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35)	532	Title - See Title 731)	745
Oklahoma State Board of PHARMACY	535	Oklahoma UNIFORM Building Code Commission	748
PHYSICIAN Manpower Training Commission	540	Board of Trustees for the UNIVERSITY Center at Tulsa (<i>exempted</i>	
Board of PODIATRIC Medical Examiners	545	11-1-98)	750
Oklahoma POLICE Pension and Retirement System	550	UNIVERSITY Hospitals Authority	752
State Department of POLLUTION Control (<i>abolished</i> 1-1-93)	555	UNIVERSITY Hospitals Trust	753
POLYGRAPH Examiners Board	560	Board of Regents of the UNIVERSITY of Oklahoma (<i>exempted</i>	
Oklahoma Board of PRIVATE Vocational Schools	565	11-1-98)	755
State Board for PROPERTY and Casualty Rates		Board of Regents of the UNIVERSITY of Science and Arts	
(<i>abolished</i> 7-1-06; see also Title 365)	570	of Oklahoma (<i>exempted</i> 11-1-98)	760
State Board of Examiners of PSYCHOLOGISTS	575	Oklahoma USED Motor Vehicle and Parts Commission	765
Department of CENTRAL Services (Formerly: Office of PUBLIC		Oklahoma Department of VETERANS Affairs	770
Affairs; <i>consolidated under</i> Office of Management and Enterprise		Board of VETERINARY Medical Examiners	775
Services 8-26-11 - See Title 260)	580	Statewide VIRTUAL Charter School Board	777

Agency/Title Index – continued

Agency	Title	Agency	Title
Oklahoma Department of CAREER and Technology Education (Formerly: Oklahoma Department of VOCATIONAL and Technical Education)	780	Oklahoma WHEAT Commission	795
Oklahoma WATER Resources Board	785	Department of WILDLIFE Conservation	800
Board of Regents of WESTERN Oklahoma State College (<i>exempted</i> <i>11-1-98</i>)	790	WILL Rogers and J.M. Davis Memorials Commission	805
		Oklahoma WORKERS' Compensation Commission	810

Submissions to Governor and Legislature

Within 10 calendar days after adoption by an agency of proposed PERMANENT rules, the agency must submit the rules to the Governor and the Legislature. A "statement" of such submission must subsequently be published by the agency in the *Register*.
For additional information on submissions to the Governor/Legislature, see 75 O.S., Section 303.1 and 308.

**TITLE 310. OKLAHOMA STATE
DEPARTMENT OF HEALTH
CHAPTER 641. EMERGENCY MEDICAL
SERVICES**

[OAR Docket #16-661]

RULEMAKING ACTION:

Submission to Governor and Legislature

RULES:

- Subchapter 1. General EMS Programs [AMENDED]
- Subchapter 3. Ground Ambulance Services ~~Service~~ [AMENDED]
- Subchapter 5. Personnel Licenses and Certification [AMENDED]

- Subchapter 7. Training Programs [AMENDED]
- Subchapter 11. Specialty Care Ambulance Service [NEW]
- Subchapter 13. Air Ambulance Service [NEW]
- Subchapter 15. Emergency Medical Response Agency [NEW]
- Subchapter 17. Stretcher Aid Van Services [NEW]

**SUBMISSION OF ADOPTED RULES TO GOVERNOR
AND LEGISLATURE:**

February 19, 2016

[OAR Docket #16-661; filed 7-5-16]

Emergency Adoptions

"If an agency finds that a rule is necessary as an emergency measure, the rule may be promulgated" if the Governor approves the rules after determining "that the rule is necessary as an emergency measure to do any of the following:

- a. protect the public health, safety or welfare,
- b. comply with deadlines in amendments to an agency's governing law or federal programs,
- c. avoid violation of federal law or regulation or other state law,
- d. avoid imminent reduction to the agency's budget, or
- e. avoid serious prejudice to the public interest." [75 O.S., Section 253(A)]

