV (BLACK)
26 (BLACK)	TWSX (BLACK)
27 (BLACK)	TWSV (BLACK)
28 (BLACK)	TWET (BLACK)
29 (BLACK)	TWNI (BLACK)
30 (BLACK)	TRTY (BLACK)
31 (BLACK)	TRON (BLACK)
32 (BLACK)	TRTO (BLACK)
33 (BLACK)	TRTH (BLACK)
34 (BLACK)	TRFR (BLACK)
35 (BLACK)	TRFV (BLACK)
01 (GREEN)	ONE (GREEN)
02 (GREEN)	TWO (GREEN)
03 (GREEN)	THR (GREEN)
04 (GREEN)	FOR (GREEN)
05 (GREEN)	FIV (GREEN)
06 (GREEN)	SIX (GREEN)
07 (GREEN)	SVN (GREEN)
08 (GREEN)	EGT (GREEN)
09 (GREEN)	NIN (GREEN)
10 (GREEN)	TEN (GREEN)
11 (GREEN)	ELV (GREEN)
12 (GREEN)	TLV (GREEN)
13 (GREEN)	TRN (GREEN)
14 (GREEN)	FTN (GREEN)
15 (GREEN)	FFN (GREEN)
16 (GREEN)	SXN (GREEN)
17 (GREEN)	SVT (GREEN)
18 (GREEN)	ETN (GREEN)
19 (GREEN)	NTN (GREEN)
20 (GREEN)	TWY (GREEN)
21 (GREEN)	TWON (GREEN)

22 (GREEN)	TWTO (GREEN)
23 (GREEN)	TWTH (GREEN)
24 (GREEN)	TWFR (GREEN)
25 (GREEN)	TWV (GREEN)
26 (GREEN)	TWSX (GREEN)
27 (GREEN)	TWSV (GREEN)
28 (GREEN)	TWET (GREEN)
29 (GREEN)	TWNI (GREEN)
30 (GREEN)	TRTY (GREEN)
31 (GREEN)	TRON (GREEN)
32 (GREEN)	TRTO (GREEN)
33 (GREEN)	TRTH (GREEN)
34 (GREEN)	TRFR (GREEN)
35 (GREEN)	TRFV (GREEN)

PLAY SYMBOLS FOR WIN BIG GAME	CAPTIONS
01 (BLACK)	ONE (BLACK)
02 (BLACK)	TWO (BLACK)
03 (BLACK)	THR (BLACK)
04 (BLACK)	FOR (BLACK)
05 (BLACK)	FIV (BLACK)
06 (BLACK)	SIX (BLACK)
07 (BLACK)	SVN (BLACK)
08 (BLACK)	EGT (BLACK)
09 (BLACK)	NIN (BLACK)
10 (BLACK)	TEN (BLACK)
11 (BLACK)	ELV (BLACK)
12 (BLACK)	TLV(BLACK)
13 (BLACK)	TRN (BLACK)
14 (BLACK)	FTN(BLACK)
15 (BLACK)	FFN (BLACK)
16 (BLACK)	SXN (BLACK)
17 (BLACK)	SVT (BLACK)
18 (BLACK)	ETN (BLACK)
19 (BLACK)	NTN (BLACK)
20 (BLACK)	TWY (BLACK)
21 (BLACK)	TWON (BLACK)
22 (BLACK)	TWTO (BLACK)
23 (BLACK)	TWTH (BLACK)

24 (BLACK)	TWFR (BLACK)
25 (BLACK)	TWV (BLACK)
26 (BLACK)	TWSX (BLACK)
27 (BLACK)	TWSV (BLACK)
28 (BLACK)	TWET (BLACK)
29 (BLACK)	TWNI (BLACK)
30 (BLACK)	TRTY (BLACK)
31 (BLACK)	TRON (BLACK)
32 (BLACK)	TRTO (BLACK)
33 (BLACK)	TRTH (BLACK)
34 (BLACK)	TRFR (BLACK)
35 (BLACK)	TRFV (BLACK)
01 (RED)	ONE (RED)
02 (RED)	TWO (RED)
03 (RED)	THR (RED)
04 (RED)	FOR (RED)
05 (RED)	FIV (RED)
06 (RED)	SIX (RED)
07 (RED)	SVN (RED)
08 (RED)	EGT (RED)
09 (RED)	NIN (RED)
10 (RED)	TEN (RED)
11 (RED)	ELV (RED)
12 (RED)	TLV (RED)
13 (RED)	TRN (RED)
14 (RED)	FTN (RED)
15 (RED)	FFN (RED)
16 (RED)	SXN (RED)
17 (RED)	SVT (RED)
18 (RED)	ETN (RED)
19 (RED)	NTN (RED)
20 (RED)	TWY (RED)
21 (RED)	TWON (RED)
22 (RED)	TWTO (RED)
23 (RED)	TWTH (RED)
24 (RED)	TWFR (RED)
25 (RED)	TWV (RED)
26 (RED)	TWSX (RED)
27 (RED)	TWSV (RED)
28 (RED)	TWET (RED)

29 (RED)	TWNI (RED)
30 (RED)	TRTY (RED)
31 (RED)	TRON (RED)
32 (RED)	TRTO (RED)
33 (RED)	TRTH (RED)
34 (RED)	TRFR (RED)
35 (RED)	TRFV (RED)

BONUS AND PRIZE SYMBOLS FOR ALL GAMES	CAPTIONS
\$5.00 (BLACK)	FIVE\$ (BLACK)
\$10.00 (BLACK)	TEN\$ (BLACK)
\$20.00 (BLACK)	TWENTY (BLACK)
\$30.00 (BLACK)	THIRTY (BLACK)
\$50.00 (BLACK)	FIFTY (BLACK)
\$100 (BLACK)	ONE HUN (BLACK)
\$200 (BLACK)	TWO HUN (BLACK)
\$500 (BLACK)	FIV HUN (BLACK)
\$1,000 (BLACK)	ONE THOU (BLACK)
\$20,000 (BLACK)	20 THOU (BLACK)
\$250,000 (BLACK)	250 THOU (BLACK)

E. Serial Number - A unique 13 (thirteen) digit number appearing under the latex scratch-off covering on the front of the Scratch Ticket. The Serial Number is for validation purposes and cannot be used to play the game. The format will be: 0000000000000.

F. Low-Tier Prize - A prize of \$10.00 or \$20.00.

G. Mid-Tier Prize - A prize of \$30.00, \$50.00, \$100, \$200 or \$500.

H. High-Tier Prize - A prize of \$1,000, \$20,000 or \$250,000.

I. Bar Code - A 24 (twenty-four) character interleaved two (2) of five (5) Bar Code which will include a four (4) digit game ID, the seven (7) digit Pack number, the three (3) digit Scratch Ticket number and the ten (10) digit Validation Number. The Bar Code appears on the back of the Scratch Ticket.

