

Volume 31
Number 11
February 18, 2014
Pages 391 - 422

The Oklahoma Register

Oklahoma
Secretary of State
Office of Administrative Rules



Mary Fallin, Governor
Chris Benge,
Secretary of State
Peggy Coe, Editor-in-Chief

THE OKLAHOMA REGISTER is an official publication of the State of Oklahoma. It is published semi-monthly on the first working day of the month and on the first working day following the 14th day of the month under the authority of 75 O.S., Sections 250 et seq. and OAC 655:10-15-1. The rules of the State of Oklahoma are codified and published in the *Oklahoma Administrative Code*.

The Oklahoma Register and the documents accepted for publication are **AVAILABLE FOR PUBLIC INSPECTION** at the Office of Administrative Rules pursuant to the Oklahoma Open Records Act. Copies of the *Register* are also available for public inspection at many County Clerks' offices in Oklahoma, the Jan Eric Cartwright Memorial Law Library in the State Capitol, and the following depository libraries:

Ada - East Central University, Linscheid Library

Alva - Northwestern Oklahoma State University,
J.W. Martin Library

Bartlesville - Bartlesville Public Library

Claremore - Rogers State University, Stratton Taylor Library

Clinton - Clinton Public Library

Durant - Southeastern Oklahoma State University, H.G.
Bennett Memorial Library

Edmond - University of Central Oklahoma, Chambers Library

Enid - Public Library of Enid and Garfield County

Goodwell - Oklahoma Panhandle State University, Marvin E.
McKee Library

Lawton - Lawton Public Library

McAlester - McAlester Public Library

Norman - University of Oklahoma, Bizzell Memorial
Library

Oklahoma City - Metropolitan Library System

Oklahoma City - Oklahoma Department of Libraries

Stillwater - Oklahoma State University, Edmon Low
Library

Tahlequah - Northeastern State University, John
Vaughan Library

Tulsa - Tulsa City-County Library System

Tulsa - University of Tulsa, McFarlin Library

Weatherford - Southwestern Oklahoma State
University, Al Harris Library

CITE MATERIAL PUBLISHED IN THE OKLAHOMA REGISTER by the volume and the beginning page number of the document in the *Register*. For example: 31 *Ok Reg* 256.

SUBSCRIPTION RATES for the *Register* are \$500.00 per year for the printed issues and \$300.00 per year for the CD-ROM issues, payable in advance. When available, individual printed issues may be purchased for \$20.00 plus the cost of postage, payable in advance. Make checks payable to "Secretary of State." Send subscription requests, change of address notices, and undelivered copies to: Secretary of State, Office of Administrative Rules, 2300 N. Lincoln Boulevard, Suite 101, Oklahoma City, OK 73105.

INFORMATION ABOUT THIS PUBLICATION may be obtained by contacting the OAR by mail at Oklahoma Secretary of State, Office of Administrative Rules, 2300 North Lincoln Boulevard, Suite 101, Oklahoma City, OK 73105, by phone at (405) 521-4911, or by fax at (405) 522-3555. Information may also be obtained by visiting the OAR's office, located in Room 220, Will Rogers Building, 2401 N. Lincoln Boulevard, Oklahoma City, between 8:00 a.m. and 5:00 p.m., Monday through Friday.

This publication is issued and printed by the Secretary of State as authorized by 75 O.S., Section 255. 53 copies have been prepared and distributed at a cost of \$163.15. Copies have been deposited with the Oklahoma Department of Libraries, Publications Clearinghouse.

ISSN 0030-1728

Table of Contents

Agency/Action/Subject Index	iii
Rules Affected Index	iv
Agency Index (Title numbers assigned)	vi
Notices of Rulemaking Intent	
Attorney General (Title 75)	391, 392, 393
Children and Youth, Commission on (Title 135)	393
Education, State Department of (Title 210)	394
Horse Racing Commission, Oklahoma (Title 325)	395
Housing Finance Agency, Oklahoma (Title 330)	396
Human Services, Department of (Title 340)	396, 397, 398, 399, 400
Liquefied Petroleum Gas Board, Oklahoma (Title 420)	401
Pardon and Parole Board (Title 515)	402
Psychologists, State Board of Examiners of (Title 575)	403
Public Safety, Department of (Title 595)	403, 404, 405
Real Estate Commission, Oklahoma (Title 605)	406
Regents for Higher Education, State (Title 610)	407
Regents for Higher Education, State (Title 645)	408
Career and Technology Education, Oklahoma Department of (Title 780)	408, 409
Submissions for Review	
Employment Security Commission, Oklahoma (Title 240)	411
Horse Racing Commission, Oklahoma (Title 325)	412
Land Office, Department of the Commissioners of the (Title 385)	412
Medical Licensure and Supervision, State Board of (Title 435)	413
Podiatric Medical Examiners, Board of (Title 545)	413, 414
Withdrawn Rules	
Podiatric Medical Examiners, Board of (Title 545)	415
Emergency Adoptions	
Health, Oklahoma State Department of (Title 310)	417
Medical Licensure and Supervision, State Board of (Title 435)	419
Executive Orders (Title 1)	421

Agency/Action/Subject Index

ATTORNEY General (Title 75)

Notices of Rulemaking Intent

Standards and Criteria for Domestic Violence and Sexual Assault Programs (Chapter 15)	391
Standards and Criteria for Batterers Intervention Programs (Chapter 25)	391
Standards and Criteria for <u>Sexual Assault Programs for Adult Victims of Sex Sexual Violence as a Result of Human trafficking Programs</u> (Chapter 30)	392
<u>Witness Protection Program</u> (Chapter 35)	393

CHILDREN and Youth, Commission on (Title 135)

Notices of Rulemaking Intent

Programs, Boards, and Councils: Operation and Administration (Chapter 10)	393
---	-----

EDUCATION, State Department of (Title 210)

Notices of Rulemaking Intent

Curriculum and Instruction (Chapter 15)	394
---	-----

EMPLOYMENT Security Commission, Oklahoma (Title 240)

Submissions for Review

General Provisions (Chapter 1)	411
Unemployment Insurance Program (Chapter 10)	411
Workforce Investment Act (Chapter 21)	411

GOVERNOR

Executive Orders

Amending EO 2014-01, temporary exemption from certain requirements for vehicles transporting propane into Oklahoma (14-01A)	421
Ordering flags at half-staff to honor Corporal Billy M. McIntyre (14-2)	422

HEALTH, Oklahoma State Department of (Title 310)

Emergency Adoptions

Procedures of the State Department of Health (Chapter 2)	417
--	-----

HORSE Racing Commission, Oklahoma (Title 325)

Notices of Rulemaking Intent

Medication and Equine Testing Procedures (Chapter 45)	395
---	-----

Submissions for Review

Medication and Equine Testing Procedures (Chapter 45)	412
Pari-Mutuel Wagering (Chapter 65)	412
Oklahoma-Bred Program (Chapter 75)	412

HOUSING Finance Agency, Oklahoma (Title 330)

Notices of Rulemaking Intent

Oklahoma Housing Trust Fund Rules (Chapter 60)	396
--	-----

HUMAN Services, Department of (Title 340)

Notices of Rulemaking Intent

Administrative Components (Chapter 2)	396, 397
Oklahoma Child Support Services (Chapter 25)	398
Supplemental Nutrition Assistance Program (Chapter 50)	398
Child Welfare <u>Services</u> (Chapter 75)	399
Aging Services <u>Division</u> (Chapter 105)	399
Licensing Services (Chapter 110)	400

LAND Office, Department of the Commissioners of the (Title 385)

Submissions for Review

Sale and Operation of Oil and Gas Leases (Chapter 15) ...	412
---	-----

LIQUEFIED Petroleum Gas Board, Oklahoma (Title 420)

Notices of Rulemaking Intent

Administrative Rules of Procedure (Chapter 1)	401
Liquefied Petroleum Gas Administration (Chapter 10) ...	401

MEDICAL Licensure and Supervision, State Board of (Title 435)

Submissions for Review

Physicians and Surgeons (Chapter 10)	413
Registered Electrolgists (Chapter 40)	413

Emergency Adoptions

Physicians and Surgeons (Chapter 10)	419
--	-----

PARDON and Parole Board (Title 515)

Notices of Rulemaking Intent

Procedures of the Pardon and Parole Board (Chapter 1) ...	402
---	-----

PODIATRIC Medical Examiners, Board of (Title 545)

Submissions for Review

Examination/ Licensure (Chapter 15)	413
Maintaining Licensure (Chapter 20)	413
Suspension and Revocation (Chapter 25)	414
Fee Schedule (Chapter 35)	414

Withdrawn Rules

Fee Schedule (Chapter 35)	415
---------------------------------	-----

PSYCHOLOGISTS, State Board of Examiners of (Title 575)

Notices of Rulemaking Intent

Licensure of Psychologists (Chapter 10)	403
---	-----

PUBLIC Safety, Department of (Title 595)

Notices of Rulemaking Intent

Class D Driver Licenses and Identification Cards and Motor License Agent Procedures (Chapter 10)	403
Financial Responsibility (Chapter 15)	404
Wreckers and Towing Services (Chapter 25)	404
Size and Weight Permits (Chapter 30)	405

REAL Estate Commission, Oklahoma (Title 605)

Notices of Rulemaking Intent

Requirements, Standards and Procedures (Chapter 10) ...	406
---	-----

REGENTS for Higher Education, State (Title 610)

Notices of Rulemaking Intent

<u>Academic Affairs</u> (Chapter 10)	407
--	-----

REGENTS for Higher Education, State (Title 645)

Notices of Rulemaking Intent

<u>Use of the Oklahoma School of Science and Mathematics by Nonresident Students and External Parties</u> (Chapter 10)	408
--	-----

CAREER and Technology Education, Oklahoma Department of (Title 780)

Notices of Rulemaking Intent

Administration and Supervision (Chapter 10)	408
Technology Centers (Chapter 15)	409
Programs and Services (Chapter 20)	409

Rules Affected Index

[(E) = Emergency action]

Rule	Register Page	Rule	Register Page
35:30-45-1. [NEW] (E)	41	317:35-6-61. [AMENDED] (E)	79
35:30-45-2. [NEW] (E)	41	317:35-7-48. [AMENDED] (E)	79
35:30-45-3. [NEW] (E)	42	317:35-9-67. [AMENDED] (E)	80
35:30-45-4. [NEW] (E)	42	317:35-10-10. [AMENDED] (E)	84
35:30-45-5. [NEW] (E)	43	317:35-10-25. [AMENDED] (E)	84
35:30-45-6. [NEW] (E)	43	317:35-10-26. [AMENDED] (E)	84
35:30-45-7. [NEW] (E)	43	317:35-15-6. [AMENDED] (E)	90
35:30-45-8. [NEW] (E)	43	317:35-19-20. [AMENDED] (E)	90
35:30-45-9. [NEW] (E)	43	317:45-11-10. [AMENDED] (E)	147
35:30-45-10. [NEW] (E)	43	317:45-11-11. [AMENDED] (E)	149
35:30-45-11. [NEW] (E)	43	317:45-11-12. [REVOKED] (E)	150
35:30-45-12. [NEW] (E)	43	317:45-11-13. [REVOKED] (E)	151
35:30-45-13. [NEW] (E)	44	317:45-11-20. [AMENDED] (E)	151
35:30-45-14. [NEW] (E)	44	317:45-11-21. [AMENDED] (E)	152
35:48-3-1. [REVOKED] (E)	143	317:45-11-21.1. [REVOKED] (E)	153
35:48-3-2. [REVOKED] (E)	143	317:45-11-24. [AMENDED] (E)	153
35:48-3-3. [REVOKED] (E)	144	317:45-13-1. [REVOKED] (E)	153
35:48-3-4. [REVOKED] (E)	144	340:110-1-8.1. [AMENDED] (E)	153
35:48-3-5. [REVOKED] (E)	144	340:110-1-10.1. [AMENDED] (E)	153
35:48-3-6. [NEW] (E)	144	340:110-1-51. [AMENDED] (E)	153
35:48-3-7. [NEW] (E)	144	340:110-3-2. [AMENDED] (E)	153
35:48-3-8. [NEW] (E)	145	340:110-3-3. [AMENDED] (E)	153
35:48-3-9. [NEW] (E)	145	340:110-3-5. [AMENDED] (E)	153
35:48-3-10. [NEW] (E)	145	340:110-3-6. [AMENDED] (E)	153
35:48-3-11. [NEW] (E)	146	340:110-3-7.1. [AMENDED] (E)	153
35:48-3-12. [NEW] (E)	146	340:110-3-10. [AMENDED] (E)	153
35:48-3-13. [NEW] (E)	146	340:110-3-33.2. [AMENDED] (E)	153
35:48-3-14. [NEW] (E)	146	340:110-3-36. [AMENDED] (E)	153
35:48-3-15. [NEW] (E)	146	340:110-3-37. [AMENDED] (E)	153
35:48-3-16. [NEW] (E)	146	340:110-3-39. [AMENDED] (E)	153
35:48-3-17. [NEW] (E)	146	340:110-3-41. [AMENDED] (E)	153
35:48-3-18. [NEW] (E)	146	340:110-3-42. [AMENDED] (E)	153
35:48-3-19. [NEW] (E)	147	340:110-3-81. [AMENDED] (E)	153
158:1-5-3. [AMENDED] (E)	113	340:110-3-82. [AMENDED] (E)	153
158:1-5-5.1. [NEW] (E)	114	340:110-3-85. [AMENDED] (E)	153
158:1-5-7. [AMENDED] (E)	114	340:110-3-88. [AMENDED] (E)	153
158:1-5-12. [AMENDED] (E)	114	340:110-3-97.1. [AMENDED] (E)	153
158:1-5-13.1. [NEW] (E)	114	340:110-3-146. [AMENDED] (E)	153
165:30-26-14. [NEW] (E)	44	340:110-3-147. [AMENDED] (E)	153
210:10-13-22. [AMENDED] (E)	19	340:110-3-150. [AMENDED] (E)	153
252:100-5-2. [AMENDED] (E)	46	340:110-3-153.1. [AMENDED] (E)	153
252:100-5-2.1. [AMENDED] (E)	46	340:110-3-154. [AMENDED] (E)	153
252:100-5-3. [AMENDED] (E)	47	340:110-3-168. [AMENDED] (E)	153
252:100-7-60. [AMENDED] (E)	48	340:110-3-221. [AMENDED] (E)	153
252:100-7-60.5. [NEW] (E)	49	340:110-3-222. [AMENDED] (E)	153
310:2-29-1. [NEW] (E)	417	340:110-3-223. [AMENDED] (E)	153
310:2-29-2. [RESERVED] (E)	417	340:110-3-225. [AMENDED] (E)	153
310:2-29-3. [NEW] (E)	417	340:110-3-226. [AMENDED] (E)	153
310:2-29-4. [RESERVED] (E)	418	340:110-3-228. [AMENDED] (E)	153
310:2-29-5. [NEW] (E)	418	340:110-5-3. [AMENDED] (E)	153
317:35-5-7. [AMENDED] (E)	74	340:110-5-4. [AMENDED] (E)	153
317:35-5-43. [AMENDED] (E)	74	340:110-5-8. [AMENDED] (E)	153
317:35-5-44. [AMENDED] (E)	75	340:110-5-12. [AMENDED] (E)	153
317:35-5-45. [AMENDED] (E)	76	340:110-5-57. [AMENDED] (E)	153
317:35-5-46. [AMENDED] (E)	76	365:40-5-43. [AMENDED] (E)	51
317:35-6-1. [AMENDED] (E)	76	377:3-1-20. [AMENDED] (E)	311
317:35-6-15. [AMENDED] (E)	77	377:3-1-21. [AMENDED] (E)	311
317:35-6-35. [AMENDED] (E)	77	377:3-1-25. [AMENDED] (E)	312
317:35-6-36. [AMENDED] (E)	77	377:3-1-27. [AMENDED] (E)	313
317:35-6-37. [AMENDED] (E)	78	377:3-1-28. [AMENDED] (E)	313
317:35-6-60.1. [AMENDED] (E)	78	377:10-1-4. [AMENDED] (E)	315

377:10-5-1. [AMENDED] (E)	316	590:10-9-4. [AMENDED] (E)	54
377:10-5-2. [AMENDED] (E)	316	595:10-1-10. [AMENDED] (E)	157
377:10-5-4. [AMENDED] (E)	316	595:10-1-25. [AMENDED] (E)	158
377:10-5-5. [NEW] (E)	316	595:10-1-56. [AMENDED] (E)	159
377:10-7-1. [AMENDED] (E)	317	595:10-5-7. [AMENDED] (E)	160
377:10-7-2. [REVOKED] (E)	317	595:10-15-1. [NEW] (E)	162
377:10-7-2.1. [AMENDED] (E)	317	595:10-15-2. [NEW] (E)	162
377:10-7-3. [AMENDED] (E)	318	595:10-15-3. [NEW] (E)	162
377:10-7-3.1. [NEW] (E)	324	595:10-15-4. [NEW] (E)	162
377:10-7-3.3. [NEW] (E)	325	595:10-15-5. [NEW] (E)	163
377:10-7-3.4. [NEW] (E)	326	595:10-15-6. [NEW] (E)	163
377:10-7-3.5. [NEW] (E)	326	595:10-15-7. [NEW] (E)	163
377:10-7-3.6. [NEW] (E)	327	595:10-15-8. [NEW] (E)	163
377:10-7-3.7. [NEW] (E)	327	595:10-15-9. [NEW] (E)	163
377:10-7-3.9. [NEW] (E)	328	595:10-15-10. [NEW] (E)	163
377:10-7-3.10. [NEW] (E)	328	595:11-3-6. [AMENDED] (E)	164
377:10-7-3.11. [NEW] (E)	329	595:11-3-8. [AMENDED] (E)	165
377:10-7-3.12. [NEW] (E)	330	595:11-5-5. [AMENDED] (E)	167
377:10-7-4. [AMENDED] (E)	330	770:1-7-1. [NEW] (E)	333
377:10-7-5. [AMENDED] (E)	331	770:1-7-2. [NEW] (E)	333
377:10-7-7. [AMENDED] (E)	332	770:1-7-3. [NEW] (E)	333
385:15-1-6. [AMENDED] (E)	52	770:1-7-4. [NEW] (E)	334
435:10-7-12. [NEW] (E)	419	770:1-7-5. [NEW] (E)	334
475:30-1-11. [AMENDED] (E)	332	770:1-7-6. [NEW] (E)	334
475:30-1-12. [AMENDED] (E)	333	770:1-7-7. [NEW] (E)	334
475:55-1-3. [AMENDED] (E)	155	800:10-1-4. [AMENDED] (E)	381
475:55-1-5. [AMENDED] (E)	156	800:10-1-5. [AMENDED] (E)	382
590:10-7-3. [AMENDED] (E)	54	800:10-1-7. [AMENDED] (E)	384
590:10-7-10. [AMENDED] (E)	54	800:10-3-5. [AMENDED] (E)	384
590:10-7-14. [AMENDED] (E)	54		