An emergency rule is considered promulgated immediately upon approval by the Governor, and effective immediately upon the Governor's approval or a later date specified by the agency in the emergency rule document. An emergency rule expires on September 15 following the next regular legislative session after its 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 cites to 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 330. OKLAHOMA HOUSING FINANCE AGENCY CHAPTER 75. NATIONAL HOUSING TRUST FUND PROGRAM

[OAR Docket #16-644]

RULEMAKING ACTION:

EMERGENCY adoption

RULES:

Subchapter 1. General Provisions [NEW]

330:75-1-1 [NEW]

330:75-1-2 [NEW]

330:75-1-3 [NEW]

330:75-1-4 [NEW]

330:75-1-5 [NEW]

330:75-1-6 [NEW]

330:75-1-7 [NEW]

330:75-1-8 [NEW]

Subchapter 3. Funds [NEW]

330:75-3-1 [NEW]

330:75-3-2 [NEW]

330:75-3-3 [NEW]

330:75-3-4 [NEW]

330:75-3-5 [NEW]

330:75-3-6 [NEW]

Subchapter 5. Project Application and Selection [NEW]

330:75-5-1 [NEW]

330:75-5-2 [NEW]

Subchapter 7. Program Administration [NEW]

330:75-7-1 [NEW]

330:75-7-2 [NEW]

330:75-7-3 [NEW]

330:75-7-4 [NEW]

AUTHORITY:

These Chapter 75 Rules are authorized by 75 O.S., Section 302; 60 O.S., Sections 176 through 180.3; the Board of Trustees of OHFA, the Amended Trust Indenture, and the Bylaws of OHFA as established by the OHFA Board of Trustees.

COMMENT PERIOD:

March 15, 2016 through May 6, 2016

PUBLIC HEARING:

May 3, 2016

ADOPTION:

May 18, 2016

APPROVED BY GOVERNOR:

June 21, 2016

EFFECTIVE:

Immediately upon Governor's approval

EXPIRATION:

Effective through September 14, 2017, unless superseded by another rule or disapproved by the Legislature

SUPERSEDED EMERGENCY ACTIONS:

n/a

INCORPORATIONS BY REFERENCE:

n/a

FINDING OF EMERGENCY:

Earlier this year HUD announced that there would finally be funding for the National Housing Trust Fund. In order to proceed with creating this new program, OHFA must first promulgate State Rules for the Program. In order to administer the provisions relating to the National Housing Trust Fund Program, it is necessary to create these Chapter 75 Emergency Rules. It is the desire of the Board of Trustees to maximize the number of resources available to those providing affordable housing to the citizens of the State; A compelling public interest exists and it is in the best interest of the citizens of the State and the mission of OHFA for this Board of Trustees to adopt and promulgate new rules utilizing the emergency rulemaking procedures of the OAPA in order to make available the resources provided by the National Housing Trust Fund as soon as possible; the foregoing findings necessitate the adoption of the proposed rules, declaring an emergency.

ANALYSIS:

These Rules shall be applicable to OHFA programs, transactions and activities relating to the financing of multifamily rental Developments with tax exempt debt and/or taxable debt. The Rules of this Chapter have been adopted for the purpose of complying with the provisions of the Administrative Procedures Act, 75 O.S., Section 250 et seq. The Trustees reserve the right to adopt, from time-to-time, priorities for financing of multifamily Developments pursuant to this Chapter, and to establish additional criteria for evaluating proposed Developments and Borrowers in regard to such priorities. Any such priorities and/or criteria shall be provided to each party inquiring about OHFA financing pursuant to these Rules. These Rules shall be applied in a manner consistent with Oklahoma's Housing Antidiscrimination Act, 15 O.S., Sections 1451-1453 and all federal laws prohibiting discrimination, including 42 U.S.C., Section 1983 and the Fair Housing Act, as amended 42 U.S.C., Sections 3601 et seq.

CONTACT PERSON:

Pamela Miller, Agency Liaison, 100 Northwest 63rd, Suite 200, Oklahoma City, Oklahoma 73116, 405-419-8134, pamelamiller@ohfa.org.