J. Pack-Scratch Ticket Number - A 14 (fourteen) digit number consisting of the four (4) digit game number (1719), a seven (7) digit Pack number, and a three (3) digit Scratch Ticket number. Scratch Ticket numbers start with 001 and end with 050 within each Pack. The format will be: 1719-0000001-001.

K. Pack - A Pack of "THE BIG MONEY SUPER TICKET™" Scratch Ticket Game contains 050 Scratch Tickets, packed in plastic shrink-wrapping and fanfolded in pages of one (1). Scratch Ticket back 001 and 050 will both be exposed.

L. Non-Winning Scratch Ticket - A Scratch Ticket which is not programmed to be a winning Scratch Ticket or a Scratch Ticket that does

not meet all of the requirements of these Game Procedures, the State Lottery Act (Texas Government Code, Chapter 466), and applicable rules adopted by the Texas Lottery pursuant to the State Lottery Act and referenced in 16 TAC Chapter 401.

M. Scratch Ticket or Scratch Ticket Game, or Ticket - A Texas Lottery "THE BIG MONEY SUPER TICKET™" Scratch Ticket Game No. 1719 Ticket.

2.0 Determination of Prize Winners. The determination of prize winners is subject to the general Scratch Ticket validation requirements set forth in Texas Lottery Rule §401.302, Instant Game Rules, these Game Procedures, and the requirements set out on the back of each Scratch Ticket. A prize winner in the "THE BIG MONEY SUPER TICKET™" Scratch Ticket is determined once the latex is scratched off to expose the Play Symbols on this Scratch Ticket's 4 (four) games: CASH NOW game has 9 (nine) Play Symbols; BANKROLL BONUS game has 11 (eleven) Play Symbols; MEGA MONEY game has 48 (forty-eight) Play Symbols; and WIN BIG game has 48 (forty-eight) Play Symbols. CASH NOW game's Play Instructions: If a player reveals 3 matching prize amounts, the player wins that amount. If a player reveals 2 matching prize amounts and a "MONEY BAG" Play Symbol, the player wins DOUBLE that amount. BANKROLL BONUS game's Play Instructions: If a player matches any of YOUR NUMBERS Play Symbols to the WINNING NUMBER Play Symbol, the player wins the prize for that number. If a player reveals a "\$\$" Play Symbol, the player wins DOUBLE the prize for that symbol. MEGA MONEY game's Play Instructions: If a player matches any of YOUR NUMBERS Play Sym-

bolos to any of the WINNING NUMBERS Play Symbols, the player wins the PRIZE for that number. If any of your matching numbers are "GREEN" Play Symbols, the player wins DOUBLE the PRIZE for that number. MEGA MONEY game's BONUS 1: If a player reveals 2 matching prize amounts in BONUS 1, the player wins that amount. MEGA MONEY game's BONUS 2: If a player reveals 2 matching prize amounts in BONUS 2, the player wins that amount. WIN BIG game's Play Instructions: If a player matches any of YOUR NUMBERS Play Symbols to any of the WINNING NUMBERS Play Symbols, the player wins the PRIZE for that number. If any of your matching numbers are "RED" Play Symbols, the player wins DOUBLE the PRIZE for that number. WIN BIG game's BONUS 1: If a player reveals 2 matching prize amounts in BONUS 1, the player wins that amount. WIN BIG game's BONUS 2: If a player reveals 2 matching prize amounts in BONUS 2, the player wins that amount. No portion of the Display Printing nor any extraneous matter whatsoever shall be usable or playable as a part of the Scratch Ticket.

2.1 Scratch Ticket Validation Requirements.

A. To be a valid Scratch Ticket, all of the following requirements must be met:

1. In CASH NOW game exactly 9 (nine) Play Symbols must appear under the Latex Overprint on the front portion of the Scratch Ticket; in BANKROLL BONUS game exactly 11 (eleven) Play Symbols must appear under the Latex Overprint on the front portion of the Scratch Ticket; in MEGA MONEY game exactly 48 (forty-eight) Play Symbols must appear under the Latex Overprint on the front portion of the Scratch Ticket; in WIN BIG game exactly 48 (forty-eight) Play Symbols must appear under the Latex Overprint on the front portion of the Scratch Ticket;
2. Each of the Play Symbols must have a Play Symbol Caption underneath, unless specified, and each Play Symbol must agree with its Play Symbol Caption;
3. Each of the Play Symbols must be present in its entirety and be fully legible;
4. Each of the Play Symbols must be printed in black ink except for dual image games;
5. The Scratch Ticket shall be intact;
6. The Serial Number, Retailer Validation Code and Pack-Scratch Ticket Number must be present in their entirety and be fully legible;
7. The Serial Number must correspond, using the Texas Lottery's codes, to the Play Symbols on the Scratch Ticket;
8. The Scratch Ticket must not have a hole punched through it, be mutilated, altered, unreadable, reconstituted or tampered with in any manner;
9. The Scratch Ticket must not be counterfeit in whole or in part;
10. The Scratch Ticket must have been issued by the Texas Lottery in an authorized manner;
11. The Scratch Ticket must not have been stolen, nor appear on any list of omitted Scratch Tickets or non-activated Scratch Tickets on file at the Texas Lottery;
12. The Play Symbols, Serial Number, Retailer Validation Code and Pack-Scratch Ticket Number must be right side up and not reversed in any manner;
13. The Scratch Ticket must be complete and not miscut. Each of the Scratch Ticket's Play Symbols must be exactly one of those described in Section 1.2.C of these Game Procedures. The Play Symbols will appear under the Latex Overprint on the front portion of the Scratch Ticket,

exactly one Serial Number, exactly one Retailer Validation Code, and exactly one Pack-Scratch Ticket Number on the Scratch Ticket;

14. The Serial Number of an apparent winning Scratch Ticket shall correspond with the Texas Lottery's Serial Numbers for winning Scratch Tickets, and a Scratch Ticket with that Serial Number shall not have been paid previously;

15. The Scratch Ticket must not be blank or partially blank, misregistered, defective or printed or produced in error;

16. Each of the Scratch Ticket's Play Symbols must be exactly one of those described in Section 1.2.C of these Game Procedures;

17. Each of the Scratch Ticket's Play Symbols must be printed in the symbol font and must correspond precisely to the artwork on file at the Texas Lottery; the Scratch Ticket Serial Numbers must be printed in the serial font and must correspond precisely to the artwork on file at the Texas Lottery; and the Pack-Scratch Ticket Number must be printed in the Pack-Scratch Ticket Number font and must correspond precisely to the artwork on file at the Texas Lottery;

18. The Display Printing on the Scratch Ticket must be regular in every respect and correspond precisely to the artwork on file at the Texas Lottery; and

19. The Scratch Ticket must have been received by the Texas Lottery by applicable deadlines.

B. The Scratch Ticket must pass all additional validation tests provided for in these Game Procedures, the Texas Lottery's Rules governing the award of prizes of the amount to be validated, and any confidential validation and security tests of the Texas Lottery.