Agency/Title Index

[Assigned as of 2-18-14]

Agency	Title	Agency	Title
Oklahoma ABSTRACTORS Board	5	EDGE Fund Policy Board	208
Oklahoma ACCOUNTANCY Board	10	State Department of EDUCATION	210
State ACCREDITING Agency	15	EDUCATION Oversight Board	215
AD Valorem Task Force (<i>abolished 7-1-93</i>)	20	Oklahoma EDUCATIONAL Television Authority	220
Oklahoma AERONAUTICS Commission	25	[RESERVED]	225
Board of Regents for the Oklahoma AGRICULTURAL and Mechanical Colleges (<i>exempted 11-1-98</i>)	30	State ELECTION Board	230
Oklahoma Department of AGRICULTURE , Food, and Forestry	35	Oklahoma FUNERAL Board (<i>Formerly</i> : Oklahoma State Board of EMBALMERS and Funeral Directors)	235
Oklahoma Board of Licensed ALCOHOL and Drug Counselors	38	Oklahoma Department of EMERGENCY Management (<i>Formerly</i> : Department of CIVIL Emergency Management) - <i>See</i> Title 145	
Board of Tests for ALCOHOL and Drug Influence	40	Oklahoma EMPLOYMENT Security Commission	240
ALCOHOLIC Beverage Laws Enforcement Commission	45	Oklahoma ENERGY Resources Board	243
ANATOMICAL Board of the State of Oklahoma	50	State Board of Licensure for Professional ENGINEERS and Land Surveyors (<i>Formerly</i> : State Board of Registration for Professional ENGINEERS and Land Surveyors)	245
Board of Governors of the Licensed ARCHITECTS , Landscape Architects and Registered Interior Designers of Oklahoma (<i>Formerly</i> : Board of Governors of the Licensed ARCHITECTS and Landscape Architects of Oklahoma; and Board of Governors of the Licensed ARCHITECTS , Landscape Architects and Interior Designers of Oklahoma)	55	Board of Trustees for the ENID Higher Education Program (<i>exempted 11-1-98</i>)	250
ARCHIVES and Records Commission	60	Department of ENVIRONMENTAL Quality	252
Board of Trustees for the ARDMORE Higher Education Program (<i>exempted 11-1-98</i>)	65	State Board of EQUALIZATION	255
Oklahoma ARTS Council	70	ETHICS Commission (<i>Title revoked</i>)	257
Oklahoma State ATHLETIC Commission (<i>Formerly</i> : Oklahoma Professional BOXING Commission) - <i>See</i> Title 92		ETHICS Commission	258
ATTORNEY General	75	Office of MANAGEMENT and Enterprise Services (<i>Formerly</i> : Office of State FINANCE)	260
State AUDITOR and Inspector	80	State FIRE Marshal Commission	265
State BANKING Department	85	Oklahoma Council on FIREFIGHTER Training	268
Oklahoma State Employees BENEFITS Council	87	Oklahoma FIREFIGHTERS Pension and Retirement System	270
Council of BOND Oversight	90	[RESERVED]	275
Oklahoma State ATHLETIC Commission (<i>Formerly</i> : Oklahoma Professional BOXING Commission)	92	FORENSIC Review Board	277
State BURIAL Board (<i>abolished 7-1-92</i>)	95	State Board of Registration for FORESTERS	280
[RESERVED]	100	FOSTER Care Review Advisory Board	285
Oklahoma CAPITAL Investment Board	105	Oklahoma FUNERAL Board (<i>Formerly</i> : Oklahoma State Board of Embalmers and Funeral Directors) - <i>See</i> Title 235	
Oklahoma CAPITOL Improvement Authority	110	Oklahoma FUTURES	290
State CAPITOL Preservation Commission	115	GOVERNOR (<i>See also</i> Title 1, Executive Orders)	295
CAPITOL-MEDICAL Center Improvement and Zoning Commission	120	GRAND River Dam Authority	300
Oklahoma Department of CAREER and Technology Education (<i>Formerly</i> : Oklahoma Department of VOCATIONAL and Technical Education) - <i>See</i> Title 780		Group Self-Insurance Association GUARANTY Fund Board	302
Board of Regents of CARL Albert State College (<i>exempted 11-1-98</i>)	125	Individual Self-Insured GUARANTY Fund Board	303
Department of CENTRAL Services (<i>Formerly</i> : Office of PUBLIC Affairs) - <i>See</i> Title 580		STATE Use Committee (<i>Formerly</i> : Committee on Purchases of Products and Services of the Severely HANDICAPPED)	304
CEREBRAL Palsy Commission	130	Office of DISABILITY Concerns (<i>Formerly</i> : Office of HANDICAPPED Concerns)	305
Commission on CHILDREN and Youth	135	Oklahoma State Department of HEALTH	310
Board of CHIROPRACTIC Examiners	140	Oklahoma Basic HEALTH Benefits Board (<i>abolished 11-1-97</i>)	315
Oklahoma Department of EMERGENCY Management (<i>Formerly</i> : Department of CIVIL Emergency Management)	145	Oklahoma HEALTH Care Authority	317
Oklahoma Department of COMMERCE	150	HIGHWAY Construction Materials Technician Certification Board	318
COMMUNITY Hospitals Authority	152	Oklahoma HISTORICAL Society	320
COMPSOURCE Oklahoma (<i>Formerly</i> : State INSURANCE Fund) - <i>See</i> Title 370		Oklahoma HORSE Racing Commission	325
Oklahoma CONSERVATION Commission	155	Oklahoma HOUSING Finance Agency	330
CONSTRUCTION Industries Board	158	Oklahoma HUMAN Rights Commission	335
Department of CONSUMER Credit	160	Department of HUMAN Services	340
CORPORATION Commission	165	Committee for INCENTIVE Awards for State Employees	345
Department of CORRECTIONS	170	Oklahoma INDIAN Affairs Commission	350
State Board of COSMETOLOGY	175	Oklahoma INDIGENT Defense System	352
Oklahoma State CREDIT Union Board	180	Oklahoma INDUSTRIAL Finance Authority	355
CRIME Victims Compensation Board	185	INJURY Review Board	357
Joint CRIMINAL Justice System Task Force Committee	190	Oklahoma State and Education Employees Group INSURANCE Board	360
Board of DENTISTRY	195	INSURANCE Department	365
Oklahoma DEVELOPMENT Finance Authority	200	COMPSOURCE Oklahoma (<i>Formerly</i> : State INSURANCE Fund)	370
Office of DISABILITY Concerns (<i>Formerly</i> : Office of HANDICAPPED Concerns) - <i>See</i> Title 305		Oklahoma State Bureau of INVESTIGATION	375
Board of Regents of EASTERN Oklahoma State College (<i>exempted 11-1-98</i>)	205	Council on JUDICIAL Complaints	376
		Office of JUVENILE Affairs	377
		Department of LABOR	380
		Department of the Commissioners of the LAND Office	385
		Council on LAW Enforcement Education and Training	390
		Oklahoma LAW Enforcement Retirement System	395

Agency	Title	Agency	Title
Board on LEGISLATIVE Compensation	400	Oklahoma SAVINGS and Loan Board (<i>abolished 7-1-93</i>)	625
Oklahoma Department of LIBRARIES	405	SCENIC Rivers Commission	630
LIEUTENANT Governor	410	Oklahoma Commission on SCHOOL and County Funds Management	635
Oklahoma LINKED Deposit Review Board	415	Advisory Task Force on the Sale of SCHOOL Lands (<i>functions concluded 2-92</i>)	640
Oklahoma LIQUEFIED Petroleum Gas Board	420	The Oklahoma School of SCIENCE and Mathematics	645
Oklahoma LIQUEFIED Petroleum Gas Research, Marketing and Safety Commission	422	Oklahoma Center for the Advancement of SCIENCE and Technology	650
LITERACY Initiatives Commission	425	SECRETARY of State	655
LONG-RANGE Capital Planning Commission	428	Department of SECURITIES	660
Oklahoma State Board of Examiners for LONG-TERM Care Administrators (<i>Formerly</i> : Oklahoma State Board of Examiners for NURSING Home Administrators) - <i>See</i> Title 490		Board of Regents of SEMINOLE State College (<i>exempted 11-1-98</i>)	665
LOTTERY Commission, Oklahoma	429	SHEEP and Wool Commission	670
Board of Trustees for the MCCURTAIN County Higher Education Program (<i>exempted 11-1-98</i>)	430	State Board of Licensed SOCIAL Workers	675
Office of MANAGEMENT and Enterprise Services (<i>Formerly</i> : Office of State FINANCE) - <i>See</i> Title 260		SOUTHERN Growth Policies Board	680
Commission on MARGINALLY Producing Oil and Gas Wells	432	Oklahoma SOYBEAN Commission (<i>abolished 7-1-97</i>)	685
State Board of MEDICAL Licensure and Supervision	435	Board of Examiners for SPEECH-LANGUAGE Pathology and Audiology (<i>Formerly</i> : Board of Examiners for SPEECH Pathology and Audiology)	690
MEDICAL Technology and Research Authority of Oklahoma	440	STATE Employee Charitable Contributions, Oversight Committee (<i>Formerly</i> : STATE Agency Review Committee)	695
Board of MEDICOLEGAL Investigations	445	STATE Use Committee (<i>Formerly</i> : Committee on Purchases of Products and Services of the Severely HANDICAPPED)— <i>See</i> Title 304	
Department of MENTAL Health and Substance Abuse Services	450	Oklahoma STUDENT Loan Authority	700
MERIT Protection Commission	455	TASK Force 2000	705
MILITARY Planning Commission, Oklahoma Strategic	457	Oklahoma TAX Commission	710
Department of MINES	460	Oklahoma Commission for TEACHER Preparation	712
Oklahoma MOTOR Vehicle Commission	465	TEACHERS' Retirement System	715
Board of Regents of MURRAY State College (<i>exempted 11-1-98</i>)	470	State TEXTBOOK Committee	720
Oklahoma State Bureau of NARCOTICS and Dangerous Drugs Control	475	TOBACCO Settlement Endowment Trust Fund	723
Board of Regents of NORTHERN Oklahoma College (<i>exempted 11-1-98</i>)	480	Oklahoma TOURISM and Recreation Department	725
Oklahoma Board of NURSING	485	Department of TRANSPORTATION	730
Oklahoma State Board of Examiners for LONG-TERM Care Administrators (<i>Formerly</i> : Oklahoma State Board of Examiners for NURSING Home Administrators)	490	Oklahoma TRANSPORTATION Authority (<i>Name changed to Oklahoma TURNPIKE Authority <i>11-1-05</i>) - <i>See</i> Title 731</i>	
Board of Regents of OKLAHOMA City Community College (<i>exempted 11-1-98</i>)	495	Oklahoma TURNPIKE Authority (<i>Formerly</i> : Oklahoma TRANSPORTATION Authority AND Oklahoma TURNPIKE Authority) - <i>See</i> also Title 745	731
Board of Regents of OKLAHOMA Colleges (<i>exempted 11-1-98</i>)	500	State TREASURER	735
Board of Examiners in OPTOMETRY	505	Board of Regents of TULSA Community College (<i>exempted 11-1-98</i>)	740
State Board of OSTEOPATHIC Examiners	510	Oklahoma TURNPIKE Authority (<i>Name changed to Oklahoma TRANSPORATION Authority <i>11-1-99 - no rules enacted in this Title - See</i> Title 731)</i>	745
PARDON and Parole Board	515	Oklahoma UNIFORM Building Code Commission	748
Oklahoma PEANUT Commission	520	Board of Trustees for the UNIVERSITY Center at Tulsa (<i>exempted 11-1-98</i>)	750
Oklahoma State PENSION Commission	525	UNIVERSITY Hospitals Authority	752
State Board of Examiners of PERFUSIONISTS	527	UNIVERSITY Hospitals Trust	753
Office of PERSONNEL Management	530	Board of Regents of the UNIVERSITY of Oklahoma (<i>exempted 11-1-98</i>)	755
Board of Commercial PET Breeders	532	Board of Regents of the UNIVERSITY of Science and Arts of Oklahoma (<i>exempted 11-1-98</i>)	760
Oklahoma State Board of PHARMACY	535	Oklahoma USED Motor Vehicle and Parts Commission	765
PHYSICIAN Manpower Training Commission	540	Oklahoma Department of VETERANS Affairs	770
Board of PODIATRIC Medical Examiners	545	Board of VETERINARY Medical Examiners	775
Oklahoma POLICE Pension and Retirement System	550	Statewide VIRTUAL Charter School Board	777
State Department of POLLUTION Control (<i>abolished 1-1-93</i>)	555	Oklahoma Department of CAREER and Technology Education (<i>Formerly</i> : Oklahoma Department of VOCATIONAL and Technical Education)	780
POLYGRAPH Examiners Board	560	Oklahoma WATER Resources Board	785
Oklahoma Board of PRIVATE Vocational Schools	565	Board of Regents of WESTERN Oklahoma State College (<i>exempted 11-1-98</i>)	790
State Board for PROPERTY and Casualty Rates (<i>abolished 7-1-06; see also Title 365</i>)	570	Oklahoma WHEAT Commission	795
State Board of Examiners of PSYCHOLOGISTS	575	Department of WILDLIFE Conservation	800
Department of CENTRAL Services (<i>Formerly</i> : Office of PUBLIC Affairs)	580	WILL Rogers and J.M. Davis Memorials Commission	805
PUBLIC Employees Relations Board	585	Oklahoma WORKERS' Compensation Commission	810
Oklahoma PUBLIC Employees Retirement System	590		
Department of PUBLIC Safety	595		
REAL Estate Appraiser Board	600		
Oklahoma REAL Estate Commission	605		
Board of Regents of REDLANDS Community College (<i>exempted 11-1-98</i>)	607		
State REGENTS for Higher Education	610		
State Department of REHABILITATION Services	612		
Board of Regents of ROGERS State College (<i>exempted 11-1-98</i>)	615		
Board of Regents of ROSE State College (<i>exempted 11-1-98</i>)	620		

Notices of Rulemaking Intent

Prior to adoption and gubernatorial/legislative review of a proposed PERMANENT rulemaking action, an agency must publish a Notice of Rulemaking Intent in the *Register*. In addition, an agency may publish a Notice of Rulemaking Intent in the *Register* prior to adoption of a proposed EMERGENCY or PREEMPTIVE rulemaking action.

A Notice of Rulemaking Intent announces a comment period, or a comment period and public hearing, and provides other information about the intended rulemaking action as required by law, including where copies of proposed rules may be obtained.

For additional information on Notices of Rulemaking Intent, see 75 O.S., Section 303.

TITLE 75. ATTORNEY GENERAL CHAPTER 15. STANDARDS AND CRITERIA FOR DOMESTIC VIOLENCE AND SEXUAL ASSAULT PROGRAMS

[OAR Docket #14-96]

RULEMAKING ACTION:

Notice of proposed PERMANENT rulemaking

PROPOSED RULES:

- Subchapter 1. General Provisions [AMENDED]
- Subchapter 2. Domestic Violence and Sexual Assault Programs [AMENDED]
- Subchapter 5. Client Records and Confidentiality [AMENDED]
- Subchapter 13. Personnel and Volunteers [AMENDED]
- Subchapter 15. Governing Authority [AMENDED]
- Subchapter 17. Clients Rights [AMENDED]

SUMMARY:

The Attorney General is required to adopt and promulgate rules and standards for certification of domestic violence and sexual assault programs in this state. These rules set forth the requirements which are necessary to provide services pursuant to 74 O.S. § 18p-1 et seq. Amendments are necessary to clarify the requirement for programs to provide victims with access to emergency transportation twenty-four (24) hours a day. Children's core services require amendments to include danger assessment and safety planning. Several sections in the standards did not include guidelines for determining compliance; amendments will correct this. Amendments are also necessary to include "electronic" in the definition of "signature," correct grammatical errors, require new program directors to attend domestic violence training within the first six months of employment, and revoke excessive personnel training for transitional living program staff.

AUTHORITY:

Attorney General, Title 74 O.S. § 18p-1 et seq.

COMMENT PERIOD:

Persons wishing to make written comments may do so by 5:00 p.m., March 21, 2014, by sending to the Office of the Attorney General, Victims Services Unit, 313 N.E. 21st St., Oklahoma City, OK 73105, or by facsimile at 405-557-1770 or emailing Lesley.March@oag.ok.gov.

PUBLIC HEARING:

A public hearing will be held to provide a means by which persons may offer suggested input on the content of the proposed rules. Each person will be allowed a maximum of 5 minutes to speak and must sign in on Wednesday, March

21, 2014, at 1:00 p.m., in the conference room of the Office of the Attorney General, 313 N.E. 21st St., Oklahoma City, OK 73105.

REQUESTS FOR COMMENTS FROM BUSINESS ENTITIES:

Business entities affected by these proposed rules are requested to provide the agency with information, in dollar amounts if possible, about the increase in the level of direct costs, indirect costs, or other costs expected to be incurred by the business entity due to compliance with the proposed rules. Business entities may submit this information in writing by the conclusion of the comment period or public hearing on March 21, 2014, at the Office of the Attorney General at the above address.

COPIES OF PROPOSED RULES:

Copies of the proposed rules are available in the Office of the Attorney General, 313 N.E. 21st St., Oklahoma City, OK.

RULE IMPACT STATEMENT:

Pursuant to 75 O.S. § 303(D), a rule impact statement will be prepared and will be available in the Office of the Attorney General at the above address on and after publication of this Notice of Rulemaking Intent on February 18, 2014.

CONTACT PERSON:

Lesley March, Assistant Attorney General, 405-522-0042

[OAR Docket #14-96; filed 1-24-14]

TITLE 75. ATTORNEY GENERAL CHAPTER 25. STANDARDS AND CRITERIA FOR BATTERERS INTERVENTION PROGRAMS

[OAR Docket #14-97]

RULEMAKING ACTION:

Notice of proposed PERMANENT rulemaking

PROPOSED RULES:

- Subchapter 3. Batterers Intervention [AMENDED]
- Subchapter 5. Personnel and Volunteers [AMENDED]

SUMMARY:

The Attorney General is required to adopt and promulgate rules and standards for certification of batterers intervention programs (BIPs) in this state. These rules set forth the requirements which are necessary to provide services pursuant to 74 O.S. § 18p-1 et seq. Amendments are necessary to include a Probable Cause Affidavit, police reports and Department of Human Services Individual Services Plans, if applicable, as part of program Intake information in

Notices of Rulemaking Intent

client files. Amendments are necessary to remove topics from personnel orientation training that are duplicated in 75:25-5-21. Amendments are also necessary to decrease the hours of annual personnel training from sixteen (16) to twelve (12), and require licensed professionals who supervise batterers intervention programs to attend facilitator training provided by the Oklahoma Office of the Attorney General.

AUTHORITY:

Attorney General, Title 74 O.S. § 18p-1 et seq.