**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(F):**

SUBCHAPTER 1. GENERAL PROVISIONS

Emergency Adoptions

330:75-1-1. Purpose

The intent of the National Housing Trust Fund Program is to complement existing federal, State and local efforts to increase and preserve the supply of decent, safe, and sanitary affordable Housing for Very Low-Income Families and Extremely Low-Income Families, including homeless families. As set forth in the Interim Rule, Very Low-Income Families may only be assisted if the total funding for the entire federal Program exceeds \$1 Billion. In all instances, at least seventy-five percent (75%) of the funding must assist Extremely Low-Income Families or families with incomes at or below the Poverty Line, whichever is greater. If less than \$1 Billion is available to fund the entire Program, one hundred percent (100%) of the funds must assist Extremely Low-Income Families or families with incomes at or below the Poverty Line, whichever is greater.

330:75-1-2. Authority

The National Housing Trust Fund Program was established under Title I of the Housing and Economic Recovery Act of 2008, Section 1131 (Public Law 110-289). The Oklahoma Housing Finance Agency (OHFA) has been designated as the State's administrative agency for purposes of administering the State's National Housing Trust Fund Program.

330:75-1-3. Scope

During each Program Year, financial assistance will be made available to eligible Applicants for the purpose of implementing specific activities that further the stated purpose of the National Housing Trust Fund Program.

330:75-1-4. Definitions

The following words and terms, when used in this Chapter, shall have the following meanings unless the context clearly indicates otherwise. Additional capitalized terms used in these Chapter 75 Rules may be defined in the Act. When a conflict exists between the following definitions and the Act, the Act shall control.

"Act" means Title I of the Housing and Economic Recovery Act of 2008, Section 1131 (Public Law 110-289).

"Action Plan" means the State's annual Program description for the Administration of National Housing Trust Fund Program Funds received by the State. The Action Plan is included in the Consolidated Plan and must be reviewed and approved by HUD.

"Applicant" means an eligible entity that has applied for or will apply for National Housing Trust Fund Program funding.

"Application" means an Application from an eligible entity for funding from the State's allocation of funds for the National Housing Trust Fund.

"Application Packet" means the required Program documents stating the National Housing Trust Fund Program objectives, the State-specific objectives for the National Housing Trust Fund, and method of distribution of National Housing

Trust Fund Program Funds (including program income and recaptured funds), as well as the required forms for filing an Application for National Housing Trust Fund Program Funds.

"Consolidated Plan" means a plan prepared in accordance with the requirements of 24 CFR Part 91 which describes community needs, resources, priorities and proposed activities to be undertaken under certain HUD programs, including the National Housing Trust Fund Program.

"Extremely Low-Income Families" means low-income families whose annual incomes do not exceed thirty percent of the median family income for the area, as determined by HUD, with adjustments for family size.

"Housing" includes manufactured housing and manufactured housing lots, permanent housing for disabled and homeless persons, single-room occupancy housing, and group homes. "Housing" does not include emergency shelters (including shelters for disaster victims) or facilities such as nursing homes, convalescent homes, hospitals, residential treatment facilities, halfway houses, housing for students, or dormitories (including farmworker dormitories).

"HUD" means the United States Department of Housing and Urban Development.

"Interim Rule" means the National Housing Trust Fund Program requirements as set forth in 24 CFR Part 93, Sections 93.1 et seq.

"National Housing Trust Fund Program" means the National Housing Trust Fund Program as established under Title I of the Housing and Economic Recovery Act of 2008, as set forth therein.

"National Housing Trust Fund Program Regulations" means the regulations pursuant to the Interim Rule at 24 CFR Part 93.

"OHFA" means the Oklahoma Housing Finance Agency. OHFA has been designated by the Governor to administer the State's National Housing Trust Fund Program on behalf of the State.

"Poverty Line" means the Poverty Line as defined in Section 673 of the Omnibus Budget Reconciliation Act of 1981 (42 U.S.C. 9902).

"Program" means the National Housing Trust Fund Program.

"Program Funds" means all appropriations for the National Housing Trust Fund Program, plus all Program Income and other returned and recaptured funds.