C. Any Scratch Ticket not passing all of the validation requirements is void and ineligible for any prize and shall not be paid. However, the Executive Director may, solely at the Executive Director's discretion, refund the retail sales price of the Scratch Ticket. In the event a defective Scratch Ticket is purchased, the only responsibility or liability of the Texas Lottery shall be to replace the defective Scratch Ticket with another unplayed Scratch Ticket in that Scratch Ticket Game (or a Scratch Ticket of equivalent sales price from any other current Texas Lottery Scratch Ticket Game) or refund the retail sales price of the Scratch Ticket, solely at the Executive Director's discretion.

2.2 Programmed Game Parameters.

A. GENERAL: Tickets can win up to fifty (50) times in accordance with the approved prize structure.

B. GENERAL: Adjacent Non-Winning Tickets within a Pack will not have matching Play Symbol and Prize Symbol patterns. Two (2) Tickets have matching Play Symbol and Prize Symbol patterns if they have the same Play Symbols and Prize Symbols in the same spots.

C. GENERAL: The top Prize Symbol will appear on every Ticket unless restricted by other parameters, play action or prize structure.

D. CASH NOW game: No more than three (3) matching Prize Symbols.

E. CASH NOW game: No more than one (1) set of three (3) matching Prize Symbols within the game (i.e., three (3) \$10 symbols and three (3) \$20 symbols).

F. CASH NOW game: Winning games that contain a "MONEY BAG" (DBL) Play Symbol will never contain more than one (1) pair of matching Prize Symbols.

G. CASH NOW game: Winning games with three (3) matching Prize Symbols will never contain a "MONEY BAG" (DBL) Play Symbol.

H. CASH NOW game: No CASH NOW game will contain more than one (1) "MONEY BAG" (DBL) Play Symbol.

I. BANKROLL BONUS game: Non-winning "YOUR NUMBERS" Play Symbols will all be different.

J. BANKROLL BONUS game: No "WINNING NUMBER" Play Symbol will match any "WINNING NUMBER" Play Symbol in another game on the Ticket.

K. BANKROLL BONUS game: Non-winning Prize Symbols will never appear more than two (2) times.

L. BANKROLL BONUS game: The "\$\$" (DBL) Play Symbol will never appear in the "WINNING NUMBER" Play Symbol spot.

M. BANKROLL BONUS game: The "\$\$" (DBL) Play Symbol will only appear as dictated by the prize structure.

N. BANKROLL BONUS game: Non-winning Prize Symbols will never match winning Prize Symbols.

O. BANKROLL BONUS game: No prize amount in a non-winning spot will correspond with the "YOUR NUMBERS" Play Symbol (i.e., 5 and \$5).

P. MEGA MONEY and WIN BIG games: Games will not have matching Play Symbol and Prize Symbol patterns on a ticket unless restricted by other parameters, play action or prize structure. These two (2) games have matching Play Symbol and Prize Symbol patterns if they have the same Play Symbols and Prize Symbols in the same spots. In this parameter, the "RED"/"GREEN" Play Symbols shall be considered as a single colored Play Symbol.

Q. MEGA MONEY and WIN BIG games: The eight (8) "WINNING NUMBERS" Play Symbols on the MEGA MONEY and WIN BIG games, will be different on the same Ticket.

R. MEGA MONEY and WIN BIG games: The eight (8) "WINNING NUMBERS" Play Symbols on the MEGA MONEY and WIN BIG games, will always be "BLACK".

S. MEGA MONEY and WIN BIG games: The eight (8) "WINNING NUMBERS" Play Symbols on the MEGA MONEY and WIN BIG games will not match the "WINNING NUMBER" in the BANKROLL BONUS game.

T. MEGA MONEY and WIN BIG games: On each MEGA MONEY and WIN BIG game, non-winning Prize Symbols will never be the same as the winning Prize Symbol(s).

U. MEGA MONEY and WIN BIG games: Non-winning "YOUR NUMBERS" Play Symbols will all be different within each game.

V. MEGA MONEY and WIN BIG games: For each MEGA MONEY and WIN BIG game, no prize amount in a non-winning spot will correspond with the "YOUR NUMBERS" Play Symbol (i.e., 5 and \$5).

W. MEGA MONEY and WIN BIG games: The "WINNING NUMBERS" Play Symbols from the MEGA MONEY game will never match the "YOUR NUMBERS" Play Symbols from the WIN BIG and BANKROLL BONUS games on the same Ticket and the "WINNING NUMBERS" from the WIN BIG game will never match the "YOUR NUMBERS" from the MEGA MONEY and BANK ROLL BONUS games on the same Ticket.

X. MEGA MONEY and WIN BIG games: "GREEN" Play Symbols numbers will only appear on the MEGA MONEY game and "RED" Play Symbol numbers will only appear on the WIN BIG game.

Y. MEGA MONEY and WIN BIG games: Each MEGA MONEY and WIN BIG game will contain no more than six (6) "GREEN"/"RED"

"YOUR NUMBERS" Play Symbols unless restricted by other parameters, play action or prize structure.

Z. MEGA MONEY and WIN BIG games: "GREEN"/"RED" "YOUR NUMBERS" Play Symbols will only match WINNING NUMBERS in their respective games to win double as dictated by the prize structure.

AA. BONUS games: Non-winning BONUS games will always contain different Prize Symbols on each Ticket.

BB. BONUS games: Winning BONUS game Prize Symbols will never match non-winning BONUS game Prize Symbols on a Ticket.

2.3 Procedure for Claiming Prizes.

A. To claim a "THE BIG MONEY SUPER TICKET™" Scratch Ticket Game prize of \$10.00, \$20.00, \$30.00, \$50.00, \$100, \$200 or \$500, a claimant shall sign the back of the Scratch Ticket in the space designated on the Scratch Ticket and present the winning Scratch Ticket to any Texas Lottery Retailer. The Texas Lottery Retailer shall verify the claim and, if valid, and upon presentation of proper identification, if appropriate, make payment of the amount due the claimant and physically void the Scratch Ticket; provided that the Texas Lottery Retailer may, but is not required, to pay a \$30.00, \$50.00, \$100, \$200 or \$500 Scratch Ticket. In the event the Texas Lottery Retailer cannot verify the claim, the Texas Lottery Retailer shall provide the claimant with a claim form and instruct the claimant on how to file a claim with the Texas Lottery. If the claim is validated by the Texas Lottery, a check shall be forwarded to the claimant in the amount due. In the event the claim is not validated, the claim shall be denied and the claimant shall be notified promptly. A claimant may also claim any of the above prizes under the procedure described in Section 2.3.B and Section 2.3.C of these Game Procedures.