COMMENT PERIOD:

Persons wishing to make written comments may do so by 5:00 p.m., March 21, 2014, by sending to the Office of the Attorney General, Victims Services Unit, 313 N.E. 21st St., Oklahoma City, OK 73105, or by facsimile at 405-557-1770 or emailing Lesley.March@oag.ok.gov.

PUBLIC HEARING:

A public hearing will be held to provide a means by which persons may offer suggested input on the content of the proposed rules. Each person will be allowed a maximum of 5 minutes to speak and must sign in on Wednesday, March 21, 2014, at 1:00 p.m., in the conference room of the Office of the Attorney General, 313 N.E. 21st St., Oklahoma City, OK 73105.

REQUESTS FOR COMMENTS FROM BUSINESS ENTITIES:

Business entities affected by these proposed rules are requested to provide the agency with information, in dollar amounts if possible, about the increase in the level of direct costs, indirect costs, or other costs expected to be incurred by the business entity due to compliance with the proposed rules. Business entities may submit this information in writing by the conclusion of the comment period or public hearing on March 21, 2014, at the Office of the Attorney General at the above address.

COPIES OF PROPOSED RULES:

Copies of the proposed rules are available in the Office of the Attorney General, 313 N.E. 21st St., Oklahoma City, OK.

RULE IMPACT STATEMENT:

Pursuant to 75 O.S. § 303(D), a rule impact statement will be prepared and will be available in the Office of the Attorney General at the above address on and after publication of this Notice of Rulemaking Intent on February 18, 2014.

CONTACT PERSON:

Lesley March, Assistant Attorney General, 405-522-0042

[OAR Docket #14-97; filed 1-24-14]

TITLE 75. ATTORNEY GENERAL CHAPTER 30. STANDARDS AND CRITERIA FOR SEXUAL ASSAULT PROGRAMS FOR ADULT VICTIMS OF ~~SEX~~SEXUAL VIOLENCE AS A RESULT OF HUMAN TRAFFICKING PROGRAMS

[OAR Docket #14-98]

RULEMAKING ACTION:

Notice of proposed PERMANENT rulemaking

PROPOSED RULES:

Subchapter 1. General Provisions [AMENDED]

Subchapter 3. Sexual Assault Programs for Adult Victims/Survivors of ~~Sexual Violence as a Result of Human Sex~~ Trafficking [AMENDED]

Subchapter 5. Client Records and Confidentiality [AMENDED]

Subchapter 7. Physical Environments [AMENDED]

Subchapter 9. Program Management and Performance Improvement [AMENDED]

Subchapter 11. Personnel and Volunteers [AMENDED]

Subchapter 13. Governing Authority [AMENDED]

Subchapter 15. Client Rights, for Adult Victims of Human Sex Trafficking Programs [AMENDED]

SUMMARY:

This chapter sets forth the rules, including standards and criteria, used in certifying sexual assault programs and shelters for adult victims/survivors of sexual violence as a result of human sex trafficking pursuant to 74 O.S. § 18p-6. Although similarities exist between services provided to victims of domestic or sexual violence and victims of sex trafficking, there are also important differences between the two groups of victims. Victims of human sex trafficking are often eligible for special benefits including housing, legal assistance and refugee services that differ from the types of services that are available to domestic violence or sexual violence victims. Because certification of services for human sex trafficking is relatively new to Oklahoma, this chapter requires many amendments. When the chapter was originally codified in 2011, it was based largely on the standards for sexual assault services in 75 OAC 15. After careful review, the Domestic Violence & Sexual Assault Advisory Council recommended that the Attorney General amend the current chapter to more specifically meet the needs of victims of human sex trafficking and their children. These amendments include: stressing the importance of client safety and confidentiality, reflecting the clients' right to self-determination, incorporating definitions that were unintentionally omitted from the chapter, redefining core services and orientation training to more accurately meet the needs of human sex trafficking survivors and requiring programs to conduct an annual employee name search against the Sex Offenders Registration Act and the Mary Rippy Violence Crime Offenders Registration Act.

AUTHORITY:

Attorney General, Title 74 O.S. § 18p-1 et seq.

COMMENT PERIOD:

Persons wishing to make written comments may do so by 5:00 p.m., March 21, 2014, by sending to the Office of the Attorney General, Victims Services Unit, 313 N.E. 21st St., Oklahoma City, OK 73105, or by facsimile at 405-557-1770 or emailing Lesley.March@oag.ok.gov.

PUBLIC HEARING:

A public hearing will be held to provide a means by which persons may offer suggested input on the content of the proposed rules. Each person will be allowed a maximum of 5 minutes to speak and must sign in on Wednesday, March 21, 2014, at 1:00 p.m., in the conference room of the Office of the Attorney General, 313 N.E. 21st St., Oklahoma City, OK 73105.

REQUESTS FOR COMMENTS FROM BUSINESS ENTITIES:

Business entities affected by these proposed rules are requested to provide the agency with information, in dollar amounts if possible, about the increase in the level of direct costs, indirect costs, or other costs expected to be incurred by the business entity due to compliance with the proposed rules. Business entities may submit this information in writing by the conclusion of the comment period or public hearing on March 21, 2014, at the Office of the Attorney General at the above address.

COPIES OF PROPOSED RULES:

Copies of the proposed rules are available in the Office of the Attorney General, 313 N.E. 21st St., Oklahoma City, OK.

RULE IMPACT STATEMENT:

Pursuant to 75 O.S. § 303(D), a rule impact statement will be prepared and will be available in the Office of the Attorney General at the above address on and after publication of this Notice of Rulemaking Intent on February 18, 2014.

CONTACT PERSON:

Lesley Smith March, Assistant Attorney General, 405-522-0042

[OAR Docket #14-98; filed 1-24-14]

**TITLE 75. ATTORNEY GENERAL
CHAPTER 35. WITNESS PROTECTION
PROGRAM**

[OAR Docket #14-99]

RULEMAKING ACTION:

Notice of proposed PERMANENT rulemaking

PROPOSED RULES:

Chapter 35. Witness Protection Program [NEW]

SUMMARY:

Title 74 O.S. § 18p-10 authorizes the Attorney General to create and promulgate rules necessary to implement the Oklahoma Witness Protection Program. The Witness Protection Program may be made available to witnesses who are actively aiding in the prosecution of dangerous perpetrators

and who are in danger of bodily harm or death by participating in the prosecution. The Attorney General shall administer the Oklahoma Witness Protection Program.

AUTHORITY:

Title 74 O.S. § 18p-10; Attorney General

COMMENT PERIOD:

Persons wishing to make written comments may do so by 5:00 p.m., March 21, 2014, by sending to the Office of the Attorney General, Victims Services Unit, 313 N.E. 21st St., Oklahoma City, OK 73105, or by facsimile at 405-557-1770 or emailing Lesley.March@oag.ok.gov.

PUBLIC HEARING:

A public hearing will be held to provide a means by which persons may offer suggested input on the content of the proposed rules. Each person will be allowed a maximum of 5 minutes to speak and must sign in on Wednesday, March 21, 2014, at 1:00 p.m., in the conference room of the Office of the Attorney General, 313 N.E. 21st St., Oklahoma City, OK 73105.

REQUESTS FOR COMMENTS FROM BUSINESS ENTITIES:

Business entities affected by these proposed rules are requested to provide the agency with information, in dollar amounts if possible, about the increase in the level of direct costs, indirect costs, or other costs expected to be incurred by the business entity due to compliance with the proposed rules. Business entities may submit this information in writing by the conclusion of the comment period or public hearing on March 21, 2014, at the Office of the Attorney General at the above address.

COPIES OF PROPOSED RULES:

Copies of the proposed rules are available in the Office of the Attorney General, 313 N.E. 21st St., Oklahoma City, OK.

RULE IMPACT STATEMENT:

Pursuant to 75 O.S. § 303(D), a rule impact statement will be prepared and will be available in the Office of the Attorney General at the above address on and after publication of this Notice of Rulemaking Intent on February 18, 2014.

CONTACT PERSON:

Lesley Smith March, Assistant Attorney General, 405-522-0042

[OAR Docket #14-99; filed 1-24-14]

**TITLE 135. COMMISSION ON CHILDREN
AND YOUTH
CHAPTER 10. PROGRAMS, BOARDS,
AND COUNCILS: OPERATION AND
ADMINISTRATION**

[OAR Docket #14-76]

RULEMAKING ACTION:

Notice of proposed PERMANENT rulemaking

Notices of Rulemaking Intent

PROPOSED RULES:

Subchapter 25. Freestanding Multidisciplinary Child Abuse Teams [NEW]
135:10-25-1 [NEW]
135:10-21-2 [NEW]
135:10-25-3 [NEW]
135:10-25-4 [NEW]
135:10-25-5 [NEW]
135:10-25-6 [NEW]
135:10-25-7 [NEW]
135:10-25-8 [NEW]

SUMMARY:

The proposed new rules provide the procedure by which the Oklahoma Commission on Children and Youth will coordinate with district attorneys in establishing freestanding multi-disciplinary child abuse teams pursuant to 10A O.S.Supp.2013 § 1-9-102.

AUTHORITY:

10 O.S. § 601.4(9); 10A O.S.Supp.2013 § 1-9-102; Commission on Children and Youth

COMMENT PERIOD:

Written and oral comments will be accepted until the conclusion of the rules hearing on March 21, 2014. Comments may be submitted to Anthony Kibble, Oklahoma Commission on Children and Youth, 1111 N. Lee, Suite 500, Oklahoma City, OK 73103. The comment period is from February 18, 2014, to March 21, 2014.

PUBLIC HEARING:

A public hearing has been scheduled for March 21, 2014, at the Oklahoma Commission on Children and Youth, 1111 N. Lee, Suite 500, Oklahoma City, OK 73103, at 9:00 a.m.

REQUESTS FOR COMMENTS FROM BUSINESS ENTITIES:

Business entities affected by these proposed rules are requested to provide the agency with information in dollar amounts if possible, about the increase in the level of direct costs, indirect costs, or other costs expected to be incurred by the business entity due to compliance with the proposed rules. Business entities may submit this information in writing to Anthony Kibble, Oklahoma Commission on Children and Youth, 1111 N. Lee, Suite 500, Oklahoma City, OK 73103. The Commission is unaware of any business entities affected by the proposed changes.

COPIES OF PROPOSED RULES:

Copies of the proposed rules may be obtained from the Oklahoma Commission on Children and Youth. Copies may be obtained by written request mailed to the attention of Anthony Kibble, Oklahoma Commission on Children and Youth, 1111 N. Lee, Suite 500, Oklahoma City, OK 73103.

RULE IMPACT STATEMENT:

Pursuant to 75 O.S. § 303 (D), a rule impact statement will be prepared and available for review after February 18, 2014. A copy of the rule impact statement may be obtained by written request mailed to the attention of Anthony Kibble, Oklahoma Commission on Children and Youth, 1111 N. Lee, Suite 500, Oklahoma City, OK 73103.

CONTACT PERSONS:

Anthony Kibble, Oklahoma Commission on Children and Youth, at (405) 606-4931; and Grant Moak, Assistant Attorney General, at (405) 522-0152.

[OAR Docket #14-76; filed 1-23-14]

TITLE 210. STATE DEPARTMENT OF EDUCATION CHAPTER 15. CURRICULUM AND INSTRUCTION

[OAR Docket #14-82]

RULEMAKING ACTION:

Notice of proposed PERMANENT rulemaking

PROPOSED RULES:

Subchapter 3. ~~Priority Academic Student Skills~~ Oklahoma Academic Standards

Part 3. Pre-Kindergarten and Kindergarten

210:15-3-5.6. Science [AMENDED]

Part 9. Science

210:15-3-70. Overview and organization of standards [AMENDED]

210:15-3-70.1. Science standards for grades 1 through 12 [REVOKED]

210:15-3-70.2. Definitions [AMENDED]

210:15-3-71. Standards for inquiry, physical, life, and earth/space science for grade 1 [AMENDED]

210:15-3-72. Standards for inquiry, physical, life, and earth/space science for grade 2 [AMENDED]

210:15-3-73. Standards for inquiry, physical, life, and earth/space science for grade 3 [AMENDED]

210:15-3-74. Standards for inquiry, physical, life, and earth/space science for grade 4 [AMENDED]

210:15-3-75. Standards for inquiry, physical, life, and earth/space science for grade 5 [AMENDED]

210:15-3-76. Standards for inquiry, physical, life, and earth/space science for grade 6 [AMENDED]

210:15-3-77. Standards for inquiry, physical, life, and earth/space science for grade 7 [AMENDED]

210:15-3-78. Standards for inquiry, physical, life, and earth/space science for grade 8 [AMENDED]

210:15-3-79. Physical Science - standards for inquiry and the physical sciences for high school [AMENDED]

210:15-3-80. Biology I - standards for inquiry and the biological sciences for high school [AMENDED]

210:15-3-81. Chemistry - standards for inquiry and chemistry for high school [AMENDED]

210:15-3-82. Physics - standards for inquiry and physics for high school [AMENDED]

210:15-3-83. Earth and Space Science and Environmental Science - standards for inquiry, Earth and Space Science and Environmental Science ~~and environmental science~~ for high school [AMENDED]

SUMMARY:

The rules set forth the academic method and process standards for the Science in public schools.

70 O.S. § 11-103.6a(A) requires the State Board of Education to review standards in each subject matter area every six (6) years and implement any revisions to the standards necessary to achieve further improvements in the quality of education for Oklahoma public school students. The proposed changes to the rules are necessary to incorporate the revisions to the standards in accordance with the six (6) year cycle required by statute.

AUTHORITY:

State Board of Education; 70 O.S. § 3-104; 70 O.S. § 11-103.6a.

COMMENT PERIOD:

Written comments on the proposed rule(s) will be accepted from February 18, 2014 until 4:30 p.m., March 20, 2014.

Written comments in electronic form will be accepted during the open public comment period via email at rules@sde.ok.gov or by fax at (405) 521-6256. During the open public comment period, written comments may also be hand delivered to the agency during regular business hours or via regular mail to the individual at the address shown below under "Contact Person."

Oral comments may be submitted for the record at the public hearing at the time, date, and place shown below.

PUBLIC HEARING:

A public hearing is scheduled for 10:00 a.m. on March 20, 2014, at the Hodge Education Building, State Board Room, Room 1-20, 2500 North Lincoln Boulevard, Suite 1-20, Oklahoma City, Oklahoma. Persons wishing to speak must sign in at the door of the State Board Room prior to the start of the hearing. Time limitations may be imposed on oral presentations to ensure that all persons who desire to make oral comments will have an opportunity to do so.

REQUESTS FOR COMMENTS FROM BUSINESS ENTITIES:

N/A

COPIES OF PROPOSED RULES:

Copies of the proposed rule(s) may be obtained for review by the public from the Office of Legal Services, State Department of Education, Room 1-17, Hodge Education Building, 2500 North Lincoln Boulevard, Oklahoma City, Oklahoma. Electronic copies of proposed rules are also available for review thirty (30) days prior to the hearing on the State Department of Education Legal Services website at: <http://ok.gov/sde/administrative-rules>

RULE IMPACT STATEMENT:

Pursuant to 70 O.S. § 303(D), a Rule Impact Statement will be prepared and available for review at the Office of Legal Services, State Department of Education, Room 1-17, Hodge Education Building, 2500 North Lincoln Boulevard, Oklahoma City, Oklahoma on and after publication of this Notice of Rulemaking Intent. A copy of the RIS will also be available on the State Department of Education Legal Services website at: <http://ok.gov/sde/administrative-rules>

CONTACT PERSON:

Stephanie Moser Goins, Assistant General Counsel, Office of Legal Services, State Department of Education, Room 1-17, Hodge Education Building, 2500 North Lincoln Boulevard, Oklahoma City, Oklahoma 73105-4599. Telephone number: (405) 521-4890

[OAR Docket #14-82; filed 1-24-14]

**TITLE 325. OKLAHOMA HORSE RACING COMMISSION
CHAPTER 45. MEDICATION AND EQUINE TESTING PROCEDURES**

[OAR Docket #14-71]

RULEMAKING ACTION:

Notice of proposed PERMANENT rulemaking.

PROPOSED RULE:

325:45-1-9. Furosemide (Salix) Without Detention Barn [AMENDED]

325:45-1-22. Phenylbutazone Use [AMENDED]

SUMMARY:

The proposed amendments would change the term 'plasma' to 'plasma/serum' to be consistent with the term's use in other medication rules in the *Rules of Racing* and in the Directive on Commission-Sanctioned Thresholds.

AUTHORITY:

75 O.S., §303; Title 3A O.S. §204(A); Oklahoma Horse Racing Commission.

COMMENT PERIOD:

Persons wishing to present their views in writing may do so before 4:30 p.m., Friday, March 21, 2014, at the following address: Oklahoma Horse Racing Commission, Shepherd Mall, 2401 N.W. 23, Suite 78, Oklahoma City, OK 73107.

PUBLIC HEARING:

A public hearing will be held between the hours of 9:00 a.m. and 12:00 p.m. and 1:00 p.m. and 4:30 p.m. on Friday, March 21, 2014, at the following address: Oklahoma Horse Racing Commission, Shepherd Mall, 2401 N.W. 23, Suite 78, Oklahoma City, OK 73107.

REQUESTS FOR COMMENTS FROM BUSINESS ENTITIES:

The Oklahoma Horse Racing Commission requests that business entities affected by these proposed rule amendments provide the Commission, within the comment period, in dollar amounts, if possible, the increase in the level of direct costs, indirect costs, or other costs expected to be incurred by the business entity due to compliance with the proposed rule amendments. Business entities may submit this information in writing to the Commission, at the above address, before the close of the comment period on March 21, 2014.

COPIES OF PROPOSED RULE AMENDMENTS:

A copy of the proposed rule amendments may be obtained from the Oklahoma Horse Racing Commission, Shepherd Mall, 2401 N.W. 23, Suite 78, Oklahoma City, OK 73107.

Notices of Rulemaking Intent

RULE IMPACT STATEMENT:

Pursuant to 75 O.S. §303(D), a rule impact statement will be prepared by February 24, 2014 and may be obtained from the Oklahoma Horse Racing Commission at the above address.

CONTACT PERSON:

Bonnie Morris, Agency Rulemaking Liaison, (405) 943-6472.

[OAR Docket #14-71; filed 1-21-14]

TITLE 330. OKLAHOMA HOUSING FINANCE AGENCY CHAPTER 60. OKLAHOMA HOUSING TRUST FUND RULES

[OAR Docket #14-75]

RULEMAKING ACTION:

Notice of proposed PERMANENT rulemaking

PROPOSED RULES:

Chapter 60. Oklahoma Housing Trust Fund Rules
[AMENDED]

SUMMARY:

These Chapter 60 Rules are intended to expand the supply of decent, safe, sanitary and affordable housing to the citizens of the State of Oklahoma.