"Program Income" means gross income received by OHFA or the Recipient that is directly generated by the use of Program Funds, as further defined in the Interim Rule.

"Program Year" means the period selected by OHFA in which it shall administer its formula allocation for the National Housing Trust Fund Program.

"Project" means a site or sites, together with any building or buildings that are to be assisted with National Housing Trust Fund Program Funds as a single undertaking.

"Recipient" means any eligible Applicant or entity receiving National Housing Trust Fund Program Funds through OHFA. The use of the term "Recipient" instead of "Awardee" as used in most of OHFA's funding programs, is to maintain

consistency with the Program terminology as used by HUD in the Interim Rule.

"State" means the State of Oklahoma.

"Very low-income families" means families whose annual incomes are in excess of 30 percent but not greater than 50 percent of the median family income for the area, as determined by HUD, with adjustments for family size.

330:75-1-5. National standards incorporated by reference

(a) The national standards for development of the Program description are hereby incorporated by reference. The standards are set forth in the regulations promulgated thereunder by HUD to implement the Program, as amended, published at 24 CFR Part 93 Sections 93.1 et seq.

(b) Copies of these federal laws and regulations may be obtained from OHFA, during regular business hours Monday through Friday 8:00 a.m. to 4:45 p.m., excluding legal holidays.

330:75-1-6. Recipients' implementation manual

(a) Recipients must enter into a written agreement with OHFA containing all requirements of the Interim Rule. OHFA shall provide each Recipient a Program implementation manual.

(b) Requirements, procedures, and processes provided in the Program implementation manual and amendments to same shall apply to all Program funded Projects.

330:75-1-7. Technical assistance

OHFA shall designate staff members who shall be available to provide general Program technical assistance regarding proposed Project concepts and Program implementation.

330:75-1-8. Process to establish funding priorities

The National Housing Trust Fund Program falls under the Community Planning and Development division of HUD, and must be included in the State's Consolidated Plan. Each Program year, OHFA will hold informal and formal public input sessions for the Program as part of the Consolidated Planning process. OHFA will take comments and suggestions from interested parties and consider possible changes to funding priorities for the Program. In addition, OHFA will consider data provided by HUD and obtained by other local and federal sources. Once the Consolidated Plan update has been submitted to HUD and has been approved, OHFA will draft an Application Packet for use by potential Applicants. OHFA will hold a public input session on the Application Packet and consider any public comments and suggestions. After a final version of the Application Packet has been drafted, it will be formally approved by OHFA's Board of Trustees before any Applications are accepted.

330:75-3-1. Funds distribution

(a) Program Funds allocated annually to the State by HUD shall be awarded to eligible Applicants through a formal Application process. Submission requirements for Project Applications will be developed annually by OHFA in the Annual Application Packet and described in Program Application materials.

(b) Program Funds will be awarded according to the Act, federal regulations and guidelines, and the annual Application Packet.

(c) The annual Application Packet shall be made available to eligible Applicants and interested parties upon request. Requests for the annual Application Packet should be directed to OHFA.

330:75-3-2. Funding activities

(a) The annual allocation of Program Funds made available to the State by HUD shall be divided into various eligible Program activities. The amount of the annual State allocation devoted to each eligible activity will be determined by OHFA and will be set out in the annual Application Packet.

(b) Administrative funds will be used to support overall Program delivery and operation activities.

330:75-3-3. Geographic allocation of funds

OHFA will make awards of Program Funds throughout the State.

330:75-3-4. Award amounts

(a) Maximum award amounts for each eligible activity may be established annually to insure maximum utilization of the State's allocation of Program Funds.

(b) Award maximums applicable to Program activities shall apply to all Applications and awards made in that Program Year.

330:75-3-5. Partial funding

OHFA reserves the right within its discretionary authority to adjust Program Application award maximums based on the most efficient, equitable and practicable utilization of the State's allocated funds.