B. To claim a "THE BIG MONEY SUPER TICKET™" Scratch Ticket Game prize of \$1,000, \$20,000 or \$250,000, the claimant must sign the winning Scratch Ticket and present it at one of the Texas Lottery's Claim Centers. If the claim is validated by the Texas Lottery, payment will be made to the bearer of the validated winning Scratch Ticket for that prize upon presentation of proper identification. When paying a prize of \$600 or more, the Texas Lottery shall file the appropriate income reporting form with the Internal Revenue Service (IRS) and shall withhold federal income tax at a rate set by the IRS if required. In the event that the claim is not validated by the Texas Lottery, the claim shall be denied and the claimant shall be notified promptly.

C. As an alternative method of claiming a "THE BIG MONEY SUPER TICKET™" Scratch Ticket Game prize, the claimant must sign the winning Scratch Ticket, thoroughly complete a claim form, and mail both to: Texas Lottery Commission, P.O. Box 16600, Austin, Texas 78761-6600. The Texas Lottery is not responsible for Scratch Tickets lost in the mail. In the event that the claim is not validated by the Texas Lottery, the claim shall be denied and the claimant shall be notified promptly.

D. Prior to payment by the Texas Lottery of any prize, the Texas Lottery shall deduct:

1. A sufficient amount from the winnings of a prize winner who has been finally determined to be:

a. delinquent in the payment of a tax or other money to a state agency and that delinquency is reported to the Comptroller under Government Code §403.055;

b. in default on a loan made under Chapter 52, Education Code; or

c. in default on a loan guaranteed under Chapter 57, Education Code; and

2. delinquent child support payments from the winnings of a prize winner in the amount of the delinquency as determined by a court or a Title IV-D agency under Chapter 231, Family Code.

E. If a person is indebted or owes delinquent taxes to the State, other than those specified in the preceding paragraph, the winnings of a person shall be withheld until the debt or taxes are paid.

2.4 Allowance for Delay of Payment. The Texas Lottery may delay payment of the prize pending a final determination by the Executive Director, under any of the following circumstances:

A. if a dispute occurs, or it appears likely that a dispute may occur, regarding the prize;

B. if there is any question regarding the identity of the claimant;

C. if there is any question regarding the validity of the Scratch Ticket presented for payment; or

D. if the claim is subject to any deduction from the payment otherwise due, as described in Section 2.3.D of these Game Procedures. No liability for interest for any delay shall accrue to the benefit of the claimant pending payment of the claim.

2.5 Payment of Prizes to Persons Under 18. If a person under the age of 18 years is entitled to a cash prize under \$600 from the "THE BIG MONEY SUPER TICKET™" Scratch Ticket Game, the Texas Lottery shall deliver to an adult member of the minor's family or the minor's guardian a check or warrant in the amount of the prize payable to the order of the minor.

2.6 If a person under the age of 18 years is entitled to a cash prize of \$600 or more from the "THE BIG MONEY SUPER TICKET™" Scratch Ticket Game, the Texas Lottery shall deposit the amount of the prize in a custodial bank account, with an adult member of the minor's family or the minor's guardian serving as custodian for the minor.

2.7 Scratch Ticket Claim Period. All Scratch Ticket prizes must be claimed within 180 days following the end of the Scratch Ticket Game

or within the applicable time period for certain eligible military personnel as set forth in Texas Government Code §466.408. Any rights to a prize that is not claimed within that period, and in the manner specified in these Game Procedures and on the back of each Scratch Ticket, shall be forfeited.

2.8 Disclaimer. The number of prizes in a game is approximate based on the number of Scratch Tickets ordered. The number of actual prizes available in a game may vary based on number of Scratch Tickets manufactured, testing, distribution, sales and number of prizes claimed. A Scratch Ticket Game may continue to be sold even when all the top prizes have been claimed.

3.0 Scratch Ticket Ownership.

A. Until such time as a signature is placed upon the back portion of a Scratch Ticket in the space designated, a Scratch Ticket shall be owned by the physical possessor of said Scratch Ticket. When a signature is placed on the back of the Scratch Ticket in the space designated, the player whose signature appears in that area shall be the owner of the Scratch Ticket and shall be entitled to any prize attributable thereto. Notwithstanding any name or names submitted on a claim form, the Executive Director shall make payment to the player whose signature appears on the back of the Scratch Ticket in the space designated. If more than one name appears on the back of the Scratch Ticket, the Executive Director will require that one of those players whose name appears thereon be designated by such players to receive payment.

B. The Texas Lottery shall not be responsible for lost or stolen Scratch Tickets and shall not be required to pay on a lost or stolen Scratch Ticket.

4.0 Number and Value of Scratch Prizes. There will be approximately 12,000,000 Scratch Tickets in the Scratch Ticket Game No. 1719. The approximate number and value of prizes in the game are as follows:

Figure 2: GAME NO. 1719 - 4.0

Prize Amount	Approximate Number of Winners*	Approximate Odds are 1 in**
\$10	1,560,000	7.69
\$20	1,020,000	11.76
\$30	480,000	25.00
\$50	240,000	50.00
\$100	160,000	75.00
\$200	13,700	875.91
\$500	2,400	5,000.00
\$1,000	210	57,142.86
\$20,000	10	1,200,000.00
\$250,000	5	2,400,000.00

*The number of prizes in a game is approximate based on the number of tickets ordered. The number of actual prizes available in a game may vary based on number of tickets manufactured, testing, distribution, sales and number of prizes claimed.

**The overall odds of winning a prize are 1 in 3.45. The individual odds of winning for a particular prize level may vary based on sales, distribution, testing, and number of prizes claimed.

A. The actual number of Scratch Tickets in the game may be increased or decreased at the sole discretion of the Texas Lottery Commission.

5.0 End of the Scratch Ticket Game. The Executive Director may, at any time, announce a closing date (end date) for the Scratch Ticket Game No. 1719 without advance notice, at which point no further Scratch Tickets in that game may be sold. The determination of the closing date and reasons for closing will be made in accordance with the Scratch Ticket closing procedures and the Instant Game Rules. See 16 TAC §401.302(j).

6.0 Governing Law. In purchasing a Scratch Ticket, the player agrees to comply with, and abide by, these Game Procedures for Scratch Ticket Game No. 1719, the State Lottery Act (Texas Government Code, Chapter 466), applicable rules adopted by the Texas Lottery pursuant to the State Lottery Act and referenced in 16 TAC Chapter 401, and all final decisions of the Executive Director.