Senate Bill 786 provided for and created the Oklahoma Housing Trust Fund (OHTF). House Bill 3065 initially capitalized the OHTF with \$1 million in State appropriated funds. Through Senate Bill 786, OHFA was designated as the administrator of the OHTF for purposes of placing project funding with eligible recipients such as, for-profit and nonprofit developers, builders, units of local government, and political subdivisions.

The purpose of these Chapter 60 Rules is to comply with Senate Bill 786, House Bill 3065, the Oklahoma Administrative Procedures Act (OAPA), and to provide guidelines for administering funds available through the OHTF.

AUTHORITY:

These Chapter 60 Rules are authorized by the Board of Trustees of the Oklahoma Housing Finance Agency ("OHFA"), the amended trust indenture of OHFA, and the Bylaws of OHFA as established by the OHFA Board of Trustees.

COMMENT PERIOD:

Persons wishing to present their views orally or in writing may submit written or oral comments to Darrell Beavers, Housing Development Program Supervisor, or Pamela Miller, Housing Finance Analyst, at Oklahoma Housing Finance Agency by 4:00 PM on or before March 21, 2014. Written comments should be sent to Oklahoma Housing Finance Agency, Post Office Box 26720, Oklahoma City, Oklahoma 73126-0720, Attn: Pam Miller

PUBLIC HEARING:

A public hearing will be held: March 20, 2014 at 10:00 AM, at the offices of OHFA, 100 NW 63rd, Oklahoma City, OK

73126, in the Will Rogers Room. All interested persons are invited to attend and present their views.

REQUESTS FOR COMMENTS FROM BUSINESS ENTITIES:

OHFA requests that all business entities, developers, contractors, applicants, etc., provide OHFA on or before, March 21, 2014, in dollar amounts, if possible, the level of costs (indirect or direct including reporting, record keeping, etc.) expected to be incurred due to compliance with the proposed amendments.

COPIES OF PROPOSED RULES:

Copies of the Proposed Rules are available on the OHFA website located at ohfa.org or are available at the Oklahoma Housing Finance Agency, 100 Northwest 63rd, Post Office Box 26720, Oklahoma City, Oklahoma 73126-0720. Persons requesting more than one (1) copy of these proposed rules will be charged \$5.00 per copy.

RULE IMPACT STATEMENT:

A rule impact statement will be issued and made available on or before February 18, 2014 at the offices of OHFA.

CONTACT PERSON:

Darrell Beavers, Housing Development Program Supervisor, 1-(405)-419-8261 or Pamela Miller, Housing Finance Analyst, 1-(405)-419-8134.

[OAR Docket #14-75; filed 1-23-14]

TITLE 340. DEPARTMENT OF HUMAN SERVICES CHAPTER 2. ADMINISTRATIVE COMPONENTS

[OAR Docket #14-86]

RULEMAKING ACTION:

Notice of proposed PERMANENT rulemaking

PROPOSED RULES:

Subchapter 5. Fair Hearings

Part 7. Assistance Programs

340:2-5-60 through 340:2-5-67 [AMENDED]

340:2-5-69 through 340:2-5-76 [AMENDED]

340:2-5-78 [AMENDED]

340:2-5-80 [AMENDED]

340:2-5-81 [NEW]

(Reference WF 13-03)

SUMMARY:

The proposed amendments to Chapter 2 Subchapter 5 amend the rules to: (1) improve the fair hearing process; (2) conform to statutory amendments; (3) update program name changes; and (4) add rules designed to better insure clients' rights in the hearing process.

AUTHORITY:

Director of Human Services; Section 162 of Title 56 of the Oklahoma Statutes (56 O.S. § 162); and 56 O.S. § 168.

COMMENT PERIOD:

Written and oral comments are accepted February 18, 2014, through March 20, 2014, during regular business hours by contacting Travis Smith, Oklahoma Department of Human Services, Legal Services, PO Box 25352, Oklahoma City, OK 73125, 405-521-3638.

PUBLIC HEARING:

A public hearing has not been scheduled; however, pursuant to 75 O.S., § 303(B)(9), "persons may demand a hearing" by contacting the person listed above, no later than 5:00 p.m., March 20, 2014.

REQUESTS FOR COMMENTS FROM BUSINESS ENTITIES:

n/a

COPIES OF PROPOSED RULES:

Copies of proposed rules may be obtained for review by contacting the person listed above or going to www.okdhs.org/library/policy/pp/.

RULE IMPACT STATEMENT:

Pursuant to 75 O.S., Section 303(D), a rule impact statement has been prepared and is available for review by contacting the person listed above.

CONTACT PERSON:

Dena Thayer, Programs Administrator, Office of Intergovernmental Relations and Policy, 405-521-4326.

[OAR Docket #14-86; filed 1-24-14]

**TITLE 340. DEPARTMENT OF HUMAN SERVICES
CHAPTER 2. ADMINISTRATIVE COMPONENTS**

[OAR Docket #14-87]

RULEMAKING ACTION:

Notice of proposed PERMANENT rulemaking

PROPOSED RULES:

- Subchapter 3. Office of Client Advocacy
- Part 1. Administration
- 340:2-3-2 [AMENDED]
- Part 3. Investigations
- 340:2-3-32 through 340:2-3-33 [AMENDED]
- 340:2-3-36 [AMENDED]
- 340:2-3-39 [NEW]
- Part 5. Grievances
- 340:2-3-45 [AMENDED]
- 340:2-3-53 [AMENDED]
- 340:2-3-55 [AMENDED]
- Part 7. Grievance and Abuse Review Committee
- 340:2-3-61 [AMENDED]
- 340:2-3-62 [AMENDED]

(Reference WF 13-08)

SUMMARY:

The proposed amendments to OAC 340:2-3-2, OAC 340:2-3-36, and OAC 340:2-3-62, and the addition of OAC 340:2-3-39 reflect requirements of the 2010 Child Abuse Prevention and Treatment Act (CAPTA), Section 5101 et seq. of Title 42 of the United States Code, and reflect clarification of due process regarding PRFCIs and VACs. The proposed revisions to OAC 340:2-3-32 reflect clarification of the term concerning OCA's investigations. The proposed revisions to OAC 340:2-3-33 reflect new OCA telephone numbers and fax numbers, reflect new DHS division acronyms, reflect the need to add the Office of Juvenile Affairs in reference to the reporting of caretaker misconduct regarding a child, and reflect the need to add that if a facility administration fails to take appropriate corrective action in response to an investigation or written plan of compliance, a report should be made to the Hotline. The proposed revisions to OAC 340:2-3-45 and OAC 340:2-3-53 reflect the need to offer NORCE and SORC residents transitioning into the community after November 1, 2012, the same grievance rights afforded to Hissom class members. The proposed revisions to OAC 340:2-3-45 and OAC 340:2-3-55 reflect new telephone numbers for the OCA Advocate General, OCA fax, and OCA grievance liaison. The proposed revision to OAC 340: 2-3-61 reflects the need to delete caretaker misconduct as a finding regarding GARC.

AUTHORITY:

Director of Human Services; O.S. 56 § 162; 10A O.S. § 162; 10A O.S. § 1-1-101 et seq.; 43A § 10-102 et seq.; and Section 5101 et seq. of Title 42 of the United States Code.

COMMENT PERIOD:

Written and oral comments are accepted February 18, 2014, through March 20, 2014, during regular business hours by contacting Steve Mitchell, Oklahoma Department of Human Services, Office of Client Advocacy, PO Box 25352, Oklahoma City, OK 73125, 405-522-2720.

PUBLIC HEARING:

A public hearing has not been scheduled; however, pursuant to 75 O.S., § 303(B)(9), "persons may demand a hearing" by contacting the person listed above, no later than 5:00 p.m., March 20, 2014.

REQUESTS FOR COMMENTS FROM BUSINESS ENTITIES:

n/a

COPIES OF PROPOSED RULES:

Copies of proposed rules may be obtained for review by contacting the person listed above or going to www.okdhs.org/library/policy/pp/.

RULE IMPACT STATEMENT:

Pursuant to 75 O.S., Section 303(D), a rule impact statement has been prepared and is available for review by contacting the person listed above.

Notices of Rulemaking Intent

CONTACT PERSON:

Dena Thayer, Programs Administrator, Office of Intergovernmental Relations and Policy, 405-521-4326.

[OAR Docket #14-87; filed 1-24-14]

TITLE 340. DEPARTMENT OF HUMAN SERVICES CHAPTER 25. OKLAHOMA CHILD SUPPORT SERVICES

[OAR Docket #14-88]

RULEMAKING ACTION:

Notice of proposed PERMANENT rulemaking

PROPOSED RULES:

Subchapter 5. Operational Policies

Part 9. Disclosure of Information

340:25-5-67 [AMENDED]

Part 21. Establishment

340:25-5-178. [AMENDED]

Part 22. Review and Modification

340:25-5-198.1 [AMENDED]

340:25-5-198.2 [AMENDED]

(Reference WF 13-04)

SUMMARY:

The proposed amendments to Chapter 25 Subchapter 5 amend the rules to implement policy changes recommended during the annual Child Support Services (CSS) policy review process.

AUTHORITY:

Director of Human Services; 56 O.S. § 162; Social Security Act (SSA), codified at Chapter 7 of Title 42 of the United States Code (42 U.S.C. §§ 301- 1397mm); Child Support Performance and Incentive Act of 1998, Public Law (Pub. L.) 105-200; 42 U.S.C. §§ 653, 654, 656, 666; 28 U.S.C. § 1738B; Section 302 of Title 45 of the Code of Federal Regulations (45 C.F.R. § 302); 45 C.F.R. § 303; 31 C.F.R. § 285.3; 56 O.S. §§ 183 and 231-240.23; 43 O.S. §§ 112, 118-118I, 119, 601-611, 601-613, and 601-615.

COMMENT PERIOD:

Written and oral comments are accepted February 18, 2014, through March 20, 2014, during regular business hours by contacting Tammy Hall, Oklahoma Department of Human Services, Child Support Services, PO Box 25352, Oklahoma City, OK 73125, 405-522-0022.

PUBLIC HEARING:

A public hearing has not been scheduled; however, pursuant to 75 O.S., § 303(B)(9), "persons may demand a hearing" by contacting the person listed above, no later than 5:00 p.m., March 20, 2014.

REQUESTS FOR COMMENTS FROM BUSINESS ENTITIES:

n/a

COPIES OF PROPOSED RULES:

Copies of proposed rules may be obtained for review by contacting the person listed above or going to www.okdhs.org/library/policy/pp/.

RULE IMPACT STATEMENT:

Pursuant to 75 O.S., Section 303(D), a rule impact statement has been prepared and is available for review by contacting the person listed above.

CONTACT PERSON:

Dena Thayer, Programs Administrator, Office of Intergovernmental Relations and Policy, 405-521-4326.

[OAR Docket #14-88; filed 1-24-14]

TITLE 340. DEPARTMENT OF HUMAN SERVICES CHAPTER 50. SUPPLEMENTAL NUTRITION ASSISTANCE PROGRAM

[OAR Docket #14-89]

RULEMAKING ACTION:

Notice of proposed PERMANENT rulemaking

PROPOSED RULES:

Subchapter 9. Eligibility and Benefit Determination Procedures

340:50-9-6 [AMENDED]

(Reference APA WF 13-02)

SUMMARY:

The proposed revision to Chapter 50 Subchapter 9 amends the rule to change the date a certification renewal is considered timely from the first to the 15th day of the last month of the certification period to comply with federal certification renewal timeliness regulations.

AUTHORITY:

Director of Human Services; Section 162 of Title 56 of the Oklahoma Statutes (O.S. 56 § 162); and 7 C.F.R. 273.14(c).

COMMENT PERIOD:

Written and oral comments are accepted February 18, 2014, through March 20, 2014, during regular business hours by contacting Laura Brown, Oklahoma Department of Human Services, Legal Services, PO Box 25352, Oklahoma City, OK 73125, 405-521-4396.

PUBLIC HEARING:

A public hearing has not been scheduled; however, pursuant to 75 O.S., § 303(B)(9), "persons may demand a hearing" by contacting the person listed above, no later than 5:00 p.m., March 20, 2014.

REQUESTS FOR COMMENTS FROM BUSINESS ENTITIES:

n/a

COPIES OF PROPOSED RULES:

Copies of proposed rules may be obtained for review by contacting the person listed above or going to www.okdhs.org/library/policy/pp/.

RULE IMPACT STATEMENT:

Pursuant to 75 O.S., Section 303(D), a rule impact statement has been prepared and is available for review by contacting the person listed above.

CONTACT PERSON:

Dena Thayer, Programs Administrator, Office of Intergovernmental Relations and Policy, 405-521-4326.

[OAR Docket #14-89; filed 1-24-14]

**TITLE 340. DEPARTMENT OF HUMAN SERVICES
CHAPTER 75. CHILD WELFARE SERVICES**

[OAR Docket #14-90]

RULEMAKING ACTION:

Notice of proposed PERMANENT rulemaking

PROPOSED RULES:

Subchapter 8. Therapeutic Foster Care and Developmental Disabilities Services

Part 1. Therapeutic Foster Care

340:75-8-1 [AMENDED]

340:75-8-4 [AMENDED]

340:75-8-6 through 340:75-8-14 [AMENDED]

(Reference WF 13-07)

SUMMARY:

The proposed amendments to Chapter 75 Subchapter 8 amend the rules to: (1) comply with federal and state statutes and regulations and Oklahoma Pinnacle Plan requirements related to the provision of child welfare service; and (2) update division, unit, and position titles consistent with the Oklahoma Department of Human Services (DHS) reorganization.

AUTHORITY:

Director of Human Services; Section 162 of Title 56 of the Oklahoma Statutes; and Title 45 of the Code of Federal Regulations (CFR) Parts 98 and 99.

COMMENT PERIOD:

Written and oral comments are accepted February 18, 2014, through March 20, 2014, during regular business hours by contacting Shirley Russell, Oklahoma Department of Human Services, Child Welfare Services, PO Box 25352, Oklahoma City, OK 73125, 405-521-2881.

PUBLIC HEARING:

A public hearing has not been scheduled; however, pursuant to 75 O.S., § 303(B)(9), "persons may demand a hearing" by contacting the person listed above, no later than 5:00 p.m., March 20, 2014.

REQUESTS FOR COMMENTS FROM BUSINESS ENTITIES:

n/a

COPIES OF PROPOSED RULES:

Copies of proposed rules may be obtained for review by contacting the person listed above or going to www.okdhs.org/library/policy/pp/.

RULE IMPACT STATEMENT:

Pursuant to 75 O.S., Section 303(D), a rule impact statement has been prepared and is available for review by contacting the person listed above.

CONTACT PERSON:

Dena Thayer, Programs Administrator, Office of Intergovernmental Relations and Policy, 405-521-4326.

[OAR Docket #14-90; filed 1-24-14]

**TITLE 340. DEPARTMENT OF HUMAN SERVICES
CHAPTER 105. AGING SERVICES DIVISION**

[OAR Docket #14-91]

RULEMAKING ACTION:

Notice of proposed PERMANENT rulemaking

PROPOSED RULES:

Subchapter 10. Policies and Procedures Manual for Title III of the Older Americans Act of 1965, as Amended

Part 7. Program Standards for Services Funded Under Title III

340:105-10-50.1 through 340:105-10-51 [AMENDED]

340:105-10-75 [AMENDED]

(Reference WF 13-01)

SUMMARY:

The proposed amendments to Chapter 105 Subchapter 10 amend the rules to match changes in state and federal legislation and rules.

AUTHORITY:

Director of Human Services; Section 162 of Title 56 of the Oklahoma Statutes (56 O.S. § 162); and The Older Americans Act of 1965, as Amended, Sections 305 and 307.

COMMENT PERIOD:

Written and oral comments are accepted February 18, 2014, through March 20, 2014, during regular business hours by contacting Jennifer Case, Oklahoma Department of Human Services, Aging Services, PO Box 25352, Oklahoma City, OK 73125, 405-521-4489.

PUBLIC HEARING:

A public hearing has not been scheduled; however, pursuant to 75 O.S., § 303(B)(9), "persons may demand a hearing" by contacting the person listed above, no later than 5:00 p.m., March 20, 2014.

REQUESTS FOR COMMENTS FROM BUSINESS ENTITIES:

n/a

COPIES OF PROPOSED RULES:

Copies of proposed rules may be obtained for review by contacting the person listed above or going to www.okdhs.org/library/policy/pp/.

Notices of Rulemaking Intent

RULE IMPACT STATEMENT:

Pursuant to 75 O.S., Section 303(D), a rule impact statement has been prepared and is available for review by contacting the person listed above.

CONTACT PERSON:

Dena Thayer, Programs Administrator, Office of Intergovernmental Relations and Policy, 405-521-4326.

[OAR Docket #14-91; filed 1-24-14]

TITLE 340. DEPARTMENT OF HUMAN SERVICES CHAPTER 110. LICENSING SERVICES

[OAR Docket #14-92]

RULEMAKING ACTION:

Notice of proposed PERMANENT rulemaking

PROPOSED RULES:

Subchapter 1. General Provisions

Part 1. Licensing Services-Child Care

340:110-1-8.1 [AMENDED]

340:110-1-10.1 [AMENDED]

Part 3. Licensing Services-Residential Care and Agencies

340:110-1-51 [AMENDED and RENUMBERED to OAC

340:110-1-8.1]

Subchapter 3. Licensing Standards for Child Care Facilities

Part 1. Requirements for Child Care Centers

340:110-3-2 through 340:110-3-3 [AMENDED]

340:110-3-5 [AMENDED]

340:110-3-6 [AMENDED]

340:110-3-7.1 [AMENDED]

340:110-3-10 [AMENDED]

340:110-3-33.2 [AMENDED]

Part 2. Requirements for Part-Day Children's Programs

340:110-3-36 through 340:110-3-37 [AMENDED]

340:110-3-39 [AMENDED]

340:110-3-41 through 340:110-3-42 [AMENDED]

Part 5. Requirements for Family Child Care Homes and

Large Family Child Care Homes

340:110-3-81 through 340:110-3-82 [AMENDED]

340:110-3-85 [AMENDED]

340:110-3-88 [AMENDED]

340:110-3-97.1 [AMENDED]

Part 9. Requirements for Residential Child Care Facilities

340:110-3-146 through 340:110-3-147 [AMENDED]

340:110-3-150 [AMENDED]

340:110-3-153.1 [AMENDED]

340:110-3-154 [AMENDED]

340:110-3-168 [AMENDED]

Part 14. Requirements for School-Age Programs

340:110-3-221 through 340:110-3-223 [AMENDED]

340:110-3-225 through 340:110-3-226 [AMENDED]

340:110-3-228 [AMENDED]

Subchapter 5. Requirements for Child-Placing Agencies

Part 1. Requirements for Child-Placing Agencies

340:110-5-3 through 340:110-5-4 [AMENDED]

340:110-5-8 [AMENDED]

340:110-5-12 [AMENDED]

Part 5. Requirements for Foster Home Agencies

340:110-5-57 [AMENDED]

(Reference APA WF 13-05)

SUMMARY:

The proposed amendments reflect revisions to rules per the Oklahoma Child Care Licensing Facilities Act as a result of Senate Bill (SB) 917. SB 917 amended statute with regard to: (1) provisions for fingerprinting processes and procedures relating to licensed child care facilities; (2) definitions for responsible entity and specialized services professionals; (3) clarifying rap back definition and unsupervised access to children; and (4) requiring parent notification when volunteers, who transport on an irregular basis, or specialized service professionals may not have been fingerprinted.