330:75-3-6. Reallocation of additional Program funds

(a) Annually, additional funds for Program Projects may become available as the result of:

- (1) Project cancellations;
- (2) Projects completed under original cost estimates;
- (3) Funds awarded but not utilized; or,
- (4) Other circumstances.

(b) As set forth in the annual Application Packet, OHFA shall reallocate these funds based on the amount of funds available and the reallocation plan described in the annual Application Packet.

SUBCHAPTER 3. FUNDS

Emergency Adoptions

SUBCHAPTER 5. PROJECT APPLICATION AND SELECTION

330:75-5-1. Project Applications

Eligible Applicants seeking Program funding must submit a written Application in the form prescribed in Application Packet. All Applications will be required to contain sufficient information to permit OHFA to conduct a review and assessment, and selection as described in the Application Packet.

330:75-5-2. Applicant selection

For the purpose of selecting Program Applicants for funding award, OHFA shall annually develop selection criteria, which conform to the Program objectives and method of distribution described in The Action Plan and the annual Application Packet. The selection criteria will be set forth in the Application Packet.

SUBCHAPTER 7. PROGRAM ADMINISTRATION

330:75-7-1. Program Income

OHFA and all recipients of Program Funds shall comply with all federal regulations regarding Program Income.

330:75-7-2. Program violations

The following are violations of Program policies and procedures:

- (1) The filing of false information in an Application and/or Project report;
- (2) Failure of a Recipient to meet requirements of a federal statute, federal regulation, or these Title 330 Chapter 75 rules;
- (3) Deviation from the written agreement terms or failure to meet the written agreement terms;
- (4) Notice by HUD and/or OHFA that significant corrective actions are necessary to protect the integrity of the Project funds, and that these corrective actions are not or cannot be completed within a reasonable time, in the judgment of HUD and/or OHFA staff;
- (5) An administrative or judicial determination that the Recipient has committed fraud, waste, or mismanagement in any current or prior State or federally funded project.

330:75-7-3. Corrective and remedial actions

(a) Under any of the circumstances previously described as violations during the Application stage or written agreement execution, OHFA may take the following actions, or other actions it deems necessary:

- (1) Condition written agreements;
- (2) Withhold funds;
- (3) Reduce the total amount of the Program award;
- (4) Require the return of unexpended funds;

(5) Cancel a written agreement and recover all funds expended in an ineligible manner prior to the date of notice of cancellation;

(6) Deny future Program Applications and participation for a specified period of time as determined by OHFA.

(7) Indefinitely suspend from Program participation.

(b) Additionally, OHFA reserves the right under circumstances of possible Program violations to request information regarding the following, or other information it deems necessary:

(1) The administrative, planning, budgeting, management and evaluation functions, actions being taken to correct or remove the cause of the Program violation(s);

(2) Any activities undertaken that were not in conformance with the approved Program or Application process or that are in non-compliance with applicable laws or regulations;

(3) The Recipient's capacity to carry out the approved or proposed Project in a timely manner; and,

(4) Progress schedules for completing approved or proposed activities.

330:75-7-4. Recipient responsibilities

A Recipient under the National Housing Trust Fund Program shall be responsible for:

(1) Taking all action necessary to enforce the terms of the Written Agreement against any private or public participant that fails to comply with applicable provisions of the Written Agreement or any subcontract or documents resulting from it, and to recover on behalf of OHFA, any liabilities that may arise as a result of a breach of the Written Agreement by any participant. Nothing in this subsection shall restrict OHFA's right to independently enforce the terms of any Written Agreement or any subcontracts or documents resulting from it, or to recover any sums that may become due as the result of a breach of such Written Agreement.

(2) Complying with all state and federal regulations, guidelines, circulars and notices as set forth in the Interim Rule, these National Housing Trust Fund Program Rules, the Written Agreement between the Recipient and OHFA and/or the Implementation Manual, or other guidance, circulars and notices that may be released by HUD and/or OHFA from time to time.

(3) Maintaining records and accounts, including, but not limited to, property, personnel, and financial records that properly document and account for all Project funds. OHFA may require specific types and forms of records. All such records and accounts shall be made available upon request by OHFA for the purpose of inspection and use in carrying out its responsibilities for administration of the funds.