TRD-201600345
 Bob Biard
 General Counsel
 Texas Lottery Commission
 Filed: January 27, 2016



Scratch Ticket Game Number 1746 "#LuckyTicket"

1.0 Name and Style of Scratch Ticket Game.

A. The name of Scratch Ticket Game No. 1746 is "#LuckyTicket". The play style is "key symbol match".

1.1 Price of Scratch Ticket Game.

A. The price for Scratch Ticket Game No. 1746 shall be \$1.00 per Ticket.

1.2 Definitions in Scratch Ticket Game No. 1746.

A. Display Printing - That area of the Scratch Ticket outside of the area where the overprint and Play Symbols appear.

B. Latex Overprint - The removable scratch-off covering over the Play Symbols on the front of the Scratch Ticket.

C. Play Symbol - The printed data under the latex on the front of the Scratch Ticket that is used to determine eligibility for a prize. Each Play Symbol is printed in Symbol font in black ink in positive except for dual-image games. The possible black Play Symbols are: \$1.00, \$2.00, \$5.00, \$10.00, \$20.00, \$25.00, \$40.00, \$100, \$3,000, 1, 2, 3, 4, 5, 6, 7, 8, 9 and # Symbol.

D. Play Symbol Caption - The printed material appearing below each Play Symbol which explains the Play Symbol. One caption appears under each Play Symbol and is printed in caption font in black ink in positive. The Play Symbol Caption which corresponds with and verifies each Play Symbol is as follows:

Figure 1: GAME NO. 1746 - 1.2D

PLAY SYMBOL	CAPTION
\$1.00	ONE\$
\$2.00	TWO\$
\$5.00	FIVE\$
\$10.00	TEN\$
\$20.00	TWENTY
\$25.00	TWY FIV
\$40.00	FORTY
\$100	ONE HUN
\$3,000	THR THOU
1	ONE
2	TWO
3	THR
4	FOR
5	FIV
6	SIX
7	SVN
8	EGT
9	NIN
# SYMBOL	WIN

E. Serial Number - A unique 13 (thirteen) digit number appearing under the latex scratch-off covering on the front of the Scratch Ticket. The Serial Number is for validation purposes and cannot be used to play the game. The format will be: 0000000000000.

F. Low-Tier Prize - A prize of \$1.00, \$2.00, \$5.00, \$10.00 or \$20.00.

G. Mid-Tier Prize - A prize of \$25.00, \$40.00 or \$100.

H. High-Tier Prize - A prize of \$3,000.

I. Bar Code - A 24 (twenty-four) character interleaved two (2) of five (5) Bar Code which will include a four (4) digit game ID, the seven (7) digit Pack number, the three (3) digit Scratch Ticket number and the ten (10) digit Validation Number. The Bar Code appears on the back of the Scratch Ticket.

J. Pack-Ticket Number - A 14 (fourteen) digit number consisting of the four (4) digit game number (1746), a seven (7) digit Pack number, and a three (3) digit Scratch Ticket number. Scratch Ticket numbers start with 001 and end with 150 within each Pack. The format will be: 1746-0000001-001.

K. Pack - A Pack of the "#LuckyTicket" Scratch Ticket Game contains 150 Tickets, packed in plastic shrink-wrapping and fanfolded in pages of five (5). Tickets 001 to 005 will be on the top page; Tickets 006 to 010 on the next page; etc.; and Tickets 146 to 150 will be on the last page with backs exposed. Ticket 001 will be folded over so the front 001 and 010 will be exposed.

L. Non-Winning Scratch Ticket - A Scratch Ticket which is not programmed to be a winning Scratch Ticket or a Scratch Ticket that does not meet all of the requirements of these Game Procedures, the State Lottery Act (Texas Government Code, Chapter 466), and applicable rules adopted by the Texas Lottery pursuant to the State Lottery Act and referenced in 16 TAC Chapter 401.

M. Scratch Ticket Game, Scratch Ticket or Ticket - Texas Lottery "#LuckyTicket" Scratch Ticket Game No. 1746.

2.0 Determination of Prize Winners. The determination of prize winners is subject to the general Scratch Ticket validation requirements set forth in Texas Lottery Rule §401.302, Instant Game Rules, these Game Procedures, and the requirements set out on the back of each Scratch Ticket. A prize winner in the "#LuckyTicket" Scratch Ticket Game is determined once the latex on the Scratch Ticket is scratched off to expose 12 (twelve) Play Symbols. If a player reveals a Hashtag "#" Play Symbol, the player wins the prize for that symbol. No portion of the Display Printing nor any extraneous matter whatsoever shall be usable or playable as a part of the Scratch Ticket.

2.1 Scratch Ticket Validation Requirements.

A. To be a valid Scratch Ticket, all of the following requirements must be met:

1. Exactly 12 (twelve) Play Symbols must appear under the Latex Overprint on the front portion of the Scratch Ticket;

2. Each of the Play Symbols must have a Play Symbol Caption underneath, unless specified, and each Play Symbol must agree with its Play Symbol Caption;
 3. Each of the Play Symbols must be present in its entirety and be fully legible;
 4. Each of the Play Symbols must be printed in black ink except for dual image games;
 5. The Scratch Ticket shall be intact;
 6. The Serial Number, Retailer Validation Code and Pack-Scratch Ticket Number must be present in their entirety and be fully legible;
 7. The Serial Number must correspond, using the Texas Lottery's codes, to the Play Symbols on the Scratch Ticket;
 8. The Scratch Ticket must not have a hole punched through it, be mutilated, altered, unreadable, reconstituted or tampered with in any manner;
 9. The Scratch Ticket must not be counterfeit in whole or in part;
 10. The Scratch Ticket must have been issued by the Texas Lottery in an authorized manner;
 11. The Scratch Ticket must not have been stolen, nor appear on any list of omitted Scratch Tickets or non-activated Scratch Tickets on file at the Texas Lottery;
 12. The Play Symbols, Serial Number, Retailer Validation Code and Pack-Scratch Ticket Number must be right side up and not reversed in any manner;
 13. The Scratch Ticket must be complete and not miscut and have exactly 12 (twelve) Play Symbols under the Latex Overprint on the front portion of the Scratch Ticket, exactly one Serial Number, exactly one Retailer Validation Code, and exactly one Pack-Scratch Ticket Number on the Scratch Ticket;
 14. The Serial Number of an apparent winning Scratch Ticket shall correspond with the Texas Lottery's Serial Numbers for winning Scratch Tickets, and a Scratch Ticket with that Serial Number shall not have been paid previously;
 15. The Scratch Ticket must not be blank or partially blank, misregistered, defective or printed or produced in error;
 16. Each of the 12 (twelve) Play Symbols must be exactly one of those described in Section 1.2.C of these Game Procedures;
 17. Each of the 12 (twelve) Play Symbols on the Scratch Ticket must be printed in the Symbol font and must correspond precisely to the artwork on file at the Texas Lottery; the Scratch Ticket Serial Numbers must be printed in the Serial font and must correspond precisely to the artwork on file at the Texas Lottery; and the Pack-Scratch Ticket Number must be printed in the Pack-Scratch Ticket Number font and must correspond precisely to the artwork on file at the Texas Lottery;
 18. The Display Printing on the Scratch Ticket must be regular in every respect and correspond precisely to the artwork on file at the Texas Lottery; and
 19. The Scratch Ticket must have been received by the Texas Lottery by applicable deadlines.
- B. The Scratch Ticket must pass all additional validation tests provided for in these Game Procedures, the Texas Lottery's Rules governing the award of prizes of the amount to be validated, and any confidential validation and security tests of the Texas Lottery.
- C. Any Scratch Ticket not passing all of the validation requirements is void and ineligible for any prize and shall not be paid. However, the