Revisions also remove the category of teen aides for child care center and school-age programs. Oklahoma Child Care Services (OCCS) was contacted by Oklahoma Department of Labor on May 17, 2013, regarding teen aide licensing requirements for child care centers and school-age programs. The teen aide category is being removed in response to clarification received from Oklahoma Department of Labor and also OKDHS Legal Services review of this language.

AUTHORITY:

Director of Human Services; Section 162 of Title 56 of the Oklahoma Statutes (56 O.S. § 162); Senate Bill 917; Oklahoma Child Care Facilities Licensing Act, 10 O.S. § 401 et seq.; and Oklahoma Department of Labor Child Labor Law, 40 O.S. §§ 70 and 77.

COMMENT PERIOD:

Written and oral comments are accepted February 18, 2014, through March 20, 2014, during regular business hours by contacting Mitzi Lee, Oklahoma Department of Human Services, Legal Services, PO Box 25352, Oklahoma City, OK 73125, 405-521-2556.

PUBLIC HEARING:

A public hearing has not been scheduled; however, pursuant to 75 O.S., § 303(B)(9), "persons may demand a hearing" by contacting the person listed above, no later than 5:00 p.m., March 20, 2014.

REQUESTS FOR COMMENTS FROM BUSINESS ENTITIES:

n/a

COPIES OF PROPOSED RULES:

Copies of proposed rules may be obtained for review by contacting the person listed above or going to www.okdhs.org/library/policy/pp/.

RULE IMPACT STATEMENT:

Pursuant to 75 O.S., Section 303(D), a rule impact statement has been prepared and is available for review by contacting the person listed above.

CONTACT PERSON:

Dena Thayer, Programs Administrator, Office of Intergovernmental Relations and Policy, 405-521-4326.

[OAR Docket #14-92; filed 1-24-14]

**TITLE 420. OKLAHOMA LIQUEFIED PETROLEUM GAS BOARD
CHAPTER 1. ADMINISTRATIVE RULES OF PROCEDURE**

[OAR Docket #14-100]

RULEMAKING ACTION:

Notice of proposed PERMANENT rulemaking.

PROPOSED RULES:

420:1-1-3. Location, office hours [AMENDED]

SUMMARY:

The proposed amendments to 420:1-1-3 simply update the new physical street address of the LP Gas Administration office and adds language to help clarify the office hours.

AUTHORITY:

Oklahoma Liquefied Petroleum Gas Board; Pursuant to Statute 420.3. Oklahoma Liquefied Petroleum Gas Board - Rules, regulations and specifications. Subsection (G)(H)

COMMENT PERIOD:

Persons may present their views, in written form, to the Oklahoma Liquefied Petroleum Gas Administration, 3815 N. Santa Fe, Suite 117, Oklahoma City, OK 73118. Comments will be accepted during the period from February 18, 2014 to March 21, 2014.

PUBLIC HEARING:

A Public Hearing is scheduled for 10:00 a.m., Monday, March 24, 2014, at 3815 N. Santa Fe, Suite 117, Oklahoma City, Oklahoma 73118. Interested persons may orally present their views at this time.

REQUESTS FOR COMMENTS FROM BUSINESS ENTITIES:

Business entities affected by these proposed rules are requested to provide the agency with information, in dollars amounts if possible, about the increase in the level of direct costs, indirect costs, or other costs expected to be incurred by the business entity due to compliance with the proposed rules. Business entities may submit this information in writing to Mr. Bill Glass at the above address during the period from February 18, 2014 to March 21, 2014.

COPIES OF PROPOSED RULES:

Copies of the proposed rules may be obtained by calling the Oklahoma Liquefied Petroleum Gas Administration at 405-521-2458. A \$5.00 charge will be assessed to offset copying charges and the cost of postage.

RULE IMPACT STATEMENT:

Pursuant to 75 O.S., Section 303(D), a rule impact statement will be available for review beginning February 18, 2014, at the above address for the Oklahoma Liquefied Petroleum Gas Administration.

CONTACT PERSON:

For information regarding the proposed rulemaking, contact Mr. Bill Glass, Administrator, at 405-521-2458.

[OAR Docket #14-100; filed 1-24-14]

**TITLE 420. OKLAHOMA LIQUEFIED PETROLEUM GAS BOARD
CHAPTER 10. LIQUEFIED PETROLEUM GAS ADMINISTRATION**

[OAR Docket #14-101]

RULEMAKING ACTION:

Notice of proposed PERMANENT rulemaking.

PROPOSED RULES:

420:10-1-5. Permits [AMENDED]

420:10-1-14. Standards for the storage and handling of liquefied petroleum gas [AMENDED]

SUMMARY:

The proposed amendments to 420:10-1-5 add new language to the Class VI Permit that creates two new endorsements in order to clearly differentiate between the two requirements, while requiring specific testing based on each endorsement. This will ultimately allow the permit holder to operate an attended LP Gas motor fuel refueling dispenser and/or an unattended self-service LP Gas motor fuel dispenser station. The first endorsement relates to Attended Autogas (AAG), which means a state licensed and trained person would be required to fill the cylinders or the motor vehicle. The second endorsement relates to the Unattended Autogas (UAG) which allows the public to refuel their propane powered motor vehicle on a self-service basis. An initial inspection fee has been added to defray the cost and expenses of the LP Gas Administration inspecting the initial installation of the unattended LP Gas motor fuel dispenser station. An annual inspection fee has also been proposed to defray the cost and expense of an annual safety inspection of the dispenser station.

The proposed amendments to 420:10-1-14 add new language that would require plans on any dispenser, including the unattended self-service LP Gas motor fuel dispenser stations, to be approved by the LP Gas Administration. The plan review fee charged by the LP Gas Administration has been increased from \$10.00 to \$100.00. The proposed amendment also deletes the requirement that a cylinder exchange cabinet be located with a minimum five (5) feet distance away from any source of ignition. The rule instead defers to the National Fire Protection Association (NFPA) Pamphlet 58 as to the location requirements of the cabinet. The proposed rule adds language to establish minimum installation and performance standards of unattended self-service LP Gas motor fuel dispenser stations. The dispensers must meet the applicable rules and regulations of the LP Gas Administration and the National Fire Protection Association (NFPA) Pamphlet 58. The proposed minimum standards also outline the minimum gallons per

Notices of Rulemaking Intent

minute dispensing rate, step by step operating instructions and signage requirements on the dispenser.

AUTHORITY:

Oklahoma Liquefied Petroleum Gas Board; Pursuant to Statute 420.3. Oklahoma Liquefied Petroleum Gas Board - Rules, regulations and specifications. Subsection (G)(H)

COMMENT PERIOD:

Persons may present their views, in written form, to the Oklahoma Liquefied Petroleum Gas Administration, 3815 N. Santa Fe, Suite 117, Oklahoma City, OK 73118. Comments will be accepted during the period from February 18, 2014 to March 21, 2014.

PUBLIC HEARING:

A Public Hearing is scheduled for 10:00 a.m., Monday, March 24, 2014, at 3815 N. Santa Fe, Suite 117, Oklahoma City, Oklahoma 73118. Interested persons may orally present their views at this time.

REQUESTS FOR COMMENTS FROM BUSINESS ENTITIES:

Business entities affected by these proposed rules are requested to provide the agency with information, in dollars amounts if possible, about the increase in the level of direct costs, indirect costs, or other costs expected to be incurred by the business entity due to compliance with the proposed rules. Business entities may submit this information in writing to Mr. Bill Glass at the above address during the period from February 18, 2014 to March 21, 2014.

COPIES OF PROPOSED RULES:

Copies of the proposed rules may be obtained by calling the Oklahoma Liquefied Petroleum Gas Administration at 405-521-2458. A \$5.00 charge will be assessed to offset copying charges and the cost of postage.

RULE IMPACT STATEMENT:

Pursuant to 75 O.S., Section 303(D), a rule impact statement will be available for review beginning February 18, 2014, at the above address for the Oklahoma Liquefied Petroleum Gas Administration.

CONTACT PERSON:

For information regarding the proposed rulemaking, contact Mr. Bill Glass, Administrator, at 405-521-2458.

[OAR Docket #14-101; filed 1-24-14]

TITLE 515. PARDON AND PAROLE BOARD CHAPTER 1. PROCEDURES OF THE PARDON AND PAROLE BOARD

[OAR Docket #14-59]

RULE MAKING ACTION:

Notice of proposed PERMANENT rulemaking

PROPOSED RULES:

Subchapter 4. Parole Processing [NEW]

515:1-4-1. Parole Processing for Violent Offenses [NEW]

515:1-4-2. Parole Certificate Processing for Violent Offenses [NEW]

515:1-4-3. Parole Processing for Non-Violent Offenses [NEW]

515:1-4-4. Parole Certificate Processing for Non-Violent Offenses [NEW]

SUMMARY:

As of November 1, 2012 the Governor processes violent paroles and the Pardon and Parole Board processes non-violent paroles, therefore a new procedure was developed for processing violent and non-violent paroles. The rules describe that process.

AUTHORITY:

Pardon and Parole Board; Article 6, Section 10, Oklahoma Constitution; 57 O.S., Sections 332 et seq.

COMMENT PERIOD:

February 19, 2014 8:00 a.m. until March 21, 2014 5:00 p.m., written comments may be submitted to the Oklahoma Pardon and Parole Board attention General Counsel. 120 N Robinson Suite 900W Oklahoma City, OK 73102.

PUBLIC HEARING:

A public hearing has not been scheduled; however, pursuant to 75 O.S., Section 303(B)(9), "persons may demand a hearing" by contacting the General Counsel at (405) 602-5863, no later than 5:00 p.m. on March 28, 2014.

REQUEST FOR COMMENTS FROM BUSINESS ENTITIES:

N/A

COPIES OF PROPOSED RULES:

Interested persons may obtain copies of proposed rules in person from the Pardon and Parole Board's Office located at First National Center, 120 N. Robinson Ave., Suite 900W, Oklahoma City, Oklahoma or by written request to the attention of the General Counsel at the address above. Copies of proposed rules may be obtained at a cost of .25 cents per page copying charge from the Pardon and Parole Board.

RULE IMPACT STATEMENT:

Pursuant to 75 O.S., Section 303(D) a Rule Impact Statement will be prepared and will be available for review at the Pardon and Parole Board office, located at the First National Center, 120 N. Robinson Ave., Suite 900W, Oklahoma City, Oklahoma, on or after publication of this Notice of Rulemaking Intent on January 13, 2014.

CONTACT PERSON:

Tracy L. George Acting Executive Director, [Deputy Director], Pardon and Parole Board, First National Center, 120 N. Robinson Ave., Suite 900W, Oklahoma City, Oklahoma 73102, (405) 602-5863, ext. 456

[OAR Docket #14-59; filed 1-13-14]

**TITLE 575. STATE BOARD OF EXAMINERS OF PSYCHOLOGISTS
CHAPTER 10. LICENSURE OF PSYCHOLOGISTS**

[OAR Docket #14-94]

RULEMAKING ACTION:

Notice of proposed PERMANENT rulemaking

PROPOSED RULES:

- 575:10-1-2. Requirements to become licensed as a psychologist [AMENDED]
- 575:10-1-3. Private Practice Under Supervision [AMENDED]
- 575:10-1-5. Psychologists' licenses; license status; public inquiries [AMENDED]
- 575:10-1-9. Fees after becoming licensed as a psychologist [AMENDED]

SUMMARY:

The Board is proposing possible rule changes for the board to appoint a committee to approve applications to sit for the licensure examinations which will allow applications to be processed in a more efficient and timely manner. The board is also revising the annual license renewal fee language to not exceed the current license renewal fee which will allow the board to lower the annual renewal fees if possible.

AUTHORITY:

The State Board of Examiners of Psychologists has the authority to promulgate Rules for this area of control according to Title 59, O.S. 1981, Section 1352.1(8).

COMMENT PERIOD:

Written comments will be accepted February 18, 2014 through March 21, 2014 at: 201 NE 38th Terrace, Suite 3, Oklahoma City, OK 73105, Attn: Teanne Rose.

PUBLIC HEARING:

A public hearing is scheduled on Friday, March 28, 2013, 9:00 am, at the Oklahoma Attorney General's Office, 313 NE 21st Street, Oklahoma City, OK 73105.

COPIES OF THE PROPOSED RULES:

Copies of the proposed rules may be obtained from the Oklahoma Board of Examiners of Psychologists, 201 NE 38th Terrace, Suite 3, Oklahoma City, Oklahoma 73105. Telephone (405) 524-9094

RULE IMPACT STATEMENT:

The rule impact statement may be obtained from the Oklahoma Board of Examiners of Psychologists, 201 NE 38th Terrace, Suite 3, Oklahoma City, Oklahoma, 73105. Telephone (405)524-9094

CONTACT PERSON:

Teanne Rose, Executive Officer, (405) 524-9094

[OAR Docket #14-94; filed 1-24-14]

**TITLE 595. DEPARTMENT OF PUBLIC SAFETY
CHAPTER 10. CLASS D DRIVER LICENSES AND IDENTIFICATION CARDS AND MOTOR LICENSE AGENT PROCEDURES**

[OAR Docket #14-77]

RULEMAKING ACTION:

Notice of proposed PERMANENT rulemaking

PROPOSED RULE:

- Subchapter 1. Procedures for Obtaining and Maintaining a Driver License or Identification Card
 - Part 5. Driver License Replacement
 - 595:10-1-18. Procedure for obtaining a replacement driver license [AMENDED]
 - Part 7. Identification Cards
 - 595:10-1-26. Procedure for obtaining a renewal identification card [AMENDED]
 - 595:10-1-27. Procedure for obtaining a replacement identification card [AMENDED]

SUMMARY:

These proposed PERMANENT rules provide a renewal or replacement by mail of an Oklahoma Driver License or Oklahoma Identification Card provided the immediately previous renewal or replacement was completed in person.

AUTHORITY:

Commissioner of Public Safety; 47 O.S. § 6-101 et seq.

COMMENT PERIOD:

Interested persons may present their views regarding these rules in writing to the contact person referenced below. Comments will be accepted up to the close of the public hearing.

PUBLIC HEARING:

A public hearing regarding these proposed rules will be held at **9:00 am, Monday, March 24, 2014**, at the **Administrative Offices of the Board of Tests for Alcohol and Drug Influence, located at 3600 N. Martin Luther King Ave., Building 9, Oklahoma City, OK 73111**. Anyone who wishes to speak must sign in at the door by **9:05 pm.**

REQUEST FOR COMMENTS FROM BUSINESS ENTITIES:

Any business entity affected by these proposed rules is requested to provide the Department of Public Safety, in writing to the contact person and within the comment period or at the public hearing, in dollar amounts if possible, the increase in the level of direct costs such as fees, and indirect costs such as reporting, record keeping, equipment, construction, labor, professional services, revenue loss, or other costs expected to be incurred due to compliance with these proposed rules.

COPIES OF PROPOSED RULES:

A copy of the proposed rules may be obtained from the Department's website, <http://www.dps.state.ok.us/rules/> or from the contact person.

Notices of Rulemaking Intent

RULE IMPACT STATEMENT:

A Rule Impact Statement for the proposed rules will be prepared, as required by 75 O.S. § 303(D), and may be obtained from the contact person.

CONTACT PERSON:

Kimberly D. Dammen, DPS Legislative Services Manager, Department of Public Safety, 3600 N. Martin Luther King Ave., PO Box 11415, Oklahoma City, OK 73136-0415. Phone: 405.425.2140. E-mail: kdammen@dps.state.ok.us

[OAR Docket #14-77; filed 1-23-14]

TITLE 595. DEPARTMENT OF PUBLIC SAFETY CHAPTER 15. FINANCIAL RESPONSIBILITY

[OAR Docket #14-78]

RULEMAKING ACTION:

Notice of proposed PERMANENT rulemaking

PROPOSED RULE:

Subchapter 5. Oklahoma Temporary Motorist Liability Plan [NEW]

595:15-5-1. Purpose [NEW]

595:15-5-2. General procedure [NEW]

SUMMARY:

The proposed PERMANENT rules are designed to assist law enforcement officers apply the provisions of 47 O.S. § 7-621 uniformly across the state of Oklahoma. These rules give guidance to the officer on the seizure of the license plate of a motorist found to not be in compliance with the state's Compulsory Insurance Law and directs the officer in the step he must take during and after the seizure and instructs the driver on steps he or she must take to reclaim the license plate. The rules further explain the use of a temporary sticker or temporary license plate used to identify vehicles to other law enforcement officer that have had the permanent license plates seized under this statute.

AUTHORITY:

The Department of Public Safety; 47 O.S. § 7-621.

COMMENT PERIOD:

Interested persons may present their views regarding these rules in writing to the contact person referenced below. Comments will be accepted up to the close of the public hearing.

PUBLIC HEARING:

A public hearing regarding these proposed rules will be held at **3:00 pm, Monday, March 24, 2014**, at the **Administrative Offices of the Board of Tests for Alcohol and Drug Influence, located at 3600 N. Martin Luther King Ave., Building 9, Oklahoma City, OK 73111**. Anyone who wishes to speak must sign in at the door by **3:05 pm**.

REQUEST FOR COMMENTS FROM BUSINESS ENTITIES:

Any business entity affected by these proposed rules is requested to provide the Department of Public Safety, in writing to the contact person and within the comment period or at the public hearing, in dollar amounts if possible, the increase in the level of direct costs such as fees, and indirect costs such as reporting, record keeping, equipment, construction, labor, professional services, revenue loss, or other costs expected to be incurred due to compliance with these proposed rules.

COPIES OF PROPOSED RULES:

A copy of the proposed rules may be obtained from the Department's website, <http://www.dps.state.ok.us/rules/> or from the contact person.

RULE IMPACT STATEMENT:

A Rule Impact Statement for the proposed rules will be prepared, as required by 75 O.S. § 303(D), and may be obtained from the contact person.