(4) OHFA may require the Recipient to provide special narrative and financial reports related to the elements of a Written Agreement in the forms and at such times as may be necessary or required by OHFA.

(5) Retaining all books, documents, papers, records, and other materials involving all activities and transactions

related to its Written Agreement for at least five years from the date of submission of the final expenditure report or until any audit findings have been resolved, whichever is later. Recipient shall, as often as deemed necessary by OHFA, permit authorized representatives of OHFA, HUD, and the Comptroller General to have full access to and the right to fully examine all such materials.

(6) Promptly returning to OHFA, any funds received under its Written Agreement that has not been obligated as of the final date of the Written Agreement period. Funds shall be obligated only if goods and services have been received as of the final date of the Written Agreement period.

(7) Complying with OHFA's audit policy as applicable to the Recipient.

(8) Providing OHFA timely copies of reports on any audits that include funds received from OHFA.

(A) Audits shall be performed by a by a public accountant or public accounting firm, or a certified public accountant or certified public accounting firm.

(B) The audit shall be performed in accordance with Government Auditing Standards; Compliance Supplement for Single Audits or State and Local Governments; generally accepted auditing standards established by the American Institute of Certified Public Accountants; and OHFA.

(9) Complying with all applicable federal requirements.

[OAR Docket #16-644; filed 6-27-16]

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

1:2016-21.

EXECUTIVE ORDER 2016-21

I, Mary Fallin, Governor of the State of Oklahoma, pursuant to the powers vested in me by the Oklahoma Statutes in 25 O.S. Section 82.1, hereby order the following dates be observed as holidays by the State of Oklahoma in 2017:

Monday	January 2, 2017	New Year's Day
Monday	January 16, 2017	Martin Luther King, Jr. Day
Monday	February 20, 2017	President's Day
Monday	May 29, 2017	Memorial Day
Tuesday	July 4, 2017	Independence Day
Monday	September 4, 2017	Labor Day
Friday	November 10, 2017	Veteren's Day
Thursday & Friday	November 23 & 24, 2017	Thanksgiving
Monday & Tuesday	December 25 & 26, 2017	Christmas

This Executive Order shall be forwarded to the Director of the Office of Management and Enterprise Services 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 6th day of July, 2016.

BY THE GOVERNOR OF THE
STATE OF OKLAHOMA

Mary Fallin

ATTEST:
Chris Bengé
Secretary of State

[OAR Docket #16-665; filed 7-6-16]

1:2016-22.

EXECUTIVE ORDER 2016-22

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 Wednesday, July 13, 2016, to honor Private Robert J. Carter, an Oklahoma soldier, who died on approximately November 20, 1943, while on active duty during World War II during a battle on the small island of Betio in the Tarawa Atoll of the Gilbert Islands. His service to the nation and our 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 8th day of July, 2016.

BY THE GOVERNOR OF THE
STATE OF OKLAHOMA

Mary Fallin

ATTEST:
Chris Bengé
Secretary of State

[OAR Docket #16-702; filed 7-8-16]

Executive Orders

1:2016-23.

EXECUTIVE ORDER 2016-23

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 upon receipt on Friday, July 8, 2016, until 8:00 a.m. on Wednesday, July 13, 2016, for the victims in the attack perpetrated upon the city of Dallas on July 7, 2016.

This Executive Order shall be forwarded to the Division of Capital Assets Management, which 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 8th day of July, 2016.

BY THE GOVERNOR OF THE
STATE OF OKLAHOMA

Mary Fallin

ATTEST:
Chris Bengel
Secretary of State

[OAR Docket #16-688; filed 7-8-16]

1:2016-24.

EXECUTIVE ORDER 2016-24

I, Mary Fallin, Governor of the State of Oklahoma, pursuant to the power and authority vested in me by Sections 1 and 2 of Article VI of the Oklahoma Constitution and by Subsection D of Section 840-2.14 of the Oklahoma Statutes hereby order the formation of the Oklahoma Justice Reform Task Force (Task Force).