Executive Director may, solely at the Executive Director's discretion, refund the retail sales price of the Scratch Ticket. In the event a defective Scratch Ticket is purchased, the only responsibility or liability of the Texas Lottery shall be to replace the defective Scratch Ticket with another unplayed Scratch Ticket in that Scratch Ticket Game (or a Scratch Ticket of equivalent sales price from any other current Texas Lottery Scratch Ticket Game) or refund the retail sales price of the Scratch Ticket, solely at the Executive Director's discretion.

2.2 Programmed Game Parameters.

- A. A Ticket can win up to six (6) times in accordance with the approved prize structure.
- B. Adjacent Non-Winning Tickets within a Pack will not have matching Play Symbol and Prize Symbol patterns. Two (2) Tickets have matching Play Symbol and Prize Symbol patterns if they have the same Play Symbols and Prize Symbols in the same spots.
- C. The top Prize Symbol will appear on every Ticket unless restricted by other parameters, play action or prize structure.
- D. Non-winning Play Symbols will all be different.
- E. Non-winning Prize Symbols will never appear more than one (1) time.
- F. Non-winning Prize Symbols will never be the same as the winning Prize Symbol(s).

2.3 Procedure for Claiming Prizes.

A. To claim a "#LuckyTicket" Scratch Ticket Game prize of \$1.00, \$2.00, \$5.00, \$10.00, \$20.00, \$25.00, \$40.00 or \$100, a claimant shall sign the back of the Scratch Ticket in the space designated on the Scratch Ticket and present the winning Scratch Ticket to any Texas Lottery Retailer. The Texas Lottery Retailer shall verify the claim and, if valid, and upon presentation of proper identification, if appropriate, make payment of the amount due the claimant and physically void the Scratch Ticket; provided that the Texas Lottery Retailer may, but is not required, to pay a \$25.00, \$40.00 or \$100 Scratch Ticket Game. In the event the Texas Lottery Retailer cannot verify the claim, the Texas Lottery Retailer shall provide the claimant with a claim form and instruct the claimant on how to file a claim with the Texas Lottery. If the claim is validated by the Texas Lottery, a check shall be forwarded to the claimant in the amount due. In the event the claim is not validated, the claim shall be denied and the claimant shall be notified promptly. A claimant may also claim any of the above prizes under the procedure described in Section 2.3.B and Section 2.3.C of these Game Procedures.

B. To claim a "#LuckyTicket" Scratch Ticket Game prize of \$3,000, the claimant must sign the winning Scratch Ticket and present it at one of the Texas Lottery's Claim Centers. If the claim is validated by the Texas Lottery, payment will be made to the bearer of the validated winning Scratch Ticket for that prize upon presentation of proper identification. When paying a prize of \$600 or more, the Texas Lottery shall file the appropriate income reporting form with the Internal Revenue Service (IRS) and shall withhold federal income tax at a rate set by the IRS if required. In the event that the claim is not validated by the Texas Lottery, the claim shall be denied and the claimant shall be notified promptly.

C. As an alternative method of claiming a "#LuckyTicket" Scratch Ticket Game prize, the claimant must sign the winning Scratch Ticket, thoroughly complete a claim form, and mail both to: Texas Lottery Commission, P.O. Box 16600, Austin, Texas 78761-6600. The Texas Lottery is not responsible for Scratch Tickets lost in the mail. In the event that the claim is not validated by the Texas Lottery, the claim shall be denied and the claimant shall be notified promptly.

D. Prior to payment by the Texas Lottery of any prize, the Texas Lottery shall deduct:

1. A sufficient amount from the winnings of a prize winner who has been finally determined to be:

a. delinquent in the payment of a tax or other money to a state agency and that delinquency is reported to the Comptroller under Government Code §403.055;

b. in default on a loan made under Chapter 52, Education Code; or

c. in default on a loan guaranteed under Chapter 57, Education Code; and

2. delinquent child support payments from the winnings of a prize winner in the amount of the delinquency as determined by a court or a Title IV-D agency under Chapter 231, Family Code.

E. If a person is indebted or owes delinquent taxes to the State, other than those specified in the preceding paragraph, the winnings of a person shall be withheld until the debt or taxes are paid.

2.4 Allowance for Delay of Payment. The Texas Lottery may delay payment of the prize pending a final determination by the Executive Director, under any of the following circumstances:

A. if a dispute occurs, or it appears likely that a dispute may occur, regarding the prize;

B. if there is any question regarding the identity of the claimant;

C. if there is any question regarding the validity of the Scratch Ticket presented for payment; or

D. if the claim is subject to any deduction from the payment otherwise due, as described in Section 2.3.D of these Game Procedures. No liability for interest for any delay shall accrue to the benefit of the claimant pending payment of the claim.

2.5 Payment of Prizes to Persons Under 18. If a person under the age of 18 years is entitled to a cash prize under \$600 from the "#LuckyTicket" Scratch Ticket Game, the Texas Lottery shall deliver to an adult member of the minor's family or the minor's guardian a check or warrant in the amount of the prize payable to the order of the minor.

2.6 If a person under the age of 18 years is entitled to a cash prize of \$600 or more from the "#LuckyTicket" Scratch Ticket Game, the

Texas Lottery shall deposit the amount of the prize in a custodial bank account, with an adult member of the minor's family or the minor's guardian serving as custodian for the minor.

2.7 Scratch Ticket Claim Period. All Scratch Ticket prizes must be claimed within 180 days following the end of the Scratch Ticket Game or within the applicable time period for certain eligible military personnel as set forth in Texas Government Code §466.408. Any rights to a prize that is not claimed within that period, and in the manner specified in these Game Procedures and on the back of each Scratch Ticket, shall be forfeited.