CONTACT PERSON:

Kimberly D. Dammen, DPS Legislative Services Manager, Department of Public Safety, 3600 N. Martin Luther King Ave., PO Box 11415, Oklahoma City, OK 73136-0415. Phone: 405.425.2140. E-mail: kdammen@dps.state.ok.us

[OAR Docket #14-78; filed 1-23-14]

TITLE 595. DEPARTMENT OF PUBLIC SAFETY CHAPTER 25. WRECKERS AND TOWING SERVICES

[OAR Docket #14-79]

RULEMAKING ACTION:

Notice of proposed PERMANENT rulemaking

PROPOSED RULE:

Subchapter 1. General Provisions

595:25-1-2. Definitions [AMENDED]

595:25-1-3. General policies [AMENDED]

Subchapter 3. Wrecker License

595:25-3-1. General requirements [AMENDED]

595:25-3-2. Applications [AMENDED]

Subchapter 5. All Wrecker Operators

595:25-5-1. Physical requirements for storage facility [AMENDED]

595:25-5-3. Operation [AMENDED]

595:25-5-4. Insurance [AMENDED]

595:25-5-7. Tow request and authorization forms [AMENDED]

595:25-5-9. Inspections [AMENDED]

Subchapter 7. Class AA Operators

595:25-7-2. Release and holding of a vehicle by ~~Class AA wrecker operators~~ [AMENDED]

Subchapter 9. Oklahoma Highway Patrol Rotation Log - Additional Requirements

595:25-9-1. Oklahoma Highway Patrol Rotation Log [AMENDED]

595:25-9-2. Operator requirements [AMENDED]

Subchapter 11. Denial, Suspension, Revocation, or Cancellation of License; Denial or Removal of Class AA Operators from Rotation Log of the Oklahoma Highway Patrol

595:25-11-3. Procedure [AMENDED]

SUMMARY:

The proposed amendments to this chapter will clarify the definitions used in the regulation of wrecker and towing services and the requirements of operators. These proposed amendments address the ambiguities and compliance problems for wrecker services in Oklahoma and to provide for adequate protection for individuals whose vehicles have been towed.

AUTHORITY:

The Department of Public Safety; 47 O.S. § 952(B).

COMMENT PERIOD:

Interested persons may present their views regarding these rules in writing to the contact person referenced below. Comments will be accepted up to the close of the public hearing.

PUBLIC HEARING:

A public hearing regarding these proposed rules will be held at **1:00 pm, Monday, March 24, 2014**, at the **Administrative Offices of the Board of Tests for Alcohol and Drug Influence, located at 3600 N. Martin Luther King Ave., Building 9, Oklahoma City, OK 73111**. Anyone who wishes to speak must sign in at the door by **1:05 pm**.

REQUEST FOR COMMENTS FROM BUSINESS ENTITIES:

Any business entity affected by these proposed rules is requested to provide the Department of Public Safety, in writing to the contact person and within the comment period or at the public hearing, in dollar amounts if possible, the increase in the level of direct costs such as fees, and indirect costs such as reporting, record keeping, equipment, construction, labor, professional services, revenue loss, or other costs expected to be incurred due to compliance with these proposed rules.

COPIES OF PROPOSED RULES:

A copy of the proposed rules may be obtained from the Department's website, <http://www.dps.state.ok.us/rules/> or from the contact person.

RULE IMPACT STATEMENT:

A Rule Impact Statement for the proposed rules will be prepared, as required by 75 O.S. § 303(D), and may be obtained from the contact person.

CONTACT PERSON:

Kimberly D. Dammen, DPS Legislative Services Manager, Department of Public Safety, 3600 N. Martin Luther King Ave., PO Box 11415, Oklahoma City, OK 73136-0415. Phone: 405.425.2140. E-mail: kdammen@dps.state.ok.us

[OAR Docket #14-79; filed 1-23-14]

**TITLE 595. DEPARTMENT OF PUBLIC SAFETY
CHAPTER 30. SIZE AND WEIGHT PERMITS**

[OAR Docket #14-80]

RULEMAKING ACTION:

Notice of proposed PERMANENT rulemaking

PROPOSED RULE:

Subchapter 3. Size and Weight Permit Load

595:30-3-2. A permit is a legal document; permit types

595:30-3-3. Requesting, obtaining, and paying for a permit

595:30-3-4. Conditions and restrictions

595:30-3-8. Provisional permit book

595:30-3-9. Suspension of permits obtained by provisional method

595:30-3-17. Requirements for escort vehicles and escort vehicle operators

595:30-3-17.1. Certification of operators of escort vehicles for hire

595:30-3-18. Oversize vehicles and loads

595:30-3-19. Manufactured homes and industrialized housing

SUMMARY:

The purpose of the amendments to these rules is to update the existing rules and remove rules that are now obsolete due to advancement in technologies and processes. Furthermore, the amendments help to provide a standardized set of information and rules that will be clear and concise.

AUTHORITY:

Commissioner of Public Safety; 47 O.S. § 6-101 et seq.

COMMENT PERIOD:

Interested persons may present their views regarding these rules in writing to the contact person referenced below. Comments will be accepted up to the close of the public hearing.

PUBLIC HEARING:

A public hearing regarding these proposed rules will be held at **10:00 am, Monday, March 24, 2014**, at the **Administrative Offices of the Board of Tests for Alcohol and Drug Influence, located at 3600 N. Martin Luther King Ave., Building 9, Oklahoma City, OK 73111**. Anyone who wishes to speak must sign in at the door by **10:05 am**.

REQUEST FOR COMMENTS FROM BUSINESS ENTITIES:

Any business entity affected by these proposed rules is requested to provide the Department of Public Safety, in writing to the contact person and within the comment period or at the public hearing, in dollar amounts if possible, the increase in the level of direct costs such as fees, and indirect costs such as reporting, record keeping, equipment, construction, labor, professional services, revenue loss, or other costs expected to be incurred due to compliance with these proposed rules.

Notices of Rulemaking Intent

COPIES OF PROPOSED RULES:

A copy of the proposed rules may be obtained from the Department's website, <http://www.dps.state.ok.us/rules/> or from the contact person.

RULE IMPACT STATEMENT:

A Rule Impact Statement for the proposed rules will be prepared, as required by 75 O.S. § 303(D), and may be obtained from the contact person.

CONTACT PERSON:

Kimberly D. Dammen, DPS Legislative Services Manager, Department of Public Safety, 3600 N. Martin Luther King Ave., PO Box 11415, Oklahoma City, OK 73136-0415. Phone: 405.425.2757. E-mail: kdammen@dps.state.ok.us

[OAR Docket #14-80; filed 1-23-14]

TITLE 605. OKLAHOMA REAL ESTATE COMMISSION CHAPTER 10. REQUIREMENTS, STANDARDS AND PROCEDURES

[OAR Docket #14-81]

RULEMAKING ACTION:

Notice of proposed PERMANENT rulemaking.

PROPOSED RULES:

Subchapter 1. General Provisions

605:10-1-4. [AMENDED]

Subchapter 3. Education and Examination Requirements

605:10-3-3 [AMENDED]

605:10-3-6 [AMENDED]

Subchapter 5. Instructor and Entity Requirements and Standards

605:10-5-1.1 [AMENDED]

605:10-5-2. [AMENDED]

Subchapter 7. Licensing Procedures and Options

605:10-7-2. [AMENDED]

605:10-7-9 [AMENDED]

605:10-7-10 [AMENDED]

Appendix A. Residential Property Condition Disclosure Statement [REVOKED]

Appendix A. Residential Property Condition Disclosure Statement [NEW]

Appendix B. Residential Property Condition Disclosure Statement Form [REVOKED]

Appendix B. Residential Property Condition Disclosure Statement Form [NEW]

SUMMARY:

Permanent revisions to the Rules and Regulations are proposed as described herein. These proposed amendments affect real estate licensees, school entities and instructors, and the general public. If promulgated, these rules will have an effective date of July 1, 2014. Proposed revisions are summarized as follows:

605:10-1-4. Returned Checks - Disposition - Amending the requirement that a dishonored check shall be prima facie

evidence of a code and rules violation, changing the word "shall" to "may", allowing the Commission greater discretion when resolving these cases.

605:10-3-3. Proceedings upon application for a license - Adding language that specifies approved applications are valid for ninety (90) days.

605:10-3-6. Continuing Education Requirements - Changing number of required subject matter continuing education from twelve (12) required hours to six (6) required hours, requiring licensees to take at least one (1) hour each in Broker Relationships Act, Fair Housing, Professional Conduct, Contract and Forms, and Current Issues. The remaining fifteen (15) required hours could be elective courses. Brokers would complete at least six (6) hours of required subject matter in addition to the Broker in Charge course.

605:10-5-1.1. Approval of a post-license course - Allowing entities seven (7) days from the completion of an offering to submit the list of licensees who successfully completed the entity.

605:10-5-2. Approval of a continuing education course - Changing language that disallows recruitment on a facility or premise used for education, to disallowing recruitment in the classroom only. Allowing entities seven (7) days from the completion of an offering to submit the list of licensees who successfully completed the offering.

605:10-7-2. License terms and fees; renewals; reinstatements - Adding language that clarifies what an entity should do to reinstate license. Clarifying the time frame for a licensee whose fingerprint card is rejected.

605:10-7-9. Nonresident licensing - Specifying that no out-of-state licensee applying for an Oklahoma license shall be issued an Oklahoma license higher than that of the one in their current state. Requiring nonresident applicants to take Oklahoma-specific courses or their equivalent prior to licensure, including Broker Relationships Act, Code and Rules, and Contract and Forms.

605:10-7-10. Resident applicants currently or previously licensed in other jurisdictions - Adding language that such approved applications shall be valid for ninety (90) days. Specifying that no resident applicant currently or previously licensed in another jurisdiction shall be issued an Oklahoma license without taking Oklahoma-specific courses or their equivalent prior to licensure, including Broker Relationships Act, Code and Rules, and Contract and Forms. Specifying that no such license shall be renewed with an active status without taking Oklahoma-specific courses or their equivalent prior to renewal, including Broker Relationships Act, Code and Rules, and Contract and Forms.

APPENDIX A. RESIDENTIAL PROPERTY CONDITION DISCLOSURE STATEMENT - Reformatting. Adding that any leases the property is subject to shall be disclosed on the disclosure form to a potential purchaser of real estate.

APPENDIX B. RESIDENTIAL PROPERTY CONDITION DISCLOSURE STATEMENT FORM

- Updating Oklahoma Real Estate Commission contact information on bottom of form.

AUTHORITY:

Oklahoma Real Estate Commission; 59 O.S., Section 858-208

COMMENT PERIOD:

Persons wishing to present their views orally or in writing may do so before 10:00 a.m. on March 20, 2014 at the following address:

Oklahoma Real Estate Commission
Denver N. Davison Building
1915 North Stiles, Suite 200
Oklahoma City, Oklahoma 73105-4919

PUBLIC HEARING:

A public hearing will be held to provide an opportunity for persons to orally present their views. Each person will be allowed a maximum of 10 minutes to speak and must sign in at the door. Date, time and place of public hearing:

March 20, 2014 - 10:00 a.m.
Denver N. Davison Building
1915 North Stiles, Suite 200
Oklahoma City, Oklahoma 73105-4919

REQUESTS FOR COMMENTS FROM BUSINESS ENTITIES:

N/A

COPIES OF PROPOSED RULES:

Copies of proposed rules may be obtained for review by the public between 8:00 a.m. and 4:30 p.m., Monday through Friday, (with the exception of legal holidays) at the following location:

Oklahoma Real Estate Commission
Denver N. Davison Building
1915 North Stiles, Suite 200
Oklahoma City, Oklahoma 73105-4919

RULE IMPACT STATEMENT:

Pursuant to 75 O.S., Section 303 (D), a rule impact statement will be prepared and available on January 27, 2014 at the Oklahoma Real Estate Commission (address and phone number listed above).

CONTACT PERSON:

Charla Slabotsky - (405) 521-3387

[OAR Docket #14-81; filed 1-23-14]

**TITLE 610. STATE REGENTS FOR HIGHER EDUCATION
CHAPTER 10. ACADEMIC AFFAIRS**

[OAR Docket #14-95]

RULEMAKING ACTION:

Notice of proposed PERMANENT rulemaking
PROPOSED RULES:

Subchapter 1. State Authorization [NEW]

610:10-1-1. Purpose [NEW]

610:10-1-2. Definitions [NEW]

610:10-1-3. Authorization to operate in the state [NEW]

610:10-1-4. Standards for program authorization [NEW]

610:10-1-5. Standards for operation [NEW]

610:10-1-6. Reporting requirements [NEW]

SUMMARY:

The proposed rule changes address the following issues:

In October 2010, the United States Department of Education issued new regulations, including, but not limited to, 34 C.F.R. 600.9 (a), for programs authorized under Title IV of the Higher Education Act of 1965, as amended, to hold institutions accountable for preparing students for gainful employment, protect students from misleading recruiting practices, ensure that only eligible students receive financial aid, and strengthen federal student aid programs at for-profit, non-profit, and public institutions. The regulations and federal guidance provide that States must take an "active role" in approving institutions operating educational programs beyond secondary education. These rules delineate the active role of the State of Oklahoma in that process.

AUTHORITY:

70 O.S. §4103; Oklahoma State Regents for Higher Education

COMMENT PERIOD:

Interested persons may submit written and oral comments to David B. Harting, Assistant General Counsel, Oklahoma State Regents for Higher Education, 655 Research Parkway, Suite 200, Oklahoma City, OK, 73104, by 5:00 p.m., March 20, 2014.

PUBLIC HEARING:

A public hearing has not been scheduled; however, one can be requested by contacting David B. Harting, Assistant General Counsel, Oklahoma State Regents for Higher Education, 655 Research Parkway, Suite 200, Oklahoma City, OK, 73104 by 5:00 p.m., March 20, 2014.

REQUESTS FOR COMMENTS FROM BUSINESS ENTITIES:

N/A

COPIES OF PROPOSED RULES:

Copies of proposed rules may be obtained at the Office of the Chancellor, Oklahoma State Regents for Higher Education, 655 Research Parkway, Suite 200, Oklahoma City, OK, 73104.

RULE IMPACT STATEMENT:

Copies of the rule impact statement may be obtained at the Office of the Chancellor, Oklahoma State Regents for Higher Education, 655 Research Parkway, Suite 200, Oklahoma City, OK, 73104 on and after February 1, 2014.

CONTACT PERSON:

David B. Harting, Assistant General Counsel, Oklahoma State Regents for Higher Education, (405) 225-9289.

[OAR Docket #14-95; filed 1-24-14]

Notices of Rulemaking Intent

TITLE 645. OKLAHOMA SCHOOL OF SCIENCE AND MATHEMATICS CHAPTER 10. USE OF THE OKLAHOMA SCHOOL OF SCIENCE AND MATHEMATICS BY NONRESIDENT STUDENTS AND EXTERNAL PARTIES

[OAR Docket #14-93]

RULEMAKING ACTION:

Notice of proposed PERMANENT rulemaking

PROPOSED RULES:

Chapter 10. Use of the Oklahoma School of Science and Mathematics by Nonresident Students and External Parties [NEW]

SUMMARY:

The rules of this new Chapter are being proposed to implement the new section of law codified in the Oklahoma Statutes as Section 1210.405 of Title 70. The proposed rules will set out policies and procedures 1) that provide for the acceptance of students residing outside of Oklahoma and outside the U.S. for course enrollment offered by OSSM in an amount not to exceed 10 percent (10%) of the total student enrollment of OSSM; and 2) to offer for rent OSSM facilities located on the school's main campus in Oklahoma City; and 3) to develop educational programs and professional development workshops offered during summer periods for which tuition, room and board, and fee rates may be established.

AUTHORITY:

Oklahoma School of Science and Mathematics Board of Trustees, 70 OS. § 1210.403; 70 O.S. § 1210.405

COMMENT PERIOD:

Persons who wish to present their views orally or in writing may do so before 5 p.m. on March 20, 2014, at the following address: Oklahoma School of Science and Mathematics, 1141 North Lincoln Blvd., Oklahoma City, Okla., 73104.

REQUEST FOR COMMENTS FROM BUSINESS ENTITIES:

N/A

PUBLIC HEARING:

A public hearing will be held on March 20, 2014, 10:00 A.M. at OSSM, 1141 North Lincoln Blvd., Oklahoma City, Okla., 73104

COPIES OF PROPOSED RULES:

Copies of the Proposed Rules may be obtained from OSSM, 1141 North Lincoln Blvd., Oklahoma City, Okla., 73104.

RULE IMPACT STATEMENT:

Pursuant to 750.S, Section 303 (D), a rule impact statement will be prepared and may be obtained from OSSM at the above address beginning March 5, 2014.

CONTACT PERSON:

Dr. Frank Wang, President, 405.521.6436

[OAR Docket #14-93; filed 1-24-14]

TITLE 780. OKLAHOMA DEPARTMENT OF CAREER AND TECHNOLOGY EDUCATION CHAPTER 10. ADMINISTRATION AND SUPERVISION

[OAR Docket #14-83]

RULEMAKING ACTION:

Notice of proposed PERMANENT rulemaking

PROPOSED RULES:

Subchapter 7. Local Programs, Career Majors or Instructional Positions: Application; Student Accounting; Evaluation [AMENDED]

SUMMARY:

For the purpose of determining eligibility for federal student financial assistance programs administered by the U.S. Department of Education, the Oklahoma State Board of Career and Technology Education is recognized by the United States Secretary of Education for the approval/accreditation of all public postsecondary *CareerTech* institutions and programs, courses and career majors that are not offered for college credit or under jurisdiction of the Oklahoma State Regents for Higher Education. Moving forward, we need to consider our customers' needs, offering an experience that is customizable and flexible for learning, with an accreditation system to match. These new rules, for pilot schools and 2014-15 and for all schools in 2015-16, are needed to improve the current accreditation process from a mere compliance model to one of continuous quality improvement.

AUTHORITY:

Oklahoma State Board of Career and Technology Education; 70 O.S. 2011, § 14-103, 70 O.S. 2011, § 14-104, as amended.

COMMENT PERIOD:

Persons wishing to present their views orally or in writing may do so from February 18 through March 21, 2014, to Kalee Isenhour, at the Office of the State Board of Career and Technology Education, Rm. 1-18, Oliver Hodge Memorial Building, 2500 N. Lincoln Blvd., Oklahoma City, Oklahoma 73105-4599.

PUBLIC HEARING:

A public hearing will be held at 9:30 a.m., Tuesday, March 25, 2014, in Room 1-20, Oliver Hodge Memorial Building, 2500 N. Lincoln Blvd., Oklahoma City, Oklahoma 73105. Anyone who wishes to speak must sign in at the door.

REQUESTS FOR COMMENTS FROM BUSINESS ENTITIES:

N/A

COPIES OF PROPOSED RULES:

Copies will be on file for public viewing beginning February 18, 2014, in the Office of the State Board of Career and Technology Education, Rm. 1-18, Oliver Hodge Memorial Building, 2500 N. Lincoln Blvd., Oklahoma City, Oklahoma 73105.

RULE IMPACT STATEMENT:

A Rule Impact Statement will be prepared as required by law, and will be available beginning February 18, 2014, at the Office of the State Board of Career and Technology Education, Rm. 1-18, Oliver Hodge Memorial Building, 2500 N. Lincoln Blvd., Oklahoma City, Oklahoma.