The Task Force shall conduct a comprehensive review of Oklahoma's adult criminal justice system, and using a data-driven approach, shall:

1. Develop comprehensive criminal justice and corrections reform policy recommendations designed to alleviate prison overcrowding and reduce Oklahoma's incarceration rate while improving public safety;
2. Identify more cost effective, evidence based sentencing and supervision practices aimed at holding offenders more accountable and reducing recidivism;
3. Estimate any resulting savings from the policy recommendations; and

4. Identify opportunities in which to reinvest the resulting savings into policies shown to increase public safety, reduce recidivism, and improve offender reentry outcomes.

The Governor, or designee, shall serve as the Chairperson of the Task Force. The members of the Task Force shall be appointed by and serve at the pleasure of the Governor, and shall include: the Attorney General, or designee; the Director of the Department of Corrections, or designee; the Commissioner of the Department of Mental Health and Substance Abuse Services, or designee; the Commissioner of Public Safety, or designee; a member of the Oklahoma State Senate; a member of the Oklahoma House of Representatives; the Director of the Administrative Office of the Courts; a District Court Judge; two members of the Oklahoma District Attorneys' Association; the Oklahoma County Public Defender; the President of the Oklahoma City Chamber of Commerce; the President of the Tulsa Regional Chamber of Commerce; two members of non-profit organizations or foundations focused on reentry services or criminal justice reform; a member of a victims' services organization; and a physician specializing in the treatment of drug addiction.

The Task Force shall meet at such times and places as the Chairperson deems appropriate. Members shall serve without compensation. Administrative support for the Task Force, including personnel necessary to ensure the proper performance of its duties and responsibilities, shall be provided by the Governor's Office. Technical assistance will be provided by the Crime and Justice Institute and The Pew Charitable Trusts as part of the Public Safety Performance Project and Justice Reinvestment Initiative.

All Executive departments, officers, agencies and employees of this State shall cooperate with the Task Force in carrying out its duties and responsibilities, including providing any information, records and reports as may be requested by the Chairperson. The Task Force shall direct the Oklahoma Department of Corrections to provide relevant data and staff expertise to the technical assistance providers promptly upon request.

The Task Force shall prepare and submit a final report containing a detailed statement of the findings and policy recommendations of the Task Force to the Governor, the President Pro Tempore of the Senate, and the Speaker of the House of Representatives no later than December 15, 2016. This Task Force shall sunset upon issuance of the final report, unless otherwise extended by further executive order.

This Executive Order shall be distributed to the Secretary of State and each Task Force member.

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 8th day of July, 2016.

BY THE GOVERNOR OF THE
STATE OF OKLAHOMA

Mary Fallin

ATTEST:
Chris Benge
Secretary of State

[OAR Docket #16-703; filed 7-8-16]

1:2016-25.

EXECUTIVE ORDER 2016-25

I, Mary Fallin, Governor of the State of Oklahoma, pursuant to the power vested in me by Section 2 of Article VI of the Oklahoma Constitution hereby declare the following:

1. Flooding, severe storms, tornadoes, and straight-line winds beginning July 13, 2016, and continuing have caused extensive damage to public and private properties within the State of Oklahoma; and said damages have caused an undue hardship on the citizens of this State.
2. It may be necessary to provide for the rendering of mutual assistance among the State and political subdivisions of the State with respect to carrying out disaster emergency functions during the continuance of the State emergency pursuant to the provisions of the Oklahoma Emergency Management Act of 2003.
3. There is hereby declared a disaster emergency caused by the flooding, severe storms, tornadoes, and straight-line winds in the State of Oklahoma that threatens the lives and property of the people of this State and the public's peace, health, and safety. The counties included in this declaration are:

Adair, Beckham, Caddo, Canadian, Cherokee, Craig, Creek, Garfield, Grady, Grant, Haskell, Kay, Kingfisher, Latimer, LeFlore, Lincoln, Logan, Mayes, McCurtain, McIntosh, Muskogee, Noble, Nowata, Okmulgee, Osage, Pawnee, Payne, Pittsburg, Pottawatomie, Pushmataha, Rogers, Sequoyah, Tulsa, Wagoner and Washington.