2.8 Disclaimer. The number of prizes in a game is approximate based on the number of Scratch Tickets ordered. The number of actual prizes available in a game may vary based on number of Scratch Tickets manufactured, testing, distribution, sales and number of prizes claimed. A Scratch Ticket Game may continue to be sold even when all the top prizes have been claimed.

3.0 Scratch Ticket Ownership.

A. Until such time as a signature is placed upon the back portion of a Scratch Ticket in the space designated, a Scratch Ticket shall be owned by the physical possessor of said Scratch Ticket. When a signature is placed on the back of the Scratch Ticket in the space designated, the player whose signature appears in that area shall be the owner of the Scratch Ticket and shall be entitled to any prize attributable thereto. Notwithstanding any name or names submitted on a claim form, the Executive Director shall make payment to the player whose signature appears on the back of the Scratch Ticket in the space designated. If more than one name appears on the back of the Scratch Ticket, the Executive Director will require that one of those players whose name appears thereon be designated by such players to receive payment.

B. The Texas Lottery shall not be responsible for lost or stolen Scratch Tickets and shall not be required to pay on a lost or stolen Scratch Ticket.

4.0 Number and Value of Scratch Prizes. There will be approximately 11,040,000 Scratch Tickets in Scratch Ticket Game No. 1746. The approximate number and value of prizes in the game are as follows:

Figure 2: GAME NO. 1746 - 4.0

Prize Amount	Approximate Number of Winners*	Approximate Odds are 1 in **
\$1	1,177,600	9.38
\$2	883,200	12.50
\$5	147,200	75.00
\$10	73,600	150.00
\$20	36,800	300.00
\$25	27,600	400.00
\$40	11,040	1,000.00
\$100	2,806	3,934.43
\$3,000	20	552,000.00

*The number of prizes in a game is approximate based on the number of tickets ordered. The number of actual prizes available in a game may vary based on number of tickets manufactured, testing, distribution, sales and number of prizes claimed.

**The overall odds of winning a prize are 1 in 4.68. The individual odds of winning for a particular prize level may vary based on sales, distribution, testing, and number of prizes claimed.

A. The actual number of Scratch Tickets in the game may be increased or decreased at the sole discretion of the Texas Lottery Commission.

5.0 End of the Scratch Ticket Game. The Executive Director may, at any time, announce a closing date (end date) for the Scratch Ticket Game No. 1746 without advance notice, at which point no further Scratch Tickets in that game may be sold. The determination of the closing date and reasons for closing will be made in accordance with the Scratch Ticket closing procedures and the Instant Game Rules. See 16 TAC §401.302(j).

6.0 Governing Law. In purchasing a Scratch Ticket, the player agrees to comply with, and abide by, these Game Procedures for Scratch Ticket Game No. 1746, the State Lottery Act (Texas Government Code, Chapter 466), applicable rules adopted by the Texas Lottery pursuant to the State Lottery Act and referenced in 16 TAC Chapter 401, and all final decisions of the Executive Director.

TRD-201600348

Bob Biard

General Counsel

Texas Lottery Commission

Filed: January 27, 2016



Public Utility Commission of Texas

Announcement of Application for Amendment to a State-Issued Certificate of Franchise Authority

The Public Utility Commission of Texas (commission) received an application on January 19, 2016, to amend a state-issued certificate of franchise authority, pursuant to §§66.001 - 66.016 of the Public Utility Regulatory Act (PURA).

Project Title and Number: Application of Friendship Cable of Texas, Inc., d/b/a Suddenlink Communications for Amendment to its State-Issued Certificate of Franchise Authority, Project Number 45529.

The requested amendment is to expand the service area footprint to include the city limits of Hackberry, Texas.

Information on the application may be obtained by contacting the Public Utility Commission of Texas by mail at P.O. Box 13326, Austin, Texas 78711-3326 or by phone at (512) 936-7120 or toll-free at (888) 782-8477. Hearing and speech-impaired individuals with text telephones (TTY) may contact the commission through Relay Texas by dialing 7-1-1. All inquiries should reference Project Number 45529.

TRD-201600281

Adriana Gonzales

Rules Coordinator

Public Utility Commission of Texas

Filed: January 22, 2016



Notice of Application for a Service Provider Certificate of Operating Authority

Notice is given to the public of the filing with the Public Utility Commission of Texas (commission) of an application on January 22, 2016, for a service provider certificate of operating authority (SPCOA), pursuant to the Public Utility Regulatory Act (PURA). Applicant intends to provide resale telecommunications services throughout the state of Texas.

Docket Title and Number: Application of Medallion Telecom for a Service Provider Certificate of Operating Authority, Docket Number 45538.

Persons who wish to comment upon the action sought should contact the Public Utility Commission of Texas by mail at P.O. Box 13326,

Austin, Texas 78711-3326 or by phone at (512) 936-7120 or toll-free at (888) 782-8477 no later than February 12, 2016. Hearing and speech-impaired individuals with text telephones (TTY) may contact the commission through Relay Texas by dialing 7-1-1. All comments should reference Docket Number 45538.

TRD-201600340
Adriana Gonzales
Rules Coordinator
Public Utility Commission of Texas
Filed: January 26, 2016



Notice of Application to Amend Certificated Service Area Boundaries

Notice is given to the public of the filing with the Public Utility Commission of Texas (commission) of an application on January 22, 2016, for an amendment to certificated service area boundaries within Runnels County.

Docket Style and Number: Application of Concho Valley Electric Cooperative, Inc. for a Certificate of Convenience and Necessity Service Area Exception within Runnels County. Docket Number 45537.

The Application: Concho Valley Electric Cooperative, Inc. (CVEC) filed an application for a service area boundary change to allow CVEC to provide service to a specific customer located within the certificated service area of Coleman County Electric Cooperative, Inc. (CCEC). CCEC has provided an affidavit of relinquishment for the proposed change.

Persons wishing to comment on the action sought or intervene should contact the commission no later than February 12, 2016, by mail at P. O. Box 13326, Austin, Texas 78711-3326 or by phone at (512) 936-7120 or toll-free at (888) 782-8477. Hearing and speech-impaired individuals with text telephones (TTY) may contact the commission through Relay Texas by dialing 7-1-1. All comments should reference Docket Number 45537.

TRD-201600339
Adriana Gonzales
Rules Coordinator
Public Utility Commission of Texas
Filed: January 26, 2016



Notice of Application to Amend Service Provider Certificates of Operating Authority

On January 25, 2016, Onvoy, LLC, Broadvox-CLEC, LLC and GTCR Onvoy Holdings LLC filed an application with the Public Utility Commission of Texas (commission) to amend service provider certificate of operating authority (SPCOA) Numbers 60837 and 60896. Applicants request approval of a change in ownership/control.