CONTACT PERSON:

Marie Saatkamp, Human Resources Specialist, 405-743-5455

[OAR Docket #14-83; filed 1-24-14]

TITLE 780. OKLAHOMA DEPARTMENT OF CAREER AND TECHNOLOGY EDUCATION CHAPTER 15. TECHNOLOGY CENTERS

[OAR Docket #14-84]

RULEMAKING ACTION:

Notice of proposed PERMANENT rulemaking

PROPOSED RULES:

Subchapter 3. Technology Centers Education [AMENDED]

SUMMARY:

The Technology Center Administrator Credential rule provides the process by which a person becomes eligible to be an administrator in an Oklahoma technology center. The intent of the rule change is to streamline the provisional process to one option rather than two.

AUTHORITY:

Oklahoma State Board of Career and Technology Education; 70 O.S. 2011, § 14-103, 70 O.S. 2011, § 14-104, as amended.

COMMENT PERIOD:

Persons wishing to present their views orally or in writing may do so from February 18 through March 21, 2014, to Kalee Isenhour, at the Office of the State Board of Career and Technology Education, Rm. 1-18, Oliver Hodge Memorial Building, 2500 N. Lincoln Blvd., Oklahoma City, Oklahoma 73105-4599.

PUBLIC HEARING:

A public hearing will be held at 9:30 a.m., Tuesday, March 25, 2014, in Room 1-20, Oliver Hodge Memorial Building, 2500 N. Lincoln Blvd., Oklahoma City, Oklahoma 73105. Anyone who wishes to speak must sign in at the door.

REQUESTS FOR COMMENTS FROM BUSINESS ENTITIES:

N/A

COPIES OF PROPOSED RULES:

Copies will be on file for public viewing beginning February 18, 2014, in the Office of the State Board of Career and Technology Education, Rm. 1-18, Oliver Hodge Memorial Building, 2500 N. Lincoln Blvd., Oklahoma City, Oklahoma 73105.

RULE IMPACT STATEMENT:

A Rule Impact Statement will be prepared as required by law, and will be available beginning February 18, 2014, at the Office of the State Board of Career and Technology Education, Rm. 1-18, Oliver Hodge Memorial Building, 2500 N. Lincoln Blvd., Oklahoma City, Oklahoma.

CONTACT PERSON:

Marie Saatkamp, Human Resources Specialist, 405-743-5455

[OAR Docket #14-84; filed 1-24-14]

TITLE 780. OKLAHOMA DEPARTMENT OF CAREER AND TECHNOLOGY EDUCATION CHAPTER 20. PROGRAMS AND SERVICES

[OAR Docket #14-85]

RULEMAKING ACTION:

Notice of proposed PERMANENT rulemaking

PROPOSED RULES:

Subchapter 3. Secondary, Full-Time and Short-Term Adult CareerTech Programs [AMENDED]

SUMMARY:

Wording is being changed in order to reflect the Science, Technology, Engineering, and Mathematics Division (STEM) and all the subchapters that lie within the division: Technology Engineering, Pre-Engineering, Biomedical Sciences, and Biotechnology at the secondary level. The proposed rule amendment clarifies agency policy in regards to Agricultural Education program placement within the CareerTech system.

AUTHORITY:

Oklahoma State Board of Career and Technology Education; 70 O.S. 2011, § 14-103, 70 O.S. 2011, § 14-104, as amended.

COMMENT PERIOD:

Persons wishing to present their views orally or in writing may do so from February 18 through March 21, 2014, to Kalee Isenhour, at the Office of the State Board of Career and Technology Education, Rm. 1-18, Oliver Hodge Memorial Building, 2500 N. Lincoln Blvd., Oklahoma City, Oklahoma 73105-4599.

PUBLIC HEARING:

A public hearing will be held at 9:30 a.m., Tuesday, March 25, 2014, in Room 1-20, Oliver Hodge Memorial Building, 2500 N. Lincoln Blvd., Oklahoma City, Oklahoma 73105. Anyone who wishes to speak must sign in at the door.

REQUESTS FOR COMMENTS FROM BUSINESS ENTITIES:

N/A

COPIES OF PROPOSED RULES:

Copies will be on file for public viewing beginning February 18, 2014, in the Office of the State Board of Career and Technology Education, Rm. 1-18, Oliver Hodge Memorial

Notices of Rulemaking Intent

Building, 2500 N. Lincoln Blvd., Oklahoma City, Oklahoma 73105.

RULE IMPACT STATEMENT:

A Rule Impact Statement will be prepared as required by law, and will be available beginning February 18, 2014, at the Office of the State Board of Career and Technology Education, Rm. 1-18, Oliver Hodge Memorial Building, 2500 N. Lincoln Blvd., Oklahoma City, Oklahoma.

CONTACT PERSON:

Marie Saatkamp, Human Resources Specialist,
405-743-5455

[OAR Docket #14-85; filed 1-24-14]

Submissions for Review

Within 10 calendar days after adoption by an agency of a proposed PERMANENT rulemaking action, the agency must submit the proposed rules to the Governor and the Legislature for review. In addition, the agency must publish in the *Register* a "statement" that the rules have been submitted for gubernatorial/legislative review.

For additional information on submissions for gubernatorial/legislative review, see 75 O.S., Section 303.1, 303.2, and 308.

TITLE 240. OKLAHOMA EMPLOYMENT SECURITY COMMISSION CHAPTER 1. GENERAL PROVISIONS

[OAR Docket #14-56]

RULEMAKING ACTION:

Submission for gubernatorial/legislative review

RULES:

- Subchapter 3. Records and Inspections
- 240:1-3-3. Confidential records [AMENDED]
- 240:1-3-5. ~~Charges~~ Copying and reproductions fees [AMENDED]
- 240:1-3-6. Search fees [AMENDED]
- 240:1-3-9. Release of confidential information to specific government agencies [AMENDED]
- Subchapter 5. Local Project Funding
- 240:1-5-5. Affidavit of LPF officer [AMENDED]
- 240:1-5-6. Serial numbering of local project funding contracts [AMENDED]

SUBMITTED TO GOVERNOR:

January 9, 2014

SUBMITTED TO HOUSE:

January 9, 2014

SUBMITTED TO SENATE:

January 9, 2014

[OAR Docket #14-56; filed 1-10-14]

TITLE 240. OKLAHOMA EMPLOYMENT SECURITY COMMISSION CHAPTER 10. UNEMPLOYMENT INSURANCE PROGRAM

[OAR Docket #14-57]

RULEMAKING ACTION:

Submission for gubernatorial/legislative review

RULES:

- Subchapter 1. General Provisions
- 240:10-1-2. Definitions [AMENDED]
- Subchapter 3. Benefits
- Part 1. General Provisions
- 240:10-3-1. Purpose [AMENDED]
- Part 5. Eligibility
- 240:10-3-23. Claims for total unemployment benefits - general requirements [AMENDED]
- 240:10-3-27. Social Security account numbers or claim ID number [AMENDED]
- Part 11. Filing Claims - Notice

- 240:10-3-53. High volume employers and ~~Third~~ third party administrator's B filing requirement [AMENDED]
- Subchapter 5. Contributions
- Part 1. General Provisions
- 240:10-5-3. Notice of change of address, organization or ownership [AMENDED]
- Part 3. Rates
- 240:10-5-10. Payment of contributions [AMENDED]
- 240:10-5-15. Successor acquiring the experience rating account of predecessor [AMENDED]
- Part 8. Waiver of Penalty and Interest
- 240:10-5-41. Filing a request for waiver [AMENDED]
- Subchapter 11. Assessment Board Procedure
- Part 1. General Provisions
- 240:10-11-1. Purpose [AMENDED]
- 240:10-11-3. Organization [AMENDED]
- 240:10-11-7. Address of Appellant [AMENDED]
- Part 3. Appeals to Assessment Board
- 240:10-11-12. Timeliness of filing - jurisdiction [AMENDED]
- Part 5. Hearings
- 240:10-11-20. Notice of hearings [AMENDED]
- 240:10-11-23. Telephone hearings [AMENDED]
- Subchapter 13. Appeal Tribunal Procedure
- Part 3. Appeals to the Appeal Tribunal
- 240:10-13-20. Filing an appeal [AMENDED]
- Part 5. Hearings
- 240:10-13-32. Telephone hearings [AMENDED]

SUBMITTED TO GOVERNOR:

January 9, 2014

SUBMITTED TO HOUSE:

January 9, 2014

SUBMITTED TO SENATE:

January 9, 2014

[OAR Docket #14-57; filed 1-10-14]

TITLE 240. OKLAHOMA EMPLOYMENT SECURITY COMMISSION CHAPTER 21. WORKFORCE INVESTMENT ACT

[OAR Docket #14-58]

RULEMAKING ACTION:

Submission for gubernatorial/legislative review

RULES:

- Subchapter 1. General Provisions
- 240:21-1-1. Purpose and Purpose and authority [AMENDED]

Submissions for Review

240:21-1-2. Definitions [AMENDED]
240:21-1-3. Addresses for appeals [AMENDED]
Subchapter 7. Monitoring
240:21-7-2. Monitoring report [AMENDED]
240:21-7-3. Monitoring resolution [AMENDED]
240:21-7-5. Appeal [AMENDED]
Subchapter 9. Audits
240:21-9-1. Audit requirements [AMENDED]
240:21-9-2. Delinquent audit [AMENDED]
Subchapter 11. Grievance Procedure
Part 3. Grievances Filed Directly with OESC
240:21-11-10. Filing [AMENDED]
240:21-11-12. Contents of a grievance [AMENDED]
240:21-11-13. Referral of a grievance filed with OESC
[AMENDED]
Part 5. Appeals to the OESC from Grievance Decisions of a
Local Area
240:21-11-21. Appeals with OESC [AMENDED]
240:21-11-22. Time limit for filing an appeal with OESC
[AMENDED]
Part 7. Informal and Formal Resolutions of Grievances
240:21-11-30. Informal resolution [AMENDED]
240:21-11-31. Hearing [AMENDED]

SUBMITTED TO GOVERNOR:

January 9, 2014

SUBMITTED TO HOUSE:

January 9, 2014

SUBMITTED TO SENATE:

January 9, 2014

[OAR Docket #14-58; filed 1-10-14]

**TITLE 325. OKLAHOMA HORSE RACING
COMMISSION
CHAPTER 45. MEDICATION AND EQUINE
TESTING PROCEDURES**

[OAR Docket #14-72]

RULEMAKING ACTION:

Submission for gubernatorial and legislative review

RULE:

325:45-1-28 [REVOKED]

SUBMITTED TO GOVERNOR:

January 17, 2014

SUBMITTED TO HOUSE:

January 17, 2014

SUBMITTED TO SENATE:

January 17, 2014

[OAR Docket #14-72; filed 1-21-14]

**TITLE 325. OKLAHOMA HORSE RACING
COMMISSION
CHAPTER 65. PARI-MUTUEL WAGERING**

[OAR Docket #14-73]

RULEMAKING ACTION:

Submission for gubernatorial and legislative review

RULE:

Subchapter 1. General Provisions

325:65-1-44 [AMENDED]

SUBMITTED TO GOVERNOR:

January 17, 2014

SUBMITTED TO HOUSE:

January 17, 2014

SUBMITTED TO SENATE:

January 17, 2014

[OAR Docket #14-73; filed 1-21-14]

**TITLE 325. OKLAHOMA HORSE RACING
COMMISSION
CHAPTER 75. OKLAHOMA-BRED
PROGRAM**

[OAR Docket #14-74]

RULEMAKING ACTION:

Submission for gubernatorial and legislative review

RULE:

325:75-1-2 [AMENDED]

325:75-1-3 [AMENDED]

SUBMITTED TO GOVERNOR:

January 17, 2014

SUBMITTED TO HOUSE:

January 17, 2014

SUBMITTED TO SENATE:

January 17, 2014

[OAR Docket #14-74; filed 1-21-14]

**TITLE 385. DEPARTMENT OF THE
COMMISSIONERS OF THE LAND OFFICE
CHAPTER 15. SALE AND OPERATION OF
OIL AND GAS LEASES**

[OAR Docket #14-61]

RULEMAKING ACTION:

Submission of gubernatorial and legislative review

RULES:

385:15-1-6 [AMENDED]

SUBMITTED TO GOVERNOR:

January 15, 2014

SUBMITTED TO HOUSE:

January 15, 2014

SUBMITTED TO SENATE:

January 15, 2014

[OAR Docket #14-61; filed 1-17-14]

**TITLE 435. STATE BOARD OF MEDICAL
LICENSURE AND SUPERVISION
CHAPTER 10. PHYSICIANS AND
SURGEONS**

[OAR Docket #14-68]

RULEMAKING ACTION:

Submission for gubernatorial and legislative review

RULES:

Subchapter 1. General Provisions

435:10-1-4. Definitions [AMENDED]

Subchapter 7. Regulation of Physician and Surgeon
Practice

435:10-7-13. Telemedicine [NEW]

SUBMITTED TO GOVERNOR:

January 17, 2014

SUBMITTED TO HOUSE:

January 17, 2014

SUBMITTED TO SENATE:

January 17, 2014

[OAR Docket #14-68; filed 1-21-14]

**TITLE 435. STATE BOARD OF MEDICAL
LICENSURE AND SUPERVISION
CHAPTER 40. REGISTERED
ELECTROLOGISTS**

[OAR Docket #14-67]

RULEMAKING ACTION:

Submission for gubernatorial and legislative review

RULES:

435:40-1-5. Academic requirements for examination and
licensure

SUBMITTED TO GOVERNOR:

November 12, 2013

SUBMITTED TO HOUSE:

November 12, 2013

SUBMITTED TO SENATE:

November 12, 2013

[OAR Docket #14-67; filed 1-21-14]

**TITLE 545. BOARD OF PODIATRIC
MEDICAL EXAMINERS
CHAPTER 15. EXAMINATION/ LICENSURE**

[OAR Docket #14-63]

RULEMAKING ACTION:

Submission for gubernatorial and legislative review

RULES:

545:15-1-1.1. Definitions [NEW]

545:15-1-2. Examination [AMENDED]

545:15-1-5. License [AMENDED]

545:15-1-5.1. Training License [NEW]

SUBMITTED TO GOVERNOR:

January 21, 2014

SUBMITTED TO HOUSE:

January 21, 2014

SUBMITTED TO SENATE:

January 21, 2014

[OAR Docket #14-63; filed 1-21-14]

**TITLE 545. BOARD OF PODIATRIC
MEDICAL EXAMINERS
CHAPTER 20. MAINTAINING LICENSURE**

[OAR Docket #14-64]

RULEMAKING ACTION:

Submission for gubernatorial and legislative review

RULES:

Subchapter 1. Renewal of Licensure

545:20-1-1.1. Definitions [NEW]

545:20-1-2. Qualifications [AMENDED]

545:20-1-3. Fees [AMENDED]

545:20-1-5. Reinstatement [AMENDED]

Subchapter 3. Continuing Education

545:20-3-1. Continuing education requirements
[AMENDED]

545:20-3-2. Provisions for continuing education
[AMENDED]

545:20-3-3. Approved continuing education programs
[AMENDED]

SUBMITTED TO GOVERNOR:

January 21, 2014

SUBMITTED TO HOUSE:

January 21, 2014

SUBMITTED TO SENATE:

January 21, 2014

[OAR Docket #14-64; filed 1-21-14]

Submissions for Review

**TITLE 545. BOARD OF PODIATRIC
MEDICAL EXAMINERS
CHAPTER 25. SUSPENSION AND
REVOCAATION**

[OAR Docket #14-65]

RULEMAKING ACTION:

Submission for gubernatorial and legislative review

RULES:

545:25-1-7. Hearing [AMENDED]

545:25-1-8. Report of proceeding, expenses, preservation
[AMENDED]

SUBMITTED TO GOVERNOR:

January 21, 2014

SUBMITTED TO HOUSE:

January 21, 2014

SUBMITTED TO SENATE:

January 21, 2014

[OAR Docket #14-65; filed 1-21-14]

**TITLE 545. BOARD OF PODIATRIC
MEDICAL EXAMINERS
CHAPTER 35. FEE SCHEDULE**

[OAR Docket #14-66]

RULEMAKING ACTION:

Submission for gubernatorial and legislative review

RULES:

545:35-1-2. Fees [AMENDED]

SUBMITTED TO GOVERNOR:

January 21, 2014

SUBMITTED TO HOUSE:

January 21, 2014

SUBMITTED TO SENATE:

January 21, 2014

[OAR Docket #14-66; filed 1-21-14]

Withdrawn Rules

An agency may withdraw proposed PERMANENT rules prior to final adoption (approval by Governor/Legislature) by notifying the Governor and the Legislature and by publishing a notice in the *Register* of such a withdrawal.

An agency may withdraw proposed EMERGENCY rules prior to approval/disapproval by the Governor by notifying the Governor, the Legislature, and the Office of Administrative Rules. The withdrawal notice is not published in the *Register*, however, unless the agency published a Notice of Rulemaking Intent in the *Register* before adopting the EMERGENCY rules.

For additional information on withdrawal of proposed rules, see 75 O.S., Section 308(F) and 253(K) and OAC 655:10-7-33.

**TITLE 545. BOARD OF PODIATRIC
MEDICAL EXAMINERS
CHAPTER 35. FEE SCHEDULE**

[OAR Docket #14-62]

RULEMAKING ACTION:

Withdrawal of EMERGENCY rulemaking

RULES:

545:35-1-2. Fees [AMENDED]

DATES:

Adoption:

January 13, 2014

Submitted to Governor:

January 21, 2014

Submitted to House:

January 21, 2014

Submitted to Senate:

January 21, 2014

Withdrawn:

January 21, 2014

[OAR Docket #14-62; filed 1-21-14]

Emergency Adoptions

An agency may adopt new rules, or amendments to or revocations of existing rules, on an emergency basis if the agency determines that "an imminent peril exists to the preservation of the public health, safety, or welfare, or that a compelling public interest requires an emergency rule[s] [A]n agency may promulgate, at any time, any such [emergency] rule[s], provided the Governor first approves such rule[s]" [75 O.S., Section 253(A)].

An emergency action is effective immediately upon approval by the Governor or on a later date specified by the agency in the preamble of the emergency rule document. An emergency rule expires on July 15 after the next regular legislative session following promulgation, or on an earlier date specified by the agency, if not already superseded by a permanent rule or terminated through legislative action as described in 75 O.S., Section 253(H)(2).

Emergency rules are not published in the *Oklahoma Administrative Code*; however, a source note entry, which references the *Register* publication of the emergency action, is added to the *Code* upon promulgation of a superseding permanent rule or expiration/termination of the emergency action.

For additional information on the emergency rulemaking process, see 75 O.S., Section 253.

TITLE 310. OKLAHOMA STATE DEPARTMENT OF HEALTH CHAPTER 2. PROCEDURES OF THE STATE DEPARTMENT OF HEALTH

[OAR Docket #14-70]

RULEMAKING ACTION:

EMERGENCY adoption

RULES:

Subchapter 29. Criminal History Background Checks [NEW]

310:2-29-1. Purpose [NEW]

310:2-29-2. [RESERVED]

310:2-29-3. Implementation [NEW]

310:2-29-4. [RESERVED]

310:2-29-5. Appeals [NEW]

AUTHORITY:

Oklahoma State Board of Health, Title 63 O.S. Section 1-104; and Title 63 O.S. Sections 1-1947(T)(2) and 1-1947(Y).

