

REVIEW OF AGENCY RULES

This section contains notices of state agency rules review as directed by the Texas Government Code, §2001.039. Included here are (1) notices of *plan to review*; (2)

notices of *intention to review*, which invite public comment to specified rules; and (3) notices of *readoption*, which summarize public comment to specified rules. The complete text of an agency's *plan to review* is available after it is filed with the Secretary of State on the Secretary of State's web site (<http://www.sos.state.tx.us/texreg>). The complete text of an agency's rule being reviewed and considered for *readoption* is available in the *Texas Administrative Code* on the web site (<http://www.sos.state.tx.us/tac>).

For questions about the content and subject matter of rules, please contact the state agency that is reviewing the rules. Questions about the web site and printed copies of these notices may be directed to the *Texas Register* office.

Proposed Rule Reviews

Texas Department of Licensing and Regulation

Title 16, Part 4

The Texas Department of Licensing and Regulation (Department) files this notice of intent to review and consider for re-adoption, revision, or repeal, Title 16, Texas Administrative Code, Chapter 57, For-Profit Legal Service Contract Companies. This review and consideration is being conducted in accordance with the requirements of Texas Government Code, §2001.039.

An assessment will be made by the Department as to whether the reasons for adopting or readopting these rules continue to exist. Each rule will be reviewed to determine whether it is obsolete, whether the rule reflects current legal and policy considerations, and whether the rule reflects current procedures of the Department.

Any questions or written comments pertaining to this rule review may be submitted by mail to Neta Lamas, Legal Assistant, General Counsel's Office, Texas Department of Licensing and Regulation, P.O. Box 12157, Austin, Texas 78711, or by facsimile to (512) 475-3032, or electronically to erule.comments@tdlr.texas.gov. Please include "LSC" in the subject line. The deadline for comments is 30 days after publication in the *Texas Register*.

Any proposed changes to these rules as a result of the rule review will be published in the Proposed Rule Section of the *Texas Register*. The proposed rules will be open for public comment prior to final adoption or repeal by the Department in accordance with the requirements of the Administrative Procedure Act, Texas Government Code, Chapter 2001.

§57.1 Authority

§57.10 Definitions

§57.21 Registration Requirements - Company

§57.22 Registration Requirements - Sales Representatives

§57.23 Registration Requirements - Administrators

§57.25 Registration Requirements - Renewal

§57.70 Responsibilities of Registrants - General

§57.71 Responsibilities of Registrants - Company

§57.72 Responsibilities of Registrant - Sales Representatives

§57.80 Fees

§57.90 Administrative Penalties and Sanctions

TRD-201605746

Brian E. Francis

Executive Director

Texas Department of Licensing and Regulation

Filed: November 8, 2016



The Texas Department of Licensing and Regulation (Department) files this notice of intent to review and consider for re-adoption, revision, or repeal, Title 16, Texas Administrative Code, Chapter 72, Professional Employer Organization. This review and consideration is being conducted in accordance with the requirements of Texas Government Code, §2001.039.

An assessment will be made by the Department as to whether the reasons for adopting or readopting these rules continue to exist. Each rule will be reviewed to determine whether it is obsolete, whether the rule reflects current legal and policy considerations, and whether the rule reflects current procedures of the Department.

Any questions or written comments pertaining to this rule review may be submitted by mail to Neta Lamas, Legal Assistant, General Counsel's Office, Texas Department of Licensing and Regulation, P.O. Box 12157, Austin, Texas 78711, or by facsimile to (512) 475-3032, or electronically to erule.comments@tdlr.texas.gov. Please include "PEO" in the subject line. The deadline for comments is 30 days after publication in the *Texas Register*.

Any proposed changes to these rules as a result of the rule review will be published in the Proposed Rule Section of the *Texas Register*. The proposed rules will be open for public comment prior to final adoption or repeal by the Department in accordance with the requirements of the Administrative Procedure Act, Texas Government Code, Chapter 2001.

§72.1 Authority

§72.10 Definitions

§72.20 License Requirements - Full License

§72.21 License Renewal Requirements - Full License

§72.22 License Requirements - Limited License

§72.23 License Renewal Requirements - Limited License

§72.24 Approval of Assurance Organization

§72.25 Use of Assurance Organization by Applicant or License Holder

§72.40 Proof of Positive Working Capital

§72.70 Responsibilities of Licensee - General

§72.71 Responsibility of Licensee - Records

§72.73 Self-funded Health Benefits Plans
§72.80 Fees
§72.90 Sanctions - Administrative Sanctions/Penalties
§72.91 Enforcement Authority
§72.100 Electronic Filing and Compliance
TRD-201605747
Brian E. Francis
Executive Director
Texas Department of Licensing and Regulation
Filed: November 8, 2016



Texas Board of Pardons and Paroles

Title 37, Part 5

Under the 1997 General Appropriations Act, Article IX, Section 167, Review of Agency Rules, the Texas Board of Pardons and Paroles files this notice of intent to review and consider for re adoption, revision, or repeal, Texas Administrative Code, Title 37, Public Safety and Corrections, Part 5, Chapter 148 (Sex Offender Conditions of Parole or Mandatory Supervision).

The Board undertakes its review pursuant to Government Code, §2001.039. The Board will accept comments for 30 days following the publication of this notice in the *Texas Register* and will assess whether the reasons for adopting the sections under review continue to exist. Proposed changes to the rule as a result of the rule review will be published in the Proposed Rules section of the *Texas Register*. The proposed rules will be open for public comment prior to final adoption by the Board, in accordance with the requirements of the Administrative Procedure Act, Government Code, Chapter 2001.

Any questions or written comments pertaining to this notice of intention to review should for the next 30-day comment period be directed to Bettie Wells, General Counsel, Texas Board of Pardons and Paroles, 209 W. 14th Street, Suite 500, Austin, Texas 78701, or by e-mail to bettie.wells@tdcj.texas.gov.

TRD-201605723

Bettie Wells
General Counsel
Texas Board of Pardons and Paroles
Filed: November 4, 2016



Texas Board of Veterinary Medical Examiners

Title 22, Part 24

The Texas Board of Veterinary Medical Examiners (Board) files this notice of intention to review and consider for re adoption, revision, or repeal Texas Administrative Code, Title 22, Part 24, Chapter 575 relating to Practice and Procedure.

This rule review will be conducted pursuant to Texas Government Code, §2001.039. The Board will accept comments for 30 days following publication of this notice in the *Texas Register* as to whether the reasons for adopting these rules continue to exist. The assessment made by the Board indicates that the reasons for initially adopting the chapter do continue to exist.

Comments pertaining to this notice of intention to review may be submitted by email to vet.board@veterinary.texas.gov or by mail or hand-delivery to Loris Jones, Executive Assistant, Texas Board of Veterinary Medical Examiners, 333 Guadalupe, Suite 3-810, Austin, Texas 78701. Comments should clearly specify the particular section of the rule to which they apply and include proposed alternative language as appropriate. General comments should be designated as such.

Any proposed changes to the rules as a result of the review will be published in the Proposed Rules Section of the *Texas Register* and will be open for an additional 30-day public comment period prior to final adoption or repeal by the Board.

TRD-201605702
Loris Jones
Executive Assistant
Texas Board of Veterinary Medical Examiners
Filed: November 3, 2016