Docket Style and Number: Application of Onvoy, LLC, Broadvox-CLEC, LLC and GTCR Onvoy Holdings LLC for amendment to Service Provider Certificates of Operating Authority, Docket Number 45544.

Application: Application of Onvoy, LLC (Onvoy), Broadvox-CLEC, LLC (Broadvox) and GTCR Onvoy Holdings LLC for approval of the proposed transfer of indirect ownership and control of Onvoy, holder of service provider certificate of operating authority (SPCOA) number 60896, and Broadvox, holder of SPCOA No. 60837, from Commu-

nications Infrastructure Investments, LLC to GTCR Onvoy Holdings LLC.

Persons wishing to comment on the action sought should contact the Public Utility Commission of Texas by mail at P.O. Box 13326, Austin, Texas 78711-3326 or by phone at (512) 936-7120 or toll-free at 1-888-782-8477 no later than February 12, 2016. Hearing and speech-impaired individuals with text telephones (TTY) may contact the commission through Relay Texas by dialing 7-1-1. All comments should reference Docket Number 45544.

TRD-201600359
Adriana Gonzales
Rules Coordinator
Public Utility Commission of Texas
Filed: January 27, 2016



Public Notice of Workshop on Establishing a Procedure Identifying Contracts that Require Enhanced Contract Monitoring Pursuant to Senate Bill 20 §2261.253

The staff of the Public Utility Commission of Texas (commission) will hold a workshop regarding Establishing a Procedure Identifying Contracts that Require Enhanced Contract Monitoring Pursuant to SB 20 Government Code §2261.253, on Wednesday, February 10, 2016, at 9:00 a.m. in Commissioners Hearing Room, located on the 7th floor of the William B. Travis Building, 1701 North Congress Avenue, Austin, Texas 78701. Project Number 45273, To Establish a Procedure Identifying Contracts that Require Enhanced Contract Monitoring Pursuant to SB 20 §2261.253 has been established for this proceeding.

Ten days prior to the workshop the commission shall make available in Central Records under Project Number 45273 an agenda for the format of the workshop. AND/OR a copy of a draft rule.

Questions concerning the workshop or this notice should be referred to Jay Stone, Program Administrator, Finance and Administration, (512) 936-7425. Hearing and speech-impaired individuals with text telephones (TTY) may contact the commission through Relay Texas by dialing 7-1-1. Project No. 45273

TRD-201600350
Adriana Gonzales
Rules Coordinator
Public Utility Commission of Texas
Filed: January 27, 2016



Texas Department of Transportation

Public Hearing Notice - Statewide Transportation Improvement Program

The Texas Department of Transportation (department) will hold a public hearing on Monday, February 22, 2016, at 10:00 a.m. at 200 East Riverside Drive, Room 1A-2, in Austin, Texas to receive public comments on the February 2016 Quarterly Revisions to the Statewide Transportation Improvement Program (STIP) for FY 2015-2018.

The STIP reflects the federally funded transportation projects in the FY 2015-2018 Transportation Improvement Programs (TIPs) for each Metropolitan Planning Organization (MPO) in the state. The STIP includes both state and federally funded projects for the nonattainment areas of Dallas-Fort Worth, El Paso, and Houston. The STIP also contains information on federally funded projects in rural areas that are not included in any MPO area, and other statewide programs as listed.

Title 23, United States Code, §134 and §135 require each designated MPO and the state, respectively, to develop a TIP and STIP as a condition to securing federal funds for transportation projects under Title 23 or the Federal Transit Act (49 USC §5301, et seq.). Section 134 requires an MPO to develop its TIP in cooperation with the state and affected public transit operators and to provide an opportunity for interested parties to participate in the development of the program. Section 135 requires the state to develop a STIP for all areas of the state in cooperation with the designated MPOs and, with respect to non-metropolitan areas, in consultation with affected local officials, and further requires an opportunity for participation by interested parties as well as approval by the Governor or the Governor's designee.

A copy of the proposed February 2016 Quarterly Revisions to the FY 2015-2018 STIP will be available for review, at the time the notice of hearing is published, at each of the department's district offices, at the department's Transportation Planning and Programming Division offices located in Building 118, Second Floor, 118 East Riverside Drive, Austin, Texas, or (512) 486-5033, and on the department's website at: <http://www.txdot.gov/government/programs/stips.html>.

Persons wishing to speak at the hearing may register in advance by notifying Lori Morel, Transportation Planning and Programming Division, at (512) 486-5033, not later than Friday, February 19, 2016, or they may register at the hearing location beginning at 9:00 a.m. on the day of the hearing. Speakers will be taken in the order registered. Any interested person may appear and offer comments or testimony, either orally or in writing; however, questioning of witnesses will be reserved exclusively to the presiding authority as may be necessary to ensure a complete record. While any persons with pertinent comments or testimony will be granted an opportunity to present them during the course of the hearing, the presiding authority reserves the right to restrict testimony in terms of time or repetitive content. Groups, organizations, or associations should be represented by only one speaker. Speakers are requested to refrain from repeating previously presented testimony. Persons with disabilities who have special communication or accommodation needs or who plan to attend the hearing may contact the Transportation Planning and Programming Division, at 118 East Riverside Drive Austin, Texas 78704-1205, (512) 486-5053. Requests should be made no later than Friday, February 19, 2016. Every reasonable effort will be made to accommodate the needs.

Interested parties who are unable to attend the hearing may submit comments regarding the proposed February 2016 Quarterly Revisions to the FY 2015-2018 STIP to James W. Koch, P.E., Director of Transportation Planning and Programming, P.O. Box 149217, Austin, Texas 78714-9217. In order to be considered, all written comments must be received at the Transportation Planning and Programming office by 4:00 p.m. on Monday, March 7, 2016.

TRD-201600314
Joanne Wright
Deputy General Counsel
Texas Department of Transportation
Filed: January 25, 2016



Public Notice - Aviation

Pursuant to Transportation Code, §21.111, and Title 43, Texas Administrative Code, §30.209, the Texas Department of Transportation conducts public hearings to receive comments from interested parties concerning proposed approval of various aviation projects.

For information regarding actions and times for aviation public hearings, please go to the following website:

www.txdot.gov/inside-txdot/get-involved/about/hearings-meetings.html.

Or visit www.txdot.gov, How Do I Find Hearings and Meetings, choose Hearings and Meetings, and then choose Schedule.

Or contact Texas Department of Transportation, Aviation Division, 150 East Riverside, Austin, Texas 78704, (512) 416-4500 or 1-800-68-PILOT.

TRD-201600315
Joanne Wright
Deputy General Counsel
Texas Department of Transportation
Filed: January 25, 2016