DATES:

Comment Period:

October 1, 2013, through November 1, 2013

Public Hearing:

November 1, 2013

Adoption:

December 10, 2013

Effective:

Immediately on Governor's approval or February 1, 2014, whichever is later.

Expiration:

Effective through September 14, 2014, unless superseded by another rule or disapproved.

SUPERSEDED EMERGENCY ACTIONS:

"n/a"

INCORPORATION BY REFERENCE:

"n/a"

FINDING OF EMERGENCY:

Pursuant to Title 75 O.S. Section 253, the Department seeks Emergency adoption of the proposed rules. The requirements in Title 63 O.S. § 1-1947(Y), state, *the State Board of Health shall promulgate rules prescribing effective dates and procedures for the implementation of a national criminal history record check for the employers and nurse aide scholarship programs defined in Section 1-1945 of [Title 63 of the Oklahoma Statutes]. Said dates may be staggered to facilitate implementation of the requirements of this section.* This Emergency rulemaking action is necessary to provide for the staggered effective dates authorized in law; to protect the safety of vulnerable populations by implementing without further delay a more rigorous national criminal history records check for those caring for vulnerable adults in our state; and, to implement the program while grant dollars are available, thereby reducing the cost to the State, providers and applicants for background checks. An extension to the current grant, awarded for the exploration and development of a fingerprint based national background check, has been offered to April of 2015. Upon an effective date for fingerprinting, grant funds will be utilized for seventy-five percent (75%) of fingerprinting costs for the duration of the grant. For each month's delay in an effective date approximately eighty thousand

dollars (\$80,000) of grant funds will not be captured to assist in program start-up costs. The implementation dates for this program were dependent on software development and contracting with a vendor for a statewide network to provide live scan collection and digital submission of fingerprints to the State Bureau of Investigation. The software and live scan network contract were completed in December 2013.

ANALYSIS:

This proposal promulgates new rules in the procedures of the Department of Health as required in amendments to the Long Term Care Security Act (Title 63 O.S. § 1-1944 et. seq.), as adopted in 2012, House Bill 2582. This bill authorized fingerprint based criminal history background checks on those applicants who would be employed in a variety of long-term care settings as defined in the law at Title 63 O.S. Section 1-1945(4). The law at Title 63 O.S. § 1-1947(T)(2) requires that the Department shall specify rules for issuing a waiver of the disqualification or employment denial and further specifies in paragraph (Y) the State Board of Health shall promulgate rules prescribing effective dates and procedures for the implementation of a national criminal history record check for the employers and nurse aide scholarship programs defined in Section 1-1945 of Title 63 of the Oklahoma Statutes.

CONTACT PERSON:

James Joslin, Chief, Health Resources Development Service, Oklahoma State Department of Health, 1000 N.E. 10th Street, Oklahoma City, OK 73117-1207, phone 405-271-6868, or by e-mail to james@health.ok.gov.

PURSUANT TO THE ACTIONS DESCRIBED HEREIN, THE FOLLOWING EMERGENCY RULES ARE CONSIDERED PROMULGATED UPON APPROVAL BY THE GOVERNOR AS SET FORTH IN 75 O.S., SECTION 253(D), AND EFFECTIVE UPON APPROVAL BY THE GOVERNOR OR FEBRUARY 1, 2014, WHICHEVER IS LATER:

SUBCHAPTER 29. CRIMINAL HISTORY BACKGROUND CHECKS

310:2-29-1. Purpose

These rules implement the Long Term Care Security Act as established at Title 63 O.S. Section 1-1944 et seq., as amended.

310:2-29-2. [RESERVED]

310:2-29-3. Implementation

(a) Authority. Title 63 O.S. Section 1-1947(Y) authorized the Department to establish through rulemaking the effective

Emergency Adoptions

dates of subsections D through V of Section 1-1945 of Long Term Care Security Act, by category of employer.

(b) **Effective dates.** The effective dates for subsections D through V of Section 1-1947 (relating to screening and fingerprint based background checks) are defined below.

(1) For the following, compliance may begin February 1, 2014, but shall be required no later than March 1, 2014:

(A) Adult Day Care Centers as defined by Section 1-872 of Title 63 of the Oklahoma Statutes; and

(B) Residential care homes as defined by Section 1-820 Title 63 of the Oklahoma Statutes.

(2) For Specialized Nursing Facilities licensed pursuant to Title 63 O.S. Section 1-1901 et seq., compliance may begin February 1, 2014, but shall be required no later than April 1, 2014:

(3) For the following employers, compliance may begin February 1, 2014, but shall be required no later than May 1, 2014:

(A) Applicants for employment with the State Department of Health and Department of Human Services whose responsibilities include working inside long term care facilities, pursuant to Title 63 O.S. Section 1-1947(A)(1); and

(B) Nursing Facilities licensed pursuant to Title 63 O.S. Section 1-1901 et seq.,

(4) For the following employers compliance may begin February 1, 2014, but shall be required no later than June 1, 2014:

(A) Continuum of Care or Assisted Living facilities licensed pursuant to Title 63 O.S. Section 1-890.1 et seq.; and

(B) Hospice programs licensed pursuant to Title 63 O.S. Section 1-860.1 et seq.

(5) For Medicare Certified Home Care Agencies licensed pursuant to Title 63 O.S. Section 1-1960 et seq., compliance may begin February 1, 2014, but shall be required no later than July 1, 2014.

(6) For all other employers defined in Title 63 O.S. Section 1-1945(4), compliance may begin February 1, 2014, but shall be required no later than August 1, 2014.

(7) For Nurse Aide Scholarship Programs operated under contract with the Oklahoma Health Care Authority compliance may begin July 1, 2014, but shall be required no later than August 1, 2014.

(8) For staffing agencies or independent contractors as defined in Title 63 O.S. Section 1-1945(4), compliance shall match the contracted employer.

(9) Pursuant to Title 63 O.S. Section 1-1947(I)(5), *Medicaid home and community-based services waived providers as defined in Section 1915 (c) or 1915 (i) of the federal Social Security Act may voluntarily participate in the submission of fingerprints for applicants. In lieu of fingerprinting, said providers shall obtain a name-based state criminal history record check from the [Oklahoma State Bureau of Investigation] at the fee established in Section 150.9 of Title 74 of the Oklahoma Statutes. No other fees shall apply to said providers relying on a name-based state criminal history record check. The*

determination of employment eligibility shall be made by said providers based on the criteria established in subsection D of [Title 63 O.S. Section 1-1947].

(c) **Nurse Aide Scholarship Programs.** For the purposes of complying with Title 63 O.S. Section 1-1947(G) (related to conducting a registry screening and criminal history record check), the Nurse Aide Scholarship Program may refer the applicant's application and release to the Department for registry screening and authorization to collect fingerprints.

(d) **Alternate Name Based Background Check.** Where the Department is unable to authorize the collection and submission of fingerprints through an authorized collection site pursuant to Title 63 O.S. Section 1-1947(I), the Department shall conduct a name based search of the applicant in the criminal history database maintained by the Oklahoma State Bureau of Investigation.

310:2-29-4. [RESERVED]

310:2-29-5. Appeals

(a) **Notice.** A determination by the Department that finds an applicant not eligible for employment will result in a notice to the applicant to *include the reasons why the applicant is not eligible for employment and a statement that the applicant has a right to appeal the decision made by the Department regarding the employment eligibility. The notice shall also include information regarding where to file and describe the appellate procedures* [63 O.S. § 1- 1947(K)(2)].

(b) **Days to initiate an appeal.** Pursuant to Title 63 O.S. 1-1947(T)1), any individual who has been disqualified from or denied employment by an employer pursuant to Title 63 O.S. Section 1-1947 *may file an appeal with the Department within thirty (30) days of the receipt of the notice of disqualification.*

(c) **Types of appeals.** An applicant may appeal the determination by:

(1) Challenging the finding that the applicant is the true subject of the results from a name-based registry background check;

(2) Challenging the criminal history record as inaccurate; or

(3) Requesting a waiver which gives the applicant the opportunity to demonstrate that the applicant should be allowed to work because he or she does not pose a risk to patients, facilities or their property.

(d) **Inaccuracy of criminal history record.** To demonstrate that the criminal history record is inaccurate, the applicant shall submit to the Department written documents, issued and certified by a governmental entity that demonstrate that the information contained in the criminal history report is inaccurate.

(e) **Criteria for consideration in a waiver review.** Pursuant to Title 63 O.S. Section 1-1947(T)(2), the Department shall consider the following criteria in considering whether the applicant merits a waiver of the applicant's determination of ineligibility:

(1) The time elapsed since the disqualifying criminal conviction, whether the applicant has fulfilled the sentence

requirements, and whether there are any subsequent arrests or convictions of any nature;

(2) Any extenuating circumstances such as the offender's age at the time of conviction, substance abuse history and treatment, or mental health issues and treatment;

(3) Rehabilitation as demonstrated by character references and recommendation letters from past employers, the applicant's record of employment history, education, and training subsequent to conviction; and

(4) The relevancy of the particular disqualifying information with respect to the proposed employment of the individual to include the job type and duties, the extent to which the applicant has unsupervised access to service recipients, whether the crime was committed against a vulnerable child or adult, and whether the conviction was related to an employer subject to the requirements of the Long Term Care Security Act.

(e) **Where to file.** The applicant's appeal shall be submitted in writing to the Administrative Hearings Clerk for the Oklahoma State Department of Health, 1000 Northeast 10th Street, Oklahoma City, OK 73117, and shall address the criteria specified in (d) of this Section and how the applicant merits a waiver of the disqualification from employment.

(f) **Conduct of hearing.** The appeal shall be conducted as an individual proceeding pursuant to this Chapter and the Administrative Procedures Act.

[OAR Docket #14-70; filed 1-21-14]

**TITLE 435. STATE BOARD OF MEDICAL LICENSURE AND SUPERVISION
CHAPTER 10. PHYSICIANS AND SURGEONS**

[OAR Docket #14-69]

RULEMAKING ACTION:

EMERGENCY adoption.

RULES:

Subchapter 7. Regulation of Physician and Surgeon Practice
435:10-7-12. Establishing a physician/patient relationship; exceptions [NEW]

AUTHORITY:

Title 59 O.S., Section 489, Board of Medical Licensure and Supervision

DATES:

Comment period:

September 16, 2013 through November 5, 2013

Public Hearing:

November 7, 2013

Adoption:

November 7, 2013

Effective:

Immediately upon Governor's approval

Expiration:

Effective through September 14, 2014, unless superseded by another rule or disapproved by the Legislature.

SUPERSEDED EMERGENCY ACTIONS:

n/a

INCORPORATIONS BY REFERENCE:

n/a

FINDING OF EMERGENCY:

This emergency rule addresses urgent medical needs for the citizens of Oklahoma. The rule improves access to medical immunizations, facilitates care to hospice patients and speeds treatment of STDS and infectious bacterial diseases. The rule allows physicians to cover the practice of another physician, insuring continuity of care. It also is the first step in updating regulation of the use of telemedicine by medical doctors.

ANALYSIS:

New rule OAC 435:10-7-12 sets out that a face-to-face meeting between the physician and patient is not required under certain circumstances when establishing a physician/patient relationship. Circumstances would include physicians covering another physician's practice when issuing a refill if they have access to the complete medical record, hospice medical directors ordering medication as requested by licensed hospice employees with verification as being appropriate by the hospice record, physicians practicing in the state via telemedicine using certain criteria, and providers treating either a laboratory-verified, sexually-transmitted disease or persons who have been in contact with an infectious bacterial disease.

CONTACT PERSON:

Kathy Plant, Executive Secretary, 405-962-1400, ext. 122

PURSUANT TO THE ACTIONS DESCRIBED HEREIN, THE FOLLOWING EMERGENCY RULES ARE CONSIDERED PROMULGATED AND EFFECTIVE UPON APPROVAL BY THE GOVERNOR AS SET FORTH IN 75 O.S., SECTION 253 (D):

SUBCHAPTER 7. REGULATION OF PHYSICIAN AND SURGEON PRACTICE

435:10-7-12. Establishing a physician/patient relationship; exceptions

A physician/patient relationship is established when a physician agrees by direct or indirect contact with a patient to diagnose or treat any condition, illness or disability presented by a patient to that physician, whether or not such a presenting complaint is considered a disease by the general medical community. The physician/patient relationship shall include a medically appropriate, timely-scheduled, face-to-face encounter with the patient, subject to any supervisory responsibilities established elsewhere in these rules except the following providers are not subject to the face-to-face encounter:

- (1) providers covering the practice of another provider may approve refills of previously ordered medications if they have access to the medical file of the patient.
- (2) Hospice medical directors may initiate prescriptions based on requests from licensed health care providers and on information from Hospice records.
- (3) Providers ordering appropriate medications for persons with laboratory-proven, sexually transmitted diseases and persons who have been in contact with certain infectious diseases.
- (4) Telemedicine physicians who meet the criteria set out in OAC 435:10-7-13 of this Subchapter.
- (5) Licensed healthcare providers providing medical immunizations, which may be implemented by means of standing order(s) and/or policies.

[OAR Docket #14-69; filed 1-21-14]

Executive Orders

As required by 75 O.S., Sections 255 and 256, Executive Orders issued by the Governor of Oklahoma are published in both the *Oklahoma Register* and the *Oklahoma Administrative Code*. Executive Orders are codified in Title 1 of the *Oklahoma Administrative Code*.

Pursuant to 75 O.S., Section 256(B)(3), "Executive Orders of previous gubernatorial administrations shall terminate ninety (90) calendar days following the inauguration of the next Governor unless otherwise terminated or continued during that time by Executive Order."

TITLE 1. EXECUTIVE ORDERS

1:2014-01A.

AMENDED EXECUTIVE ORDER 2014-01

WHEREAS, the State of Oklahoma has and is continuing to experience an unusually cold winter and has experienced multiple winter storms that brought significant amounts of snow, ice, and freezing rain across our state. These weather conditions have resulted in an increased demand for liquefied petroleum gas (hereinafter referred to "Propane") and thereby depleted the amount of propane available in Oklahoma;

WHEREAS, many Oklahoma residents depend on the use of propane for survival during the winter months and the effects of the shortage are being felt throughout the state;

WHEREAS, the limited suspension of certain hours of service regulations for drivers of commercial motor vehicles transporting propane in our state will increase the amount of propane throughout the state, thereby reducing the potentially damaging effects of this shortage.

NOW, THEREFORE, I, Mary Fallin, Governor of the State of Oklahoma, pursuant to the power vested in me by Sections 1 and 2 of Article VI of the Oklahoma Constitution and 63 O.S. § 683.1 *et seq.*, and pursuant to Title 49 C.F.R. Part 390.23, hereby declare that because there is a state of emergency existing in the State of Oklahoma due to a liquefied petroleum gas shortage, it is necessary to assist and expedite all efforts of transportation of liquefied petroleum gas into and throughout Oklahoma. Further, pursuant to 52 O.S. § 421.1, I declare a Liquefied Petroleum Gas Emergency. In order to accommodate this need and to provide assistance to the citizens of Oklahoma in this extraordinary situation, I hereby order the following as they apply to vehicles used in the support efforts:

1. Exemption from Parts 390 through 399 of Title 49 of the Federal Motor Carrier Safety Regulations; and
2. Trucks and operators carrying liquefied petroleum gas and meeting all certification, permit, and licensing requirements of the federal government and their home state shall be permitted to transport liquefied petroleum gas in and through Oklahoma without obtaining any license, permit, or certification required by this state.

Declaration of this emergency provides relief for 30 days from Sections 390 through 399 of the Federal Motor Carrier Safety regulations for those interstate and intrastate carriers who are providing direct assistance to this emergency. Direct assistance terminates when a driver or commercial motor vehicle is used in interstate or intrastate commerce to transport cargo not destined for the emergency relief effort, or when a motor carrier dispatches such driver or vehicle to a location outside the relief area.

Nothing contained in this declaration shall be construed as an exemption from the Controlled Substance and Alcohol Use and Testing requirements (49 C.F.R. Part 382), the Commercial Driver License requirements (49 C.F.R. Part 383), the Financial Responsibility requirements (49 C.F.R. Part 387), or any other portion of the regulations not specifically identified herein. Motor carriers that have an Out-Of-Service Order in effect cannot take advantage of the relief from regulation that this declaration provides.

This Order applies only to the transportation of liquefied petroleum gas to provide direct assistance to this emergency. No other products, including other petroleum products, are covered by the exemption and suspension under this Order.

Further, I hereby direct Director Ed Lake, Oklahoma Department of Human Services, to expedite and provide preference to all Heating Assistance applications for qualifying individuals and families who use propane as their primary or only source of heat. Further, the Energy Crisis Assistance application period shall open immediately for qualifying individuals and families who use propane as their primary or only source of heat.

By issuance of this Order, the Oklahoma Emergency Price Stabilization Act is in effect. I hereby request the Office of the Attorney General to continue to take any and all steps necessary to ensure that no one doing business in this State are violating the Act and that those who choose to violate the Act are prosecuted to the fullest extent of the law.

This emergency notice will remain in effect through March 2, 2014.

Copies of this Executive Order shall be distributed to the Secretary of Energy and Environment, the Secretary of Safety and Security, the Secretary of Transportation, the Director of Emergency Management, the Director of the Department of

Executive Orders

Human Services, and the Attorney General who shall cause the provisions of this order to be implemented by all appropriate agencies of state government.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Oklahoma to be affixed at Oklahoma City, Oklahoma, this 31st day of January, 2014.

BY THE GOVERNOR OF THE
STATE OF OKLAHOMA

Mary Fallin

ATTEST:
Chris Bengé
Secretary of State

[OAR Docket #14-120; filed 1-31-14]

1:2014-2.

EXECUTIVE ORDER 2014-2

I, Mary Fallin, Governor of the State of Oklahoma, hereby direct the appropriate steps be taken to fly all American and

Oklahoma flags on State property at half-staff from 8:00 a.m. until 5:00 p.m. on Friday, January 17, 2014, to honor Corporal Billy M. McIntyre, an Oklahoma soldier, who died on December 7, 1950, while on active duty during the Korean War near Sinhung-ri, North Korea. His service to our country and state will never be forgotten.

This executive order shall be forwarded to the Division of Capital Assets Management, who shall cause the provisions of this order to be implemented by all appropriate agencies of state government.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Oklahoma to be affixed at Oklahoma City, Oklahoma, this 16th day of January, 2014.

BY THE GOVERNOR OF THE
STATE OF OKLAHOMA

Mary Fallin

ATTEST:
Chris Bengé
Secretary of State

[OAR Docket #14-60; filed 1-16-14]