This declaration may be amended to add counties as conditions warrant.

4. The State Emergency Operations Plan was activated on July 13, 2016, and resources of all State departments and agencies available to meet this emergency are hereby committed to the reasonable extent necessary to protect lives and to prevent, minimize, and repair injury and damage. These

efforts shall be coordinated by the Director of the Department of Emergency Management with comparable functions of the federal government and political subdivisions of the State.

5. State agencies, in responding to this disaster emergency, may make necessary emergency acquisitions to fulfill the purposes of this proclamation without regard to limitations or bidding requirements on such acquisitions.

6. This Executive Order shall terminate at the end of thirty (30) days.

Copies of this Executive Order shall be distributed to the Director of Emergency Management who shall cause the provisions of this Order to be implemented by all appropriate agencies of State government.

IN WITNESS WHEREOF, I have set my hand and caused the Great Seal of the State of Oklahoma to be affixed at Oklahoma City, this 15th day of July 2016.

BY THE GOVERNOR OF THE
STATE OF OKLAHOMA

Mary Fallin

ATTEST:
CHRIS BENGE
Secretary of State

[OAR Docket #16-717; filed 7-15-16]

1:2016-26.

EXECUTIVE ORDER 2016-26

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 49 C.F.R. Part 390.23, hereby declare that there is a State of Emergency continuing in the State of Oklahoma. Due to catastrophic weather occurring statewide, it is necessary to assist and expedite all efforts of storm relief. In order to accommodate this need and to provide assistance to the citizens of the State of Oklahoma in this extraordinary situation, I hereby order the temporary suspension of the following as they apply to vehicles in the support efforts:

1. The requirements for size and weights permits of oversized vehicles under Title 47 whose sole purpose is transportation of materials and supplies used for storm relief;
2. The requirements under Parts 390 through 399 of Title 49 of the Federal Motor Carrier Safety Administration Regulations;
3. The requirements for licensing/operating authority as required by the Oklahoma Corporation Commission; and
4. The requirements for licensing/registration authority as required by the Oklahoma Tax Commission.

Executive Orders

Due to the on-going State of Emergency, which has existed continually since July 13, 2016, this Executive Order shall be effective until the end of thirty (30) days after the filing of this Order.

Declaration of this emergency provides relief from Sections 390 through 399 of the Federal Motor Carrier Safety regulations for those interstate and intrastate carriers who are providing direct assistance for the immediate restoration of essential services (such as electrical, sewer, water, and telecommunications) or essential supplies (such as feed, food and fuel). It does not include transportation related to long-term rehabilitation of damaged physical infrastructure or routine commercial deliveries after the initial threat to life and property has passed. 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 Executive Order shall be forwarded to the Oklahoma Corporation Commission, the Oklahoma Tax Commission, and the Commissioner of Public Safety, who shall cause the provisions of this Order to be implemented by all appropriate agencies of State government.

IN WITNESS WHEREOF, I have set my hand and caused the Great Seal of the State of Oklahoma to be affixed at Oklahoma City, Oklahoma, this 15th day of July 2016.

BY THE GOVERNOR OF THE
STATE OF OKLAHOMA

Mary Fallin

ATTEST:
Chris Bengé
Secretary of State

[OAR Docket #16-718; filed 7-15-16]

1:2016-27.

EXECUTIVE ORDER 2016-27

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 upon receipt on Friday, July 15, 2016, until 5:00 p.m. on Tuesday, July 19, 2016, to honor those killed and injured in the senseless attack perpetrated in Nice, France on July 14, 2016.

This Executive Order shall be forwarded to the Division of Capital Assets Management, which 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 15th day of July, 2016.

BY THE GOVERNOR OF THE
STATE OF OKLAHOMA

Mary Fallin

ATTEST:
Chris Bengé
Secretary of State

[OAR Docket #16-719; filed 7-15-16]
